City of Fayetteville Staff Review Form

2018-0064 Legistar File ID

2/6/2018

	City Counc	il Meeting Date - Agenda Ite	m Only		
	N,	/A for Non-Agenda Item			
Summer Fallen		1/18/2018		Aviation	1/
			Trans	sportation Servic	
Submitted By		Submitted Date		Division / Dep	artment
	Actio	n Recommendation	on:		
Staff recommends approval and sig	nature of th	ne Mayor on agreement	for an as	ssignment of the	Flying Investments
ground lease to LC Joint Adventures	s, LLC.				
_		Decident lance and			
		Budget Impact:			
Account Numbe				Fund	
Account Number	:1			runu	
Project Number	r		P	roject Title	
				roject mic	
Budgeted Item?	NA	Current Bud	lget	\$	-
		Funds Obliga	ited	\$	
		Current Bala	nce	\$	-
Does item have a cost?	NA	Item (Cost		
Budget Adjustment Attached?	NA	Budget Adjustm	ent		
- -		Remaining Buo	lget	\$	-
	•				V20140710
Previous Ordinance or Resolution #					V20140710
		_			
Original Contract Number:		_	Арр	roval Date:	

Comments:



CITY COUNCIL AGENDA MEMO

MEETING OF FEBRUARY 6, 2018

TO: Mayor Lioneld Jordan

Fayetteville City Council

THRU: Don Marr, Chief of Staff

Terry Gulley, Transportation Services Director

FROM: Summer Fallen, Airport Services Manager

DATE: January 18, 2018

SUBJECT: LC Joint Adventures, LLC Agreement for Assignment

RECOMMENDATION:

Staff recommends approval and signature of the Mayor on agreement for an assignment of the Flying Investments ground lease to LC Joint Adventures, LLC.

BACKGROUND:

Flying Investments entered into a ground lease with the city on March 18, 2003, for property located at 4560 S. School Avenue, to construct a corporate hangar. The initial term of the lease runs through 2033 and has the sole option to extend an additional twenty years. Flying Investments paid \$780.00 for the first year's rent and the amount has been adjusted every five years.

Flying Investments is solely responsible for upkeep and maintenance of the leased property and its hangar. The City also agreed to provide a significant discount for the sale of fuel as described in Lease Attachment Number Two: First 100,000 gallons delivered in-to-plane \$.25 above cost per gallon; Second 100,000 gallons delivered in-to-plane \$.20 above cost per gallon; Third 100,000 gallons delivered in-to-plane \$.15 above cost per gallon; Fourth and Subsequent 100,000 gallons delivered in-to-plane \$.10 above cost per gallon.

DISCUSSION:

LC Joint Adventures, LLC has made an offer to Flying Investments for the purchase of the hangar which will also require an assignment of the ground lease. Paragraph 11 of the ground lease requires the written permission of the City for an assignment to be effective. LC Joint Adventures, LLC has agreed to take on all of the rights and responsibilities set forth in the ground lease and will also continue to receive the benefit of the fuel discount if the City agrees to the assignment.

BUDGET/STAFF IMPACT:

This lease will provide \$1,397.45 in revenue to the airport per year at the current rate.

Attachments:

SRF

Agreement for Assignment
Letter from LC Adventures with proposed assignment
Resolution 39-03 Ground Lease Agreement

AGREEMENT FOR ASSIGNMENT

Pursuant to the Fayetteville City Council Resolution approved on February 6, 2018, I, Mayor Lioneld Jordan, do hereby consent on behalf of the City of Fayetteville to the assignment of the Ground Lease Agreement entered into between the City of Fayetteville and Flying Investments, LLC on March 18, 2003, for property located at 4560 S. School Avenue, to LC Joint Adventures, LLC, subject to LC Joint Adventures, LLC's complete and full acceptance of all of its responsibilities and duties within the Ground Lease Agreement and its consummation of its purchase agreement with Gerald Jones, Trustee of the Gerald B. Jones Revocable Trust, dated January 22, 2007.

