

FIRST AMENDMENT

This Amendment made and entered into this 12 day of August, 2024, by and between Pinellas County, a political subdivision of the State of Florida, hereinafter referred to as "County," and First Class Coach Company, Inc. FL hereinafter referred to as "Contractor," (individually referred to as "Party", collectively "Parties").

WITNESSETH:

WHEREAS, the County and the Contractor entered into an agreement on October 27, 2023, pursuant to Pinellas County Contract No. 23-0042-ITB (hereinafter "Agreement") pursuant to which the Contractor agreed to provide limousine, bus, and taxi transportation services transportation services for County; and

WHEREAS, Section 10 ("MISCELLANEOUS"), subsection B ("Amendment") of the Pinellas County Standard Terms and conditions permits modification by mutual written agreement of the parties; and

WHEREAS, the County and the Contractor now wish to modify the Agreement in order to provide for additional transportation services, at the same prices, terms, and conditions;

NOW THEREFORE, the Parties agree that the Agreement is amended as follows:

1. Exhibit G, attached hereto, is hereby incorporated into and made part of the Agreement.


2. Per Section C ("Expenditures Cap") subsection 1, is revised to reflect an increase in the amount of \$54,601.25 to the total not to exceed expenditure, for a new total not to exceed expenditure of \$445,758.75 for the Contract Term. In no event will the annual expenditure exceed \$250,000.00 in any given fiscal year without a written amendment to the Agreement.

3. Except as changed or modified herein, all provisions and conditions of the original Agreement and any amendments thereto shall remain in full force and effect.

Each Party to this Amendment represents and warrants that: (i) it has the full right and authority and has obtained all necessary approvals to enter into this Amendment; (ii) each person executing this Amendment on behalf of the Party is authorized to do so; (iii) this Amendment constitutes a valid and legally binding obligation of the Party, enforceable in accordance with its terms.

IN WITNESS WHEREOF the Parties herein have executed this First Amendment as of the day and year first written above.

Pinellas County, a political subdivision of the State of Florida:



Signature

Barry Burton

Printed Name

County Administrator

Printed Title

August 12, 2024

Date

Contractor:



Signature

Samuel A. Cole

Printed Name

Director Business Development

Printed Title

7.30.24

Date

APPROVED AS TO FORM

By: Keiah Townsend
Office of the County Attorney

ADDITIONAL PRICING PROPOSAL – Exhibit G

GROUP II: TRANSFER SERVICES Rates MUST be all inclusive of all costs except for gratuity				
D. MINI BUS (up to 25 passengers)				
ESTIMATED 5 YEAR QUANTITY	TRIPS/HOURS	\$ RATE	SERVICE	EXTENDED PRICE
7	Trips	625	ZONE 1: To/From Tampa International Airport or St. Pete-Clearwater International Airport and locations in the City of St. Petersburg and City of Clearwater.	\$4,375.00
7	Trips	625	ZONE 2: To/From Tampa International Airport or St. Pete-Clearwater International Airport and ALL Beach Hotels, Innisbrook Resort, or other Pinellas locations outside of Zone 1.	\$4,375.00
20	Trips	750	ZONE 3: To/From Orlando International Airport or Orlando area hotel and ALL Pinellas County Hotels or other locations.	\$15,000.00
30	Hours	165	ZONE 4: All other transfers to/from other airports (not included in Zones 1-3) and transfers between other locations such as hotel to hotel, events, restaurants, etc. will be calculated using the Base Rate Per Hour .	\$4,950.00
N/A	Hours		BASE RATE PER HOUR \$ Base rate per hour shall be used for airport wait times and airport transfers that may involve additional hotel stops.	
7	Trips		MEET & GREET RATE	
15	Hours	165	WAIT TIME AND ADDITIONAL STOPS - based on BASE RATE PER HOUR \$	\$2,475.00
MINI BUS TOTAL				\$ 31,175.00
Gratuity – 15% of Total				\$ 4,676.25
Unspecified				\$ 18,750.00
MINI BUS TOTAL, GRATUITY & UNSPECIFIED				\$ 54,601.25