

Terms and Conditions:

1. Services Provided Jet Aviation shall provide to or arrange for Charterer the following services, as requested or appropriate: (i) schedule and arrange flight services on selected aircraft operated on a FAR Part 135 air carrier certificate issued by the Federal Aviation Administration ("FAA") and/or on selected aircraft operated on a valid and effective air operator certificate issued by the appropriate national aviation authority outside the United States (hereinafter "Qualified Air Carrier"). Additional services may include as applicable; (ii) passenger ground transportation; (iii) catering; and (iv) ground handling for domestic and international destinations and ancillary services. 2. Charterer as Agent Charterer has been appointed by their customer as Agent (Broker) to obtain aircraft charter services and may request that air carrier provides charter transportation for and to Charterer from me to me. 3. Operational Control During all phases of flights conducted hereunder, the Qualified Air Carrier shall have and retain complete and exclusive operational control (as defined in FAR 135.77 and FAR 1.1) over the aircraft and the flight crew, and shall exercise sole authority over initiating, conducting or terminating any flight. In addition, the pilot-in-command of any flight provided hereunder may, in his or her discretion, terminate or refuse to commence any flight, or take any other flight-related action which, in the pilot-in-command's judgment, is necessary to ensure the safety of the aircraft, passengers or flight crew. 4. Rates This charter quote is aircraft model specific and is subject to aircraft and crew availability. Quote is inclusive of applicable federal excise taxes (FET) and international federal departure taxes. Charterer will be invoiced for applicable domestic segment tax (DST). Current DST rate is \$4.10 per person, per leg. Quote is valid up to five (5) business days from the date issued. Third party services may be subject to a mark-up. Additional flight time incurred due to weather delays, ATC holds, or other situations out of Jet Aviation's control, and fees such as catering, ground transportation, flight phone, data/internet use, de-icing fees, and hangar may incur additional costs and will be invoiced after flight completion. 5. Scheduling and Itinerary Management This quote is offered pending aircraft and crew availability at time of booking. To confirm this booking your signature and financial data are required on Pages 5 and 5. Upon booking, Jet Aviation will research availability and advise booking reservation. Itinerary changes are permitted, but subject to aircraft and crew availability and subject to price adjustment. Notification of changes and/or cancellations must be in writing and transmitted by email to charter.usa@jetaviation.com or facsimile to 201-624-7338. See cancellation policy listed below. 6. Payment Charterer shall be responsible for payment of services rendered in conjunction with this Agreement. Charterer has an option to pay via wire transfer for the quoted amount or via credit card for the quoted amount plus an administrative fee of three percent (3%) at time of booking. Any additional costs will be invoiced to Charterer after trip completion. Charterer has fifteen (15) days to pay balance due. If payment is not received by the 15th day, the charges will be placed on the credit card as of the 16th day from the invoice date. If for any reason, the credit card company does not issue payment, the Charterer agrees to be re-billed for the invoice amount and will be subjected to a 1.5% per month late fee and applicable administrative costs. Charterer further agrees to promptly pay any undisputed amounts while Jet Aviation and the Charterer apply their best efforts to resolve any differences of opinion related to the balance of the invoice. Jet Aviation reserves the right to request deposits or full pre-payment in advance for any flights. 7. Force Majeure Neither party shall be deemed to be in breach of its obligations (except duty to pay on me) hereunder or have any liability for any delay or cancellation caused in whole or in part from any acts of God, nature, civil or military authority, terrorism or threat thereof, strike or labor dispute, damage to or loss of aircraft, mechanical failure, lack of essential parts or supplies, or any cause beyond the control of such party; provided, however, that if a flight is terminated prior to completion, due in whole or in part to any such cause, then Jet Aviation shall charge Charterer only the cost attributable

to transportation theretofore arranged and performed by Qualified Air Carrier, and such transportation as may be necessary to return passengers to their original airports of departure. If Charterer's trip is terminated prior to completion, and Jet Aviation arranges for Charterer another aircraft to continue Charterer's itinerary, Charterer shall reimburse Jet Aviation for all additional costs incurred to provide the replacement aircraft.