ATTEST:	CITY OF FAYETTEVILLE
City Clerk Sondra E. Smith	Mayor Lioneld Jordan
Date:, 2018	
responsibilities and duties including Ground Lease Agreement of March and Flying Investments, LLC, once Gerald Jones, Trustee of the Gerald I the Ground Lease Agreement has be	bes hereby agree that it shall bound by all the rights, ag the timely and complete payment of rent of the 18, 2003, entered into between the City of Fayetteville it has consummated its purchase agreement with B. Jones Revocable Trust, dated January 22, 2007, and een assigned to LC Joint Adventures, LLC. I hereby son is authorized to sign for and bind LC Joint
WITNESS:	LC JOINT ADVENTURES, LLC
Signature	By:
Name: Amazon Hampton	Date: <u>January 17, 2018</u>
Name: Amazon Hampton Title: Poralegal	

Date: January 17,2018

W. ASA HUTCHINSON III LICENSED IN ARKANSAS AND MISSOURI 479.878.1600 ahutchinson@ahlawgroup.com

January 4, 2018

Via First Class Mail and Email

Blake E. Pennington Assistant City Attorney Office of the City Attorney of Fayetteville 113 W Mountain Street, Suite 302 Fayetteville, AR 72701 bpennington@fayetteville-ar.gov

Re:

Assignment of Land Lease from Flying Investments, LLC to

LC Joint Adventures, LLC

Dear Blake:

Flying Investments, LLC currently leases land from the City located at 4560 S. School Avenue at the City's Municipal Airport. A corporate-style hangar has been constructed on this property by Gerald Jones, Trustee of the Gerald B. Jones Revocable Trust, dated January 22, 2007. Mr. Jones is the owner of Flying Investments, LLC, and desires to sell the hangar to my client LC Joint Adventures, LLC. In connection with this proposed sale, the parties are requesting that the City approve of the assignment of Flying Investments, LLC's lease to LC Joint Adventures, LLC. The purchase and sale of the hangar will not occur without the assignment of this lease as requested.

LC Joint Adventures, LLC is owned by Lance Creamer and Mark Rockwell. Mr. Creamer is an owner of JETT Aircraft, LLC which currently operates out of the hangar located at 4500 S. School Ave. at the City's Municipal Airport. JETT Aircraft, LLC has been a good operator and customer at the airport. LC Joint Adventurers, LLC will similarly be a responsible operator and customer, and will of course agree to be bound by all the rights, responsibilities and duties, including the timely and complete payment of rent, of the tenant under the current lease between Flying Investments, LLC and the City for the 4560 S. School Ave. property once said lease has been assigned to LC Joint Adventures, LLC and its purchase of the associated hangar has been consummated.

Enclosed is a copy of the proposed Assignment we request the City to approve. I have also copied Tom Overbey, counsel for Flying Investments, LLC, Gerald Jones and Gerald Jones, Trustee of the Gerald B. Jones Revocable Trust, dated January 22, 2007. Thank you and please let me know if you need anything additional.

Blake E. Pennington January 4, 2018 Page 2

Sincerely,

W Asa Hutchinson III

Enclosure

Cc: Tom Overbey (via email only to toverbey@artaxlaw.com)

ASSIGNMENT AND ASSUMPTION OF GROUND LEASE

KNOW ALL MEN BY THESE PRESEN	TS that Flying Investments, LLC, an Arkansas
consideration given by LC Joint Adventures, LLC "Assignee"), the receipt and sufficiency of which	Purchase Agreement executed by the parties reement"), and for other good and valuable c, an Arkansas limited liability company (the ch is hereby acknowledged, hereby assigns ctive Date"), does hereby convey, transfer and le and interest in and to the Lease Agreemen ssignor and the City of Fayetteville, Arkansas ses certain real estate from the City located as
TO HAVE AND TO HOLD the same unto and after the Effective Date hereof, subject to the contained in the Ground Lease.	the Assignee, its successors and assigns, from e terms, covenants, conditions and provisions
The Assignee hereby assumes, as of the Effective and after the Effective Date hereof and hereby and conditions contained in the Ground Lease from the full force and effect as if Assignee had signed the therein.	y agrees to perform all of the terms, covenants in and after the Effective Date hereof, all with
This instrument may be executed in counterpressure shall constitute a single agreement. This instrument and/or facsimile transmission.	parts, which counterparts, when taken together at may be executed and delivered by electronic
IN WITNESS WHEREOF, the parties he indicated by each below but this Assignment and As Effective Date set forth herein.	ereto have each set their hands as of the date ssumption of Leases shall be effective as of the
ASSIGNOR:	ASSIGNEE:
Flying Investments, LLC	LC Joint Adventures, LLC
By:Name: Gerald Jones	By:Name: Lance Creamer
Title:	Title: Managing Member
Date:	Date:

RESOLUTION NO. 39-03

A RESOLUTION APPROVING A GROUND LEASE AGREEMENT WITH FLYING INVESTMENTS, LLC FOR SPACE AT THE FAYETTEVILLE MUNICIPAL AIRPORT TO CONSTRUCT A HANGAR AND AN OFFICE/SHOP.

