# J.D. Power Purchase of Services and License Agreement

This Purchase of Services and License Agreement ("PSLA") is entered into as of February 27, 2018 ("Effective Date") by and between J.D. Power, a Delaware corporation, with its principal place of business at 3200 Park Center Drive, 13th Floor, Costa Mesa, CA 92626 ("JDP"), and San Antonio Airport, a corporation in Texas, with its principal place of business at 9800 Airport Blvd, San Antonio, TX 78216 ("Subscriber"). The controlling documents of this PSLA consist of this Purchase of Services and License Agreement, plus the following Exhibits which are attached hereto and incorporated herein by reference:

Exhibit A: Statement of Syndicated Service Fees

## LIQUIDATED DAMAGES

Subscriber agrees to pay J.D. Power, as liquidated damages, \$10,000 for each instance in which any portion of the studies, reports, software or other information provided to Subscriber by J.D. Power is disclosed as part of any external advertising or other promotional campaign or communication by Subscriber or any of their employees, officers, directors, affiliates, agents or contactors. Such liquidated damages shall be in addition to all other remedies that may be available to J.D. Power for breach of this PSLA.

#### LICENSE, OWNERSHIP AND RESTRICTIONS ON USE

Subscriber agrees that J.D. Power is the exclusive owner of the studies, reports, data and other information provided by J.D. Power to Subscriber (collectively "Information"), the desk-top software provided by J.D. Power that allows you to view and use the Information (the "Software"), any electronic platform, including those accessed through the worldwide web, which enables Subscriber access to the Information (the "Platform"), and any other media containing the Information or the Software or the Platform, the J.D. Power service marks, including the name J.D. Power, each of the J.D. Power Medallions, and all copyrights, trademark rights and other intellectual property rights with respect to each of the foregoing. The Information is provided for Subscriber's internal use only. Subscriber shall not directly or indirectly use or display J.D. Power's name or service marks without the prior written consent of J.D. Power. Subject to any restrictions or limitations specified in Exhibit A for the Information, Subscriber is hereby granted a non-exclusive, non-transferable license to use the Information and the Software for a period of five (5) years from the access start date on Exhibit A; provided, however, that the said license for non-exclusive, nontransferable use and access to the Platform (and for any software, if accessed through the Platform) shall be in effect for only one (1) year from the date of account password activation for access to the Platform. Subscriber shall not modify, reverse engineer, decompile or disassemble any of the Software or Platform. Subscriber may access the Software from a hard disk, over a network, or by any other method it chooses, as long as it otherwise complies with the restrictions and limitations of this PSLA. Subscriber may make a reasonable number of copies of the Software subject to the limitations on use specified in this PSLA. Subscriber shall not provide access to, display, circulate or otherwise disclose any of the Information or the Software or the Platform to any person except employees or contractors of Subscriber who have agreed, for the benefit of J.D. Power, to comply with the provisions of this paragraph 1 ("Authorized Users"). Notwithstanding the foregoing, all support and maintenance by J.D. Power in connection with the Platform shall be for a period of one year from the date of activation, and, with respect to the Software, one year from the date of invoice. Subscriber shall not use any of the Information or Software except as expressly permitted by this PSLA. Subscriber shall cease using the Information and Software and at the end of the five-year period, and, with respect to the Platform, after the one-year, period, as applicable, for which it is licensed and, upon the written request of J.D. Power, shall destroy or return to J.D. Power all copies of the Information and Software. Subscriber acknowledges and agrees that the Information is disclosed to Subscriber in confidence, portions of which are protectable as a trade secret of J.D. Power.

## 2. CHARGES

Subscriber shall pay the subscription fees for the Information, Software and Platform and the fees for all other services ordered from J.D. Power (collectively, the "Services"). Consulting support for the Services is limited to the amount specified by the specifications for such Services; additional charges apply for additional support.

## 3. DISCLAIMER OF WARRANTY

Although J.D. Power shall use all reasonable efforts to provide accurate and reliable Services under this PSLA, neither J.D. Power nor any of its licensors of Information or Software or Platform included in the Services warrants the adequacy or accuracy thereof. J.D. POWER AND ITS LICENSORS PROVIDE THE SERVICES AS IS AND HEREBY DISCLAIM ALL WARRANTIES, WHETHER EXPRESS, IMPLIED OR STATUTORY, AS TO THE SERVICES OR THE RESULTS TO BE OBTAINED FROM THE USE THEREOF, INCLUDING WITHOUT LIMITATION ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE.

