

**History of Pierce Goodwin Alexander and Linville, Inc., and Zyscovich, Inc.,
a joint venture Agreement
For Consultant Services for Redesign of Terminal 4 at Broward County's Fort
Lauderdale-Hollywood International Airport**

Agreement Award/Amendments	Amount
Original Agreement Award	\$7,992,272
Board-Level Amendments (1,2,3,4,5,6 and 7)	\$27,771,806
Director of Purchasing-Level Amendments (None)	\$0
TOTAL (to date)	\$35,764,078
Proposed Eighth Amendment	\$0
Total Agreement Amount	\$35,764,078

On July 1, 2003 (Item No. 15), the Board approved the Agreement between Broward County and PGAL-Zyscovich, and ADP International Engineering, Inc., a joint venture for Consultant Services for the Redesign of Terminal 4 at FLL, Request for Letters of Interest (RLI) No. 20020201-0-AV-02, for Basic Services in the amount of \$6,489,470, Reimbursables in the amount of \$552,000 and Optional Services in the amount of \$950,802 for a total Agreement amount of \$7,992,272 and for a time period of 780 non-consecutive days.

On October 12, 2004 (Item No. 36), the Board approved the First Amendment to the Agreement; decreasing Basic Services in the amount of (\$673,812) and Reimbursables in the amount of (\$200,389); and increasing Optional Services in the amount of \$874,171. While the intent of the First Amendment was to have a zero net difference in the contract amount, there was an error in the Optional Services amount, which decreased the total Agreement \$30, from \$7,992,272 to \$7,992,242. The First Amendment increased the Agreement time period from 780 non-consecutive days to 1,560 non-consecutive days.

On February 26, 2008 (Item No. 66), the Board approved the Second Amendment to the Agreement; increasing Basic Services in the amount of \$895,000, with no increase to Reimbursables and Optional Services, for a total agreement amount of \$8,887,242. The Second Amendment increased the Agreement time period from 1,560 non-consecutive days to 2,150 non-consecutive days.

On June 23, 2009 (Item No. 71), the Board approved the Third Amendment to the Agreement; increasing Basic Services in the amount \$506,000, with no increase to Reimbursables and increasing Optional Services in the amount \$56,000, for a total Agreement amount of \$9,449,242. The Third Amendment increased the Agreement time period from 2,150 non-consecutive days to 2,427 non-consecutive days.

On January 12, 2010 (Item No. 17), the Board approved the Fourth Amendment to the Agreement; increasing Basic Services in the amount of \$7,800,000, Reimbursables in the amount of \$695,000, Optional Services in the amount of \$480,000 and adding Contingencies in the amount of \$400,000, for a total Agreement amount of \$18,824,242. The Fourth Amendment increased the Agreement time period from 2,427 non-consecutive days to 3,659 non-consecutive days.

On May 24, 2011 (Item No. 49), the Board approved the Fifth Amendment to the Agreement, increasing Basic Services in the amount of \$1,551,837, Reimbursables in the amount of \$75,000 and Optional Services in the amount of \$900,000, for a total Agreement amount of \$21,351,079. The Fifth Amendment increased the Agreement time period from 1,141 non-consecutive days, revising the total non-consecutive days from 3,659 to 4,800 non-consecutive days.

On March 19, 2013 (Item No. 43), the Board approved the Sixth Amended and Restated Agreement Increasing Basic Services in the amount of \$9,303,758, Reimbursables in the amount of \$792,000, and Optional Services in the amount of \$1,215,000, for a total Agreement amount of \$32,120,078. The Sixth Amendment increased the Agreement time by 1,802 non-consecutive days, revising the total non-consecutive days from 4,800 to 6,602 non-consecutive days.

On September 17, 2015 (Item No. 4), the Board approved the Seventh Amendment to the Agreement, increasing Optional Services in the amount of \$3,644,000, for a total Agreement amount of \$35,764,078, with no change to the contract duration.