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF FAYETTEVILLE, ARKANSAS:

<u>Section 1</u>. That the City Council hereby approves a Ground Lease Agreement with Flying Investments, LLC for space at the Fayetteville Municipal Airport to construct a hangar and an office/shop. A copy of the Lease Agreement marked Exhibit "A" is attached hereto and made a part hereof.

PASSED and APPROVED this 18th day of March, 2003.

APPROVED:

DAN COODY Mayo

SONDRA SMITH, City Clerk



LEASE AGREEMENT Ground Lease

This Lease Agreement entered into this 18th day of 1900

Investments, LLC, P. O. Box 8157, Fayetteville, Arkansas 72703 hereinafter referred to a
Flying Investments .
WHEREAS, the City owns and operates an Airport known as Fayetteville Municipal Airport Drake Field, situated in Washington County in the State of Arkansas; and
WHEREAS, Flying Investments desires to lease from the City certain space for the construction o an aircraft hangar and ramp as described below:
A CERTAIN TRACT OF LAND 120 FT. X 130 FT. LOCATED AT 4560 S. SCHOOL AVENUE AT THE FAYETTEVILLE MUNICIPAL AIRPORT - DRAKE FIELD AND MORE PARTICULARLY SET FORTH AND SHOWN ON EXHIBIT "A", ATTACHED HERETO AND MADE A PART HEREOF.
NOW, THEREFORE, the Parties hereto agree as follows:
1. <u>LEASEHOLD</u> . The City does hereby grant, demise and lease unto Flying Investments certain premises situated in Washington County, Arkansas, within the boundaries of the Fayetteville Municipal Airport- Drake Field. Flying Investments will be responsible for all improvements to the Leased Premises.
- Ca
2. <u>TERM</u> . The term of this lease is for thirty (30) years beginning on the first day of the next month following the date the Occupancy Permit is granted (day of, 2003), and
ending at midnight the end of the previous month in the year 2033 (, 2033) unless otherwise terminated, canceled or extended as set forth herein below.
Flying Investments shall have six (6) months from April 1, 2003 to begin construction of the hangar

The City or Flying Investments may terminate this lease at any time by giving the other party thirty (30) days written notice of termination during the first six (6) months following the April 1, 2003 date, or prior to the ground breaking for the new facility. Failure to begin construction before

October 1, 2003 will be an automatic cancellation of this ground lease.

- A. Option to Extend. Flying Investments shall have the option to extend the Lease Term of this Lease for one (1) period of Twenty (20) years if Flying Investments has satisfied the following conditions (extensions beyond Fifty (50) years must be renegotiated and approved by the City Council):
 - 1). Flying Investments has complied with and performed all conditions, covenants, and terms of the Agreement without any defaults known to Flying Investments, or any defaults that are not otherwise in the process of being resolved in the manner provided in this Agreement.
 - 2). Notice of Flying Investments's request to renew has been made and presented in writing to the City at least One Hundred Twenty (120) days prior to the expiration of the term.
 - 3.) The amount of rental fees shall have been successfully negotiated and agreed to by the parties for the extended lease term.
- 3. <u>RENTAL FEES.</u> During the term of this lease, Flying Investments agrees to pay the City an annual ground rental fee of five cents (\$.05) per square foot of total leased ground space. Leased ground space totals 15,600 square feet. Annual rental due the City is Seven Hundred and Eighty Dollars (\$780.00). Said rental is to be paid in advance in yearly installments on the 1st day of next month following the date of the Occupancy Permit is granted (, 2003).

If paid annually, or in increments of five (5) years or less, rental charges shall be reviewed every five (5) years and the rental charges for the next five (5) years of the lease term will be adjusted up to reflect the Consumer Price Index (CPI) plus one (1) percent, using the formula on Lease Attachment #1.

A delinquency charge will be imposed on payments not received by the close of business on the tenth day after the due date. Such delinquency charge shall be the maximum amount allowable under Arkansas law. All payments shall be delivered or mailed to: City of Fayetteville, 113 West Mountain Street, Fayetteville, Arkansas 72701.

