

ANNEX 6 - CONCESSION CONTRACT

TEMPLATES AND MINIMUM CONDITIONS FOR CONTRACTUAL BOND

MINIMUM CONDITIONS FOR INSURANCE CONTRACTS AND GUARANTEE PROVISION

Minimum Guarantee Insurance Terms and Conditions

1. Policy holder

1.1. Concessionaire

2. Insured

2.1. ANAC

3. Insurance object

3.1. Guarantee the faithful fulfillment of all obligations contracted by the Concessionaire before the Granting Authority, under the terms of the Contract, and the Insured shall be indemnified, for the amount set out in item 5 below, when any breach of contractual obligation, application of penalties and default occurs.

4. Instrument

4.1. Insurance-Guarantee Policy issued by an insurance company duly constituted and authorized to operate by the Private Insurance superintendence - SUSEP, in compliance with SUSEP normative acts applicable to guarantee-insurance.

5. Bond value

5.1. The Bond Policy shall provide for indemnification amounts, in accordance with item 3.1.76 of the Contract.

5.2. The Contract Performance Guarantee will be adjusted annually, as of the effective date of the contract, according to the following formula:

$$G_t = G_0 \times (IPCA_t / IPCA_0)$$

Where:

G_t is the amount of the Readjusted Performance Guarantee;

G_0 is the nominal amount of the Performance Guarantee indicated in item 3.1.76 of the contract;

$IPCA_t$ corresponds to the IPCA released by IBGE in the month prior to the readjustment of the Contract Performance Guarantee; and

$IPCA_0$ corresponds to the IPCA released by IBGE in December 2019.

6. Term

6.1. The Bond Policy shall have a minimum effective term of 12 (twelve) months and it shall be renewed in accordance with the provisions of the Concession Contract.

7. Additional Provisions

7.1. The Bond Policy shall have the following additional provisions:

- i. Insurer's statement that it is aware of and accepts the terms and conditions of the Concession agreement and the Bid Notice;
- ii. Prohibition to cancellation of the Bond Policy for lack of total or partial payment of the premium;
- iii. Once Policy holder's non-compliance with the obligations covered by the Bond Policy has been confirmed, Insured person shall be entitled to demand from Insurer the indemnity due, when the notification made to the Policy holder is unsuccessful;
- iv. That, upon expiration of the Concession, ANAC [Civil Aviation Agency] may execute the bond policy to reimburse any losses; and
- v. The legal issues that arise, between Insurer and Insured person, will be resolved in the jurisdiction of domicile of the Insured person.

Terms that have not been expressly defined in this Annex shall have the meanings assigned to them in the Concession agreement.

Bank Guarantee Template

[Location], [month] [day] [year]__

ANAC

[•]

Ref.: Bank Guarantee charter No. [•] ("Guarantee charter") R\$ [·] (· Reais)

1. By this Guarantee charter, the Bank [•], headquartered in [•], registered with the CNPJ under number [•] ("**Guarantor bank**"), directly by itself and by its eventual successors,

undertakes before the **NATIONAL CIVIL AVIATION AGENCY**, a member of the indirect Federal Administration, headquartered in Brasília, Federal District, Southern Commercial Sector, block 09, Lot C, Ed. Parque Cidade Corporate - Tower A, Postcode 70.308-200, with express waiver of rights provided for in articles 827, 835, 837, 838 and 839 of Law No. 10,406, of January 10, 2002 (Brazilian Civil Code), for the faithful fulfillment of all obligations assumed by [•], a company incorporated in the form of a corporation, with headquarters in [Municipality], State of [•], in [address], registered with the National Register of Legal entity(CNPJ), under number [•], (the “secured”), in the Contract for the provision of the Expansion, Maintenance and Operation of the Airports belonging to the South / Central / North Block (“Contract”) , signed between ANAC and the secured, whose celebration took place on [•], whose terms, clauses and conditions guarantor bank expressly declares to know and accept.

2. As a result of this Guarantee charter, the Guarantor Bank is obliged to pay to ANAC, in case of non-compliance with the obligations assumed by the secured in the Contract, the amounts indicated below, for each Concession period:

(Amount according to item 3.1.76 of the Contract)

2.1. OBS (1): The amount indicated above must be readjusted annually, as from the effective date of the contract, according to the following formula:

$$G_t = G_0 \times (IPCA_t / IPCA_0)$$

Where:

G_t is the amount of the Readjusted Performance Guarantee;

G_0 is the nominal amount of the Performance Guarantee indicated in item 3.1.76 of the contract;

$IPCA_t$ corresponds to the IPCA released by IBGE in the month prior to the readjustment of the Contract Performance Guarantee; and

$IPCA_0$ corresponds to the IPCA released by IBGE in December 2019.

3. The Guarantor Bank is also obliged, within the scope of the amount indicated above, to pay for the losses caused by the Secured, as well as fines imposed by ANAC related to the Contract, amounts resulting from contractual default, committing to make the payments from these

titles when required, within a maximum period of 48 (forty-eight) hours, counted from the receipt, by the Guarantor bank, of the written notification sent by ANAC.

4. The Guarantor Bank may not admit any objection or opposition from the Secured or invoked by it for excusing itself from complying with the obligation assumed before ANAC under the terms of this Guarantee charter.

5. The Guarantor Bank and the Secured cannot change any of the terms of the Guarantee without the prior and express authorization of ANAC.

6. Whenever the Secured uses part of the total amount of the Guarantee, the Guarantor Bank undertakes to make immediate notification to the Secured so that it proceeds, within 10 (ten) working days from the date of use, to recompose the full Bail amount.

7. In the event that ANAC enters into court to demand compliance with the obligation referred to in this Guarantee charter, the Guarantor Bank is obliged to pay judicial or extrajudicial expenses.

8. The Guarantee will be in effect for a minimum period of 12 (twelve) months, counted from this date, according to the conditions mentioned in item 3.1.77 of the Agreement.

9. The Guarantor Bank declares that:

9.1. This Guarantee charter is duly accounted for, fully observing the regulations of the Central Bank of Brazil currently in force, in addition to complying with the precepts of the applicable Banking Law;

9.2. The signatories of this instrument are authorized to provide the Bail on their behalf and under their responsibility; and

9.3. Its share capital is R\$ [•] (• Reais), being authorized by the Central Bank of Brazil to issue Guarantee charter, and that the value of this Guarantee charter, in the amount of R\$ [•] (• Reais) , is within the limits authorized by the Central Bank of Brazil.

10. Terms that have not been expressly defined in this Guarantee charter will have the meanings assigned to them in the Concession Agreement.

[Signature of attorneys with notarized signature]

Witness

Witness