8. Damage to Aircraft Charterer agrees to reimburse Jet Aviation for all costs and expenses incurred by Jet Aviation, the Qualified Air Carrier or the aircraft's owner in connection with any loss or damage to the charter aircraft which is caused by the negligence or misconduct of Charterer, its employees, agents or guests; normal wear and tear excepted. 9. Indemnification Each party shall indemnify, defend and hold harmless the other party and its affiliates, and its and their respective directors, officers, employees, partners, contractors or agents, from and against all claims, demands, suits, actions or other proceedings brought by third parties ("Claims"), and from and against all damages, payments made in settlement, and other liability payable to such third parties, and all costs and expenses incurred (including without limitation reasonable attorneys' fees and expenses), as a result of such Claims (collectively, "Losses"), to the extent such Claims arise out of or

Quote #13027 Page 2 of 5

are or were caused by the indemnifying party's negligence or willful misconduct. An indemnifying party's obligations under this Section shall not apply to Claims or Losses to the extent such Claims or Losses result from, arise out of or are caused by the willful misconduct or negligence of the party being indemnified. This Section shall survive any termination or expiration of this Agreement for any reason. 10. Limitation of Liability NOT WITHSTANDING ANY PROVISION OF THIS AGREEMENT TO THE CONTRARY, UNDER NO CIRCUMSTANCES SHALL EITHER PARTY BE LIABLE TO THE OTHER FOR ANY PUNITIVE, EXEMPLARY OR OTHER SPECIAL DAMAGES OR FOR ANY INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING UNDER OR RELATING TO THIS AGREEMENT OR THE SUBJECT MATTER HEREOF. THIS SECTION SHALL SURVIVE ANY TERMINATION OR EXPIRATION OF THIS AGREEMENT FOR ANY REASON. 11. Miscellaneous This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof and supersedes all prior oral or written agreements. This Agreement shall be governed by the laws of the State of New Jersey. This Agreement is subject to all applicable rules, regulations, approvals and certifications in effect from time to time including, but not limited to those promulgated by the Federal Aviation Administration and the United States Department of Transportation. The parties consent to non-exclusive jurisdiction and venue in New Jersey. This Agreement binds the parties and their successors and assigns. Any amendments to, revisions of, or waivers of any provisions of this Agreement must be in writing and signed by the party against whom such amendments, revisions or waivers are sought to be enforced. Notices (including service of process) are sufficient if given to the address set forth above by overnight delivery with a nationally recognized carrier, or by facsimile or email transmission. If any provision of this Agreement is held unenforceable by a court, the remainder of the Agreement shall remain effective. This Agreement may be executed in counterparts, each of which shall be deemed an original. Execution and delivery of this agreement by facsimile signature shall have same force and an effect as a manually executed original. 12. Assignment Neither party may assign this Agreement, in whole or in part, without the prior written permission of the other party, which shall not be unreasonably withheld. CANCELLATION POLICY Unless otherwise stated on Page 1 of quotation, the following cancellation terms apply. Additional costs will include any actual costs incurred. Domestic U.S. Flights Special On-Way Pricing Upon Booking Fully Refundable Upon Booking 100% non-refundable

upon booking 48 Hours Prior 2 Hours of flight charges Internaonal Flights and Holiday Periods* Upon Booking of Flight 10% of charter cost 10 Days Prior to Flights 3 hours of flight charges 72 Hours Prior to Flights 4 hours of flight charges Holiday periods include: President's Day Friday through Monday of the Holiday Weekend Memorial Day Friday through Monday of the Holiday Weekend Independence Day Enre Week that Holiday falls upon Labor Day Friday through Monday of the Holiday Weekend Thanksgiving Friday prior to Holiday through Monday aer Holiday Christmas/New Year's Friday prior to Holiday through Monday aer Holiday Booking Authorizaon: Please inial and sign as indicated below to complete this booking request.