4. <u>UTILITIES AND JANITORIAL SERVICES</u>. Flying Investments shall be responsible for the payment of the utilities associated with any, but not limited to, electric, gas, heating, water/sewer, and trash removal to the leasehold.

The City shall not be required to furnish to Flying Investments any facilities or services of any kind, such as, but not limited to, water/sewer, trash removal, electricity, or gas. Any such facilities or services required by Flying Investments for their use and purposes shall be their sole and exclusive responsibility and agree to hold City of Fayetteville harmless from any responsibility or liability therefore.

- 5. <u>TERMS AND CONDITIONS</u>. Flying Investments agrees to comply with and abide by all terms and conditions set forth in this original Agreement of Lease.
- 6. <u>USE OF THE PREMISES</u>. Flying Investments agrees that the leased premises shall be used and occupied only as an aircraft hangar and for related lawful purposes.
 - A. Flammable Material. Flying Investments further agrees not to store any flammable material on the demised premises other than a limited supply of oils and agents necessary for the operation of an aircraft hangar.
 - B. Hazardous Substance. Flying Investments shall not cause or permit any Hazardous Substance to be used or stored on or in the Leased Premises with out first obtaining the City of Fayetteville's written consent. If Hazardous Substances are used, stored, generated, or disposed of on or in the Leased Premises or if the Leased Premises or any other Airport property becomes contaminated in any manner for which Flying Investments is responsible or legally liable, Flying Investments shall indemnify and hold harmless the City of Fayetteville from any and all claims, damages, fines, judgements, penalties, costs, liabilities, or losses (including, without limitation and decrease in value of the Lease Premises, damages caused by loss or restriction of rentable or usable space as part of the Leased Premises) arising during or after the term hereof and arising as a result of that contamination by Flying Investments, Flying Investments's agents, employees, and invitees. This indemnification includes, without limitation, and all costs incurred because of any investigation of the Airport or any cleanup, removal, or restoration mandated by a federal, state, local agency or political subdivision.
 - C. Flying Investments shall not start or operate aircraft engines within the facility leased hereby and shall not allow such operations by any other person.
- 7. <u>USE OF THE AIRPORT</u>. Flying Investments is granted the use, in common, without charge, with others similarly authorized, of the airport, together with all facilities, equipment, improvements, and services which have been or may hereafter be provided at or in connection with the Airport from time to time including, but not limited to, the landing field and any extensions hereof or additions thereto, roadways, runways, ramps, aprons, taxiways, flood lights, landing lights, beacons, control tower, signals, radio aids, and all other conveniences for flying, landings and takeoffs.

Flying Investments agrees to observe and obey City of Fayetteville's Ordinances and Regulations with respect to the use of the demised premised and Airport; provided, however, such Ordinances and Regulations shall be consistent with safety and with all city, county, state, and federal ordinances, rules and regulations. Flying Investments agrees to abide by the rulings of the Federal Aviation Administration with respect to the use of the Leased Premises. "Airport Minimum Standards for Operations and Commercial Activities" herein referred to as Airport Minimum Standards at Fayetteville Municipal Airport are made part of this lease by reference as if included

word for word. Special provisions for the use of fuel storage facilities are listed on Lease Attachment #2.