# 4. INFRINGEMENT; INDEMNITY

J.D. Power shall indemnify Subscriber with respect to all losses or damages incurred by Subscriber, including reasonable attorney's fees, as a result of any claim against Subscriber that the Services furnished by J.D. Power and used by Subscriber as provided by this PSLA infringe any copyright or other proprietary rights of a third party, provided that J.D. Power is given prompt written notice thereof and has sole control of the defense and settlement of such claim. In the event of such claim, J.D. Power shall have the right to terminate this PSLA with respect to the allegedly infringing Services by giving written notice to Subscriber and by refunding to Subscriber the prorata share of any prepaid charges relating to such infringing Services. Subscriber shall indemnify J.D. Power with respect to all losses or damages incurred by J.D. Power, including reasonable attorney's fees, as a result of any claim arising out of Subscriber's use of the Services furnished by J.D. Power, provided that Subscriber is given prompt written notice thereof and has sole control of the defense and settlement of such claim.

# 5. LIMITATION OF LIABILITY

J.D. Power shall have no liability to Subscriber for any damages resulting from any interruptions, delays, inadequacies, errors or omissions relating to the Services or from the loss of Subscriber data or otherwise. IN NO EVENT SHALL J.D. POWER HAVE ANY LIABILITY, WHETHER ARISING IN CONTRACT, TORT OR OTHERWISE, FOR

LOST PROFITS OR ANY INDIRECT, SPECIAL, PUNITIVE, CONSEQUENTIAL OR INCIDENTAL DAMAGES, WHETHER OR NOT CAUSED BY THE NEGLIGENCE OF J.D. POWER, EVEN IF J.D. POWER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NOTWITHSTANDING THE FOREGOING, J.D. POWER'S MAXIMUM LIABILITY TO SUBSCRIBER FOR ANY DAMAGES WITH RESPECT TO THE SERVICES OR UNDER THIS PSLA SHALL NOT EXCEED THE AGGREGATE TOTAL FEES PAID BY SUBSCRIBER TO J.D. POWER UNDER THE INVOICE FOR THE SERVICES.

#### INJUNCTIVE RELIEF

Subscriber acknowledges that J.D. Power cannot be adequately compensated in money damages for the consequences of a breach hereof, and agrees that J.D. Power, in addition to its other remedies hereunder in the event of any disclosure in violation of Section 1 hereof, shall be entitled to an order enjoining any further breach hereof.

#### 7. OTHER MATTERS

- (a) Amendment. No waiver, alteration or amendment of any provision of this PSLA or any J.D. Power price quoted for the Services shall be effective unless agreed in writing by an authorized representative of both parties.
- (b) Governing Law. This PSLA shall be governed by and interpreted in accordance with the laws of the State of California, without regard to the conflicts of law rules of such state. Any dispute that arises under or relates to this PSLA (whether in contract, tort or both) commenced by either party shall be resolved in state or federal court in Orange County, California, and the parties expressly waive any right they may otherwise have to cause any such action or preceding to be brought or tried elsewhere.
- (c) Assignment. Neither this PSLA nor any of the Information may be assigned or otherwise transferred by Subscriber, in whole or in part, without the prior written consent of J.D. Power. J.D. Power may assign this PSLA, in whole or in part, to any affiliate or to any successor by acquisition or merger of J.D. Power or the business operations to which this PSLA relates. The parties' rights and obligations under this PSLA will bind and inure to the benefit of their permitted successors and assigns.
- (d) Entire Agreement. This PSLA, including all exhibits, and any confidentiality or nondisclosure agreement between the parties that covers this PSLA, constitute the complete, final and exclusive statement of the terms of the agreement between the parties pertaining to the subject matter hereof and supersedes all prior agreements, understandings and negotiations of the parties. The terms of any purchase order or other document issued by the Subscriber in conjunction with this PSLA shall be of no effect and shall not in any way extend or amend the terms and conditions of this PSLA unless those terms are expressly accepted in writing by both parties.
- (e) Compelled Disclosure. Information may be disclosed by Subscriber solely to the extent required by subpoena, court order or other operation of law (each a "Compelled Disclosure"), provided that Subscriber has given notice to J.D. Power and has made a reasonable attempt in good faith to resist making such disclosure. If disclosure is required notwithstanding Subscriber's efforts to resist such disclosure, Subscriber shall limit the disclosure to the minimum necessary to comply with such Compelled Disclosure. (f) Survival. Sections 1, 3, 4, 5, 6 and 7 shall survive termination of this PSLA.
- (g) Counterparts and Execution. This PSLA may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument. Facsimile, Portable Document Format (PDF), or photocopied signatures of the Parties will have the same legal validity as original signatures.