Unless otherwise stated on Page 1 of quotaon, the following cancellaon terms apply. Addional costs will include any actual costs incurred. Trip quotaon is presented on Page 1. Any addional expenses as indicated in paragraph 4. Rates, addional flight me incurred due to weather delays, ATC holds, or other situaons out of Jet Aviaon's control, and fees such as catering, ground transportaon, flight phone, data/internet use, de-icing fees, and hangar may incur addional costs and will be invoices aer flight compleon. Inial: _____ This quote is offered pending aircra and crew availability at me of booking. To confirm this booking your signature and financial data are required on Pages 4 and 5. Upon booking, Jet Aviaon will research availability and advise booking reservaon status. Inial: _____ Passenger Documentaon: Upon booking, your Flight Conformaoon will detail passenger document requirements for U.S. and foreign travel. It is the passenger responsibility to have all required documents. Charterer will be responsible for any costs incurred due to incorrect or missing passenger

Quote #13027 Page 3 of 5

documentaon.

Inial: _____ Pets | Smoking | Firearms: Any transportaon of pets or firearms must be communicated to Jet Charter at the me of booking; not all aircra permit transportaon of pets or smoking. E-Cigarees and Smokeless cigaree usage is prohibited and may only be packed in carry-on items such as briefcases or purses in the main cabin. They must NOT be packed in luggage stowed in the luggage compartment. Inial: _____ Prohibited items with lithium ion baeries such as hover boards and Samsung Galaxy Note 7s, are strictly prohibited onboard aircra. They may not be packed in luggage or in boxes in baggage compartment. Prohibited items that are found will be shipped to final desnaon at Charterer's expense. Visit www.tsa.gov/travel/securityscreening for a full list of prohibited item. Inial: _____ Special Pricing One-Way ineraries are offered specific to availability and are congnet on schedules prior to and/or aer your inerary as indicated on Page 1. Availability is subject to change. Charterer acknowledges understanding of special pricing terms specific for this inerary. Inial: _____ Federal Excise Tax Collecon: Charterer to circle applicable response and inial: Charterer agrees to collect all applicable federal, local taxes and make remiance to appropriate government agency. Charterer to circle applicable response and inial: YES / NO Charterer agrees that Jet Aviaon will collect all applicable federal, local taxes and make remiance to appropriate government agency. Charterer to circle applicable response and inial: YES / NO Provide completed W-9 form Inial: _____

To authorize booking, please inial the above item, sign below and fax back to 1-201-624-7338 along with completed credit card authorizaon form. Signature: _____ Printed Name: _____ Company: _____ Telephone: _____

Address: _____ Mobile Phone: _____

Address: _____ Address: _____ Email _____
Address: _____ Date: _____
EIN: _____

Payment Instrucons: Wire Transfer Informaon Bank Name: Wells Fargo Bank 420 Montgomery Street, San Francisco, CA 94104 Account: 4623949633 ABA ROUNG Number: 121000248 Swi: WFBIUS6S
Company Name/Address: Jet Aviaon Holdings, Inc. 113 Charles Lindbergh Drive, Teterboro, NJ 07608

Credit Card Authorizaon and Signature Contract INITIAL SELECTED PAYMENT OPTION Charge Credit Card: : I authorize Jet Aviaon to charge credit card listed below for the quoted amount for charter services plus an administrave fee of three percent (3%). Inial: _____

Card Type – circle one Visa MasterCard American Express Name (as it appears on the card) Card Number

Quote #13027 Page 4 of 5

Expiraon Date CID (three/four digit code) Billing Address of Card City,State,Zip Card Holder's Phone Number

If for any reason, the credit card company does not issue payment, the Charterer agrees to be re-billed for the invoice amount and will be subjected to a 1% per month late fee and applicable administrave costs. A copy of a valid form of ID is required from the card holder along with a copy of the credit card (front and back). Ask your sales representave for acceptable forms of ID. The ID must match the name and signature of the credit card holder assigned below. The undersigned agrees to the Credit Card Authorizaon terms and authorizes use of credit card indicated above.

Authorizing Signature: _____ Date: _____