8. REPAIRS, MAINTENANCE AND APPEARANCE.

- A. Flying Investments shall at all times during the term of this Lease Agreement, at Flying Investments's expense, keep and maintain in good repair and safe condition the leased premises and the equipment and appurtenances, both inside and outside, structural and non-structural, extraordinary and ordinary, whether or not necessitated by wear, tear, obsolescence or defects, latent or otherwise. When used herein, the term "repairs" shall include all necessary replacements, renewals, alterations, additions, and betterments. Flying Investments acknowledges that Flying Investments shall be responsible for the repairs and maintenance necessary to maintain the structural integrity of the hangar. Flying Investments will at all times maintain the Leased Premises in a clean, orderly, and attractive condition; not allow the accumulation of rubbish, trash, refuse and any unsightly conditions or fire hazards on the Leased Premises. Flying Investments shall be responsible for mowing and the upkeep of the outside grounds of the Leased Premises. Flying Investments shall be responsible for all janitorial services and trash removal from the Leased Premises.
- **B.** The necessity for and adequacy of repair to the Lease Premises, pursuant to Subparagraph (a.) hereof, shall be measured by the standard which is appropriate for improvements of similar construction and also shall meet the requirements and standards set out and promulgated by the City pursuant to the primary lease referred to above.
- C. Flying Investments agrees to reimburse the City for all sums and expenses incurred in the repairs or maintenance required or caused to be made pursuant to the regulations and rules of the City mentioned in Subparagraph (b) above as a result of failure by Flying Investments to maintain or repair the demised premised as required.
- 9. <u>ALTERATIONS AND IMPROVEMENTS</u>. Flying Investments shall have prior written consent from the City, meeting all City requirements, to make any alterations, additions and improvements Flying Investments deems necessary and desirable to the interior of the leased premises. Flying Investments shall not be entitled to make any major or material alterations, additions or changes to the exterior of the leased premises without the City's prior written consent. Flying Investments acknowledges and agrees that all such alterations, additions and improvements, including paneling, partitions, railings, floors, ceilings and the like, shall become the property of the City upon the terminations of the Lease Agreement.
- 10. <u>INSURANCE</u>. Flying Investments shall obtain and maintain property insurance coverage for the repair or replacement of the leasehold and any adjacent improvements, with an insurance company licensed to do business in the State of Arkansas, naming the City of Fayetteville and the Fayetteville Municipal Airport and their trustees, agents, officers, and employees are named as an

Additional Insured on the policy, and Flying Investments shall provide the Airport Administration Office with a Certificate of Insurance during the term of this Lease.

Flying Investments acknowledges that it is the Flying Investments's responsibility to maintain insurance on Flying Investments's personal property.

- 11. <u>SUB-LEASING AND ASSIGNMENT</u>. Flying Investments shall not be entitled to sub-lease or assign the Flying Investments's interest in this Lease Agreement without first obtaining the written permission of the City, provided however, Flying Investments may assign Flying Investments's interest in this Lease Agreement for a One Hundred and Eighty (180) day period to Qualified Escrow, LLC, in order for Flying Investments to accomplish a tax deferred exchange under Section 1031 of the Internal Revenue Code. A request to sub-lease or an assignment of the lease will not be unreasonably withheld.
- 12. EVENTS OF DEFAULT. The following shall be "Events of Default" under this Agreement, and the terms "Events of Default" or "Default" shall mean, whenever they are used herein, any one or more of the following.
 - A. Flying Investments shall fail to pay when due and owning any rentals hereunder and such nonpayment shall continue for twenty days after written notice thereof by the Airport;
 - B. Flying Investments voluntarily shall abandon, desert, or vacate the Leased Premises;
 - C. Flying Investments shall fail to comply with insurance requirements imposed hereunder;
 - D. Flying Investments shall fail to observe or perform any other of its obligation hereunder, and such failure shall continue un-remedied for twenty (20) days after the City shall have given to the Flying Investments written notice specifying such default. Provided, the Airport may grant Flying Investments such additional time as it's reasonably required to correct any such default if Flying Investments has instituted corrective action and diligently is pursuing the same;

. .

- E. Flying Investments shall fail to provide and maintain any security assurances required hereunder; or
- 13. <u>REMEDIES UPON FLYING INVESTMENTS'S DEFAULT</u>. Whenever an Event of Default of Flying Investments shall occur, the City may pursue any available right or remedy at law or equity including:
 - A. Termination. At its exclusive option, the City deliver to Flying Investments written notice of termination, specifying the date upon which the Agreement will terminate. In the event of termination, Flying Investments's rights to possession of the Leased Premises immediately shall cease. The City may then reenter and take possession of the Leased

Premises and Flying Investments forthwith shall surrender possession of the Leased Premises. Upon termination of this Agreement, Flying Investments shall be liable for payment of:

- 1.) All sums accrued through the date of termination.
- 2.) The reasonable costs incurred by the City to re-let the Leased Premises, or any portion thereof; and
- 3.) The reasonable cost incurred by the City to restore the Leased Premised or any portion thereof to the condition in which they originally were leased, ordinary wear and tear excepted.

All rentals received by the City from re-letting the Leased Premises after the termination of this Agreement shall be credited against the Outstanding Rental Balance. The acceptance by the City of any rentals from Flying Investments after the termination of this Agreement shall not reinstate this Agreement.

