

**History of AECOM Technical Services, Inc.
Agreement No. 20080317-0-AV-1
For Program Management Office (“PMO”) Services for the Airport Expansion
Program**

Agreement Award/Amendments	Amount
Original Agreement Award	\$5,969,945
Board-Level Amendments (1,2, 3, 4, 5 and 6)	\$71,845,053
TOTAL (to date)	\$77,814,998
Proposed Seventh Amendment	\$1,979,096
Revised Total Agreement Amount	\$79,794,094

On January 6, 2009, (Item No. 11), the Board approved the original deliberately phased Agreement between Broward County (“County”) and DMJM Aviation, Inc. (“DMJM Aviation”) in the estimated not-to-exceed amount of \$5,969,945, which included optional services for Phase I, beginning January 7, 2009, and ending December 31, 2009, with extensions for additional phases for up to nine additional years.

On February 9, 2010, (Item No. 17A and B), the Board approved a Memorandum of Understanding between the County and AECOM Technology Corporation (“AECOM”), the parent company of DMJM Aviation and the First Amendment for Program Management Office (“PMO”) Services for the New South Runway, Terminal 4 Replacement and Enabling projects at the Broward County’s Fort Lauderdale-Hollywood International Airport (“FLL”) for an increase in the amount of \$5,652,889, increasing the total Agreement amount from \$5,969,945 to \$11,622,834

On December 7, 2010, (Item No. 52), the Board approved the Second Amendment for the continuation of PMO Services at FLL, extending the term of the contract through December 31, 2012, for an increase in the amount of \$21,164,592, increasing the total Agreement amount from \$11,622,834 to \$32,787,425.

On December 4, 2012, (Item No. 3), the Board approved the Third Amendment for the continuation of PMO Services at FLL, extending the term of the contract through December 31, 2015, for an increase in the amount of \$32,426,930, increasing the total Agreement amount from \$32,787,425 to \$65,214,356.

On August 28, 2013, DMJM Aviation, Inc. assigned the County contract to AECOM Technical Services, Inc., which was approved by the Director of Purchasing on February 14, 2014.

On October 13, 2015, (Item No. 5), the Board approved the Fourth Amendment for the continuation of PMO Services at FLL, extending the term of the contract through December 31, 2018, with no change to the not-to-exceed Agreement amount.

On November 7, 2017, (Item No. 2), the Board approved the Fifth Amendment for the continuation of PMO Services at FLL, extending the term of the contract through the end

of all warranty periods provided for in the contract(s) for the Program, for an increase in the amount of \$5,964,783, increasing the total Agreement amount from \$65,214,356 to \$71,179,139.

On November 5, 2019, (Item No. 2A), the Board approved the Sixth Amendment for the continuation of PMO Services at FLL, for an increase in the amount of \$1,363,024, increasing the Agreement by \$6,635,859, increasing the total Agreement amount from \$71,179,139 to \$77,814,998.