IN WITNESS WHEREOF, the parties have caused this PSLA to be executed by their respective duly authorized representatives as set forth below:

# Subscriber

Signature:	Date:
Printed Name:	
Title:	
J.D. Power	
Signature: had	Date: 2/27/18
Printed Name: Michael Taylor	
Title: Practice Lead, Travel	

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		hase of Services and Lic ndicated Service Fees	ense AgreementExhib	oit A						
Account N	lame:	San Antonio Airport	J.D. Powe	er Contact:		-	Faza Ramez			
This Exhibit	A is govern	ned by and made part of the J.D. Po	ower Purchase of Services and Lic	cense Agreement (*	'PSLA") to which	this Exhibit A	s attached. Any cha	anges to this	Exhibit A or t	he PSLA must be
and the same of the same		District Control of the Control of t		Involos Addrso	nt Diagram	elete if differe	-			
Company:				BSS: Please complete if different from Subscriber Information						
Name:		San Antonio Internal Airport Company: Karen W. Ellis Name:								
Address: 9800 Airport Blvd, Address:										
City, St. ZIP, Country: San Antonio, TX 78216				City, St, ZIP, Co	untor					
VAT No:	. , 000,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		VAT No:	and y.					
Email:				Email:						
Phone:		(210) 207-3822		Phone:			*			
Fax:				Fax:						
Subscrib	er agree	to purchase the following	nroducts and services fr	om ID Power				1000		
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Year	Months	Study(ies) or Other Service(	s)/Deliverable(s)	1000000	Begin Date	9	End Date	2000000 20000	Price	
2017	12	North American Airport S	atisfaction Study		February	27, 2018	February 20	8, 2019		22,000.00
2018	12			1	December	r 13, 2018	December 1	2, 2019		23,000.00
2019	12	North American Airport S	atisfaction Study*		December	13, 2019	December 11, 2020		24,000.00	
2020	12	North American Airport S	atisfaction Study*		December	13, 2020	December 1	2, 2021		25,000.00
2021	12	North American Airport S	atisfaction Study*		December	13, 2021				
107										
									188	
		*publish date subject to c	hange							
			EC. 518			Total Con	tract Value			120,000.00
Billing Scl	hedule an	d Terms: Type an "X" in the a	appropriate box for one billing	g option only				VV VVIPO-S		
		North American Airport Satisfaction Study*  December 13, 2019  December 14, 2020  December 12, 2021  North American Airport Satisfaction Study*  December 13, 2020  December 12, 2021  Possible to change  Total Contract Value  Total Contract Value  120,000.00  December 12, 2022  26,000.00  Publish date subject to change  Total Contract Value  120,000.00  In Full (100%) Upon Delivery:  In Full (100%) Upon Delivery:  Invoice Amount  Marerican Airport Satisfaction Study*  Upon Delivery  December 13, 2020  December 12, 2022  26,000.00  December 13, 2021  December 13, 2021  December 12, 2022  26,000.00  December 13, 2021  December 13, 2021  December 12, 2022  26,000.00  December 13, 2021  December 13, 2021  December 12, 2022  26,000.00  December 13, 2021  December 12, 2022  26,000.00  December 12, 2022  26,000.00  December 13, 2021  December 12, 2022  26,000.00  December 13, 2021  December 12, 2022  26,000.00  December 12, 2022  26,000.00  December 13, 2021  December 12, 2022  December 14, 2022  December 12, 2022  December 14, 2022  December 12, 2022  December 12, 2022  December 12, 2022  December 12, 2								
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other taxes	hat may be	applicable. J.D. Power reserves the	he right to assess a late charge at	the maximum lawfu	al annual rate no	t exceeding 18	% on all undisputed	amounts pa	yable under t	his Exhibit A which
Subscriber	ias not paid	within 60 days of the date of invoice	e. J.D. Power also may suspend	any or all Services	as long as any a	amount owed n	emains unpaid.			
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(b) Subscrib	er will	include the prod	ducts and services to be purchase	d hereunder within	an existing or ne	w blanket Purc	hase Order and wil	l		
subsequenti	y issue a sp	ecific P.O. or release for the value	of this Exhibit A to the PSLA.							
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via fax			•	Christopher.VanE						-