Upon such notice, Flying Investments agrees to vacate the premises immediately. Should it become necessary for City to resort to judicial process to enforce the terms of this Agreement, or reclaim possession of the premises, Flying Investments agrees to pay a reasonable attorney's fee.

- 14. EXPIRATION OR TERMINATION. On the expiration or other termination of this Lease, Flying Investments 's right to use the demised premises shall cease, and Flying Investments shall vacate the premises without unreasonable delay. All property installed, erected, or placed by Flying Investments in, on, or about the premises leased hereunder shall be deemed to remain the property of City. Flying Investments shall have the right at any time during the term of this agreement, or any renewal or extension hereof, and for an additional period of seven (7) days after the expiration or other termination of this agreement, to remove any or all of Flying Investments's property, subject, however to Flying Investments's obligation to repair all damage, if any, resulting from such removal. Any and all property not removed by Flying Investments prior to the expiration of the aforesaid seven (7) day period shall thereupon become a part of the land on which it is located and title hereto shall thereupon vest in City.
- 15. <u>TERMINATION OF AIRPORT</u>. In the event that the Fayetteville Municipal Airport facility and property are no longer used for aviation purposes, the Flying Investments may remain in possession of the premises until the end of the lease term with the right to use the premises for any use allowable under Arkansas law.
- 16. <u>TAXES</u>. Flying Investments shall pay all ad valorem taxes and assessments upon the leased premises and upon all personal property located upon the leased premises which are assessed during the lease term.

- 17. MORTGAGING OF LEASEHOLD. Flying Investments is hereby given the absolute right without the City of Fayetteville's consent to mortgage his interest in the leased premises, provided that no such mortgage shall extend to or affect the fee, the reversionary interest, or the estate of City of Fayetteville in and to the land and building (hangar facility complex) erected thereon.
- 18. INDEMNITY. Flying Investments agrees to indemnify the City against any liability for injuries to persons or damage to property caused by Flying Investments's gross negligent use or occupancy of the leased premises; provided, however, that Flying Investments shall not be liable for any personal injury, damage or loss occasioned by the negligence of City or its agents or employees, and provided further, that each party shall give prompt and timely notice of any claim made or suit instituted which in any way directly or indirectly affects or might affect either party, and each party shall have the right to compromise and defend the same to the extent of its own interest. This clause shall not be construed to waive that tort immunity asset forth under Arkansas Law.
- 19. <u>NON-WAIVER</u>. Neither the waiver by City of any breach of Flying Investments of any provision hereof nor any forbearance by the Airport to seek a remedy for any such breach shall operate as a waiver of any other breach of Flying Investments.
- 20. <u>NOTICES</u>. Any notice or consent required by this Agreement shall be sufficient if sent by Certified Mail, return receipt requested, postage paid, to the following addresses:

CITY OF FAYETTEVILLE:

Airport Administration Office 4500 S. School Avenue, Suite F Fayetteville, Arkansas 72701

PH: 479-718-7642 FAX: 479-718-7646

FLYING INVESTMENTS LLC:

Flying Investments
P. O. Box 8157
Fayetteville, Arkansas 72703
PH: 479-530-4000

FAX: 470-443-9424

21. NON-DISCRIMINATORY CLAUSE.

- A. Flying Investments agrees to not discriminate by segregation or otherwise against any person or persons because of race, creed color, religion, national origin, sex, martial status, or handicap in the furnishing, or by refusing to furnish, to such persons the use of any facility, including any and all services, privileges, accommodations, and activities provided thereby. Nothing herein shall require the furnishing to the general public of the use of any facility customarily furnished by the City solely to tenants, their employees, customers, patients, client, guests, and invites.
- B. This Agreement shall be construed under the laws of the State of Arkansas.

22. All the covenants, conditions, and provisions under this agreement shall extend to and bind the legal representatives, successors, and assign of the respective parties hereof. IN WITNESS WHEREOF, the parties have executed this lease on the day and year first above written. ATTEST: Donden Dmill By: Flying Investments: By: . 2.04 ATTEST: By:

Title:

LEASE ATTACHMENT NUMBER ONE

Rent adjustments shall be made as of the commencement of each of the Dates Upon Which Rent Increases Apply and shall be determined by the following formula:

Rent as last so increased under this Lease

multiplied by:

1 + <u>Current Index - Base Index</u> Base Index

plus

one percent (1%) of the Rent as last so increased under this Lease

Where, "Current Index" shall be the CPI (D-1 Consumer Price Index-All City Average, ""all items groups, subgroups and special groups, "published monthly in the Monthly Labor Review of the Bureau of Labor Statistics of the United States Department of Labor) for the month immediately prior to the applicable Dates Upon Which Rent Increases Apply, and Base Index shall be the CPI for the month immediately prior to the Commencement Date or the most recent Dates Upon Which Rent Increases Apply, whichever is applicable. In no event, however, shall the Rent for any period be less than the Rent as last so increased under this Lease. In the event that such CPI is no longer published or otherwise available, the adjustment provided for herein shall be by the successor (or the most nearly comparable successor index) thereto, adjusted as appropriate to the applicable dates.

LEASE ATTACHMENT NUMBER TWO

Fuel stored in the Airport Fuel Storage Facility shall be coordinated with the Airport Administration Office and all fees and charges required by City Ordinance shall be remitted to the City of Fayetteville. Deliveries shall be coordinated so as not to overfill the fuel storage tanks. In addition to Buyer and Supplier Fees (Fuel Flowage Fees) charged by City of Fayetteville Ordinance, an In-To-Plane Fee shall be charged at the following rate schedule for each calendar year.

First:

100,000 gallons delivered in-to-plane\$.25 per gallon

Second:

100,000 gallons delivered in-to-plane\$.20 per gallon

Third:

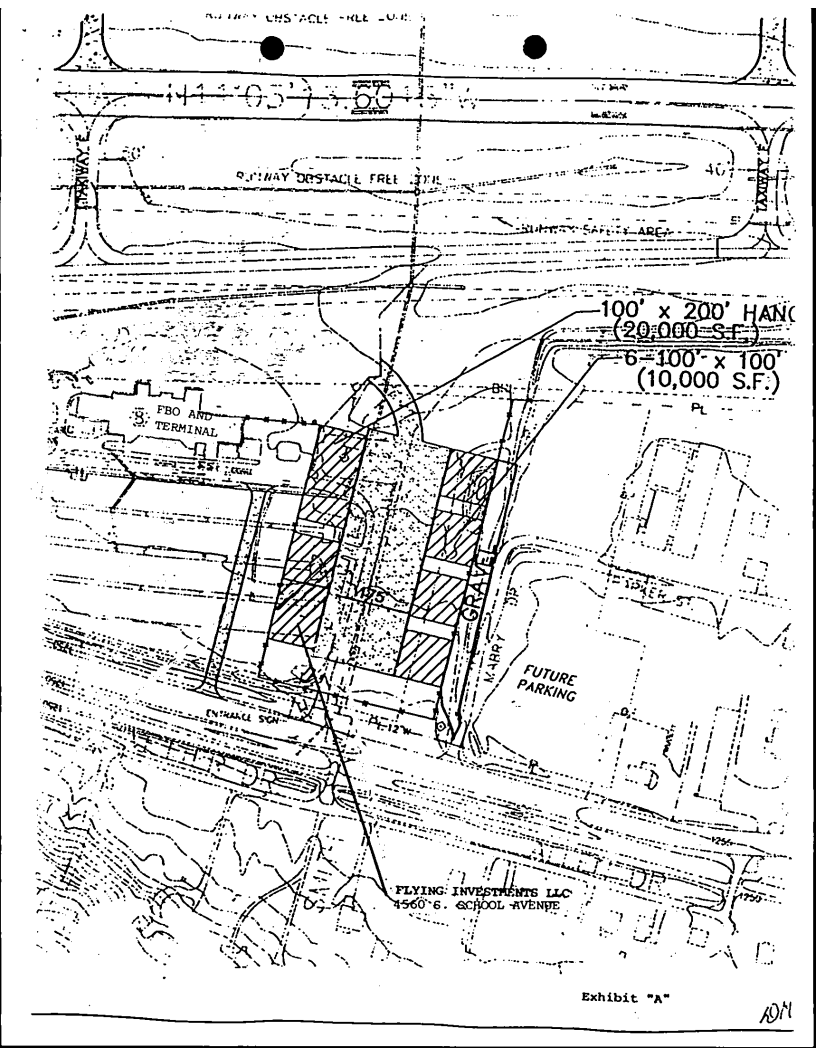
100,000 gallons delivered in-to-plane\$.15 per gallon

Fourth:

And Subsequent:

100,000 gallons delivered in-to-plane\$.10 per gallon

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Resolution No. 39-03

CROSS REFERENCE:

ltem#	Date	Document	
1	03/18/03	Res. 39-03 w/lease agreement	
2	02/21/03	Staff Review Form	
3	03/20/03	memo to Ray Boudreaux	

NOTES:

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DEPARTMENTAL CORRESPONDENCE

To:

Ray Boudreaux

Airport

From: Clarice Buffalohead-Pearmai

City Clerk Division

Date:

3/20/2003

Re:

Res. No. 39-03

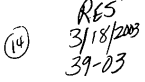
Attached please find an executed copy of the above resolution passed by the City Council on March 18, 2003, approving a ground lease agreement with Flying Investments, LLC for space at the Fayetteville Municipal Airport to construct a hangar and an office/shop.

I am returning one executed contract to you. The other original contract will be microfilmed and filed with the city clerk's office. If anything else is needed please let the city clerk's office know.

/cbp

CC:

Nancy Smith, Internal Auditor



STAFF REVIEW FORM

X AGENDA REQU CONTRACT RE	VIEW //	larch 18, 20	203	
GRANT REVIEW For the Fayetteville City C		rch 4, 2003		
FROM:	.,===========			
Ray M. Boudreaux Name		Airport Division	<u>Aviatio</u> Departm	n & Economic Development ent
ACTION REQUIRED: office/shop complex at Fa				ts, LLC. for construction of a hangar and
COST TO CITY:				
Cost of this Request	Category/Project	Budget	Category/Project	Name
Account Number	Funds used to date		Program Name Airport	
Project Number	Remaining Balance	 :e 	Fund	
BUDGET REVIEW:	X	Budgeted Item		Budget Adjustment Attached
Budget Manager	Date	Administrative Se	rvices Dir.	Date
CONTRACT/GRANT/LE	· • • • • • • • • • • • • • • • • • • •	eucy Smit	Te alanhi	2
Accounting Manager	Date Internal		~ ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	GRANTING AGENCY
Chy Agordey		ordinator	Date	
Purchasing Officer	Date Grants C	oordinator	Date	
STAFF RECOMMEND	ATION: Approve Lo	ase for Mayor	Signature.	
Division Herd	Date B	Ders	Cross R	<u>eference</u>
Department Director	Date 2-2/-	~? -	New Ite	
Administrative Services D		<u> </u>	Prev. Or	rd/Res#: nt. Date:
Mugh Ear	rest 2.34.	<u>03</u>	Orig Co	
Mayor Can	Date	1	-	
11/01/00	tu ito	f/03		

Meeting Date:

March 4, 2003

Comments: Flying Investments, LLC has a ground lease on Fayetteville Municipal Airport, Drake Field and is in construction of their first hangar. This ground lease will allow the company to construct an additional hangar and to connect the two buildings with a shop and office complex. Flying Investments represents several companies in the aircraft maintenance and repair, aircraft modifications, aircraft sales and aircraft management businesses.

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THE CITY OF FAYETTEVILLE, ARKANSAS DAN COODY. MAYOR

MEMORANDUM

TO:

Dan Coody, Mayor

City Council Members

THRU:

Staff Review Committee

FROM:

Ray M. Boudreaux, Director, Aviation and Economic Development

DATE:

February 14, 2003

SUBJECT:

Ground Lease for Flying Investments LLC

Background: The Airport Board approved at their meeting of February 13, 2003, a ground lease to Flying Investments, LLC for the construction of a second hangar and connecting shop/office complex at Fayetteville Municipal Airport, Drake Field. Flying Investments is in construction of their first hangar. The second hangar will be adjacent to and west of the first hangar. Flying Investments, LLC represents several aviation related businesses that are partners in the enterprise located at the airport.

Purpose: Review, approval and signature by the Mayor

Budget Considerations: Lease of 15.600 square feet of ground at \$.05 per SF with increases every 5 years at the rate of increase in the CPI plus 1%. Initial term is 30 years with one renewal for 20 years.

Requested Action: Mayor, sign the ground lease contract.

Attachments: Staff Review Form

Ground Lease Contract (2 cys)

Aviation and Economic Development Department Fayetteville Municipal Airport, Drake Field 4500 South School Avenue, Suite F Fayetteville, Arkansas 72701 Ray M. Boudreaux, Director