CONTRACT COVERSHEET

Res 471 Stognetians

NOTE: Shaded areas are for County Executive review.

DEPARTMENT AIRPORT			CONTRACT/ADDENDUM#:			
1. This contract, grant or addend	lum: 🗖 AWARDS 🖾 A	ACCEPTS	Contract Addendum			
This contract is discretionary ☑ YES ☐ NO Term of Contract or Addendum: From: Dec. 31, 2014 To: Dec. 31, 2016 4. Amount of Contract or Addendum			Intergovernmental Purchase of Property Property Sale			
				5. Purpose: The Dane County Regional Airport and the signatory airlines (including American) providing scheduled passenger service to MSN have agreed to amend the existing leases to extend the expiration date to December 31, 2016. All other terms and conditions are unchanged.		
				6. Vendor or Funding Source: A	merican	
7. MUNIS Vendor Code: 1149	4					
8. Bid/RFP Number:						
9. If grant: Funds Positions?	Jyes □ no will	require on-going or n	natching funds?			
10. Are funds included in the budg	et? YES INO					
11. Account No. & Amount, Org. & Obj. Account No. & Amount, Org. & Obj. Account No. & Amount, Org. & Obj.			Amount \$Amount \$Amount \$			
	ES □ NO If "YES," approved by the County B	olease attach a copy oard, Resolution No.	of the Resolution. & date of adoption 2014 RES-471			
13. Does Domestic Partner equal I	penefits requirement apply	YES ONC				
14. Director's Approval	15177					
CONTRACT	REVIEW/APPROVALS		VENDOR			
Received Controller Corporation Counsel	Ftnt Date In 10-32-15	Date Out	Vendor Name & Address American			
Risk Management	11/2/15	11/2/15	Contact Person			
ADA Coordinator Purchasing Agent	11/2/15	10/2/15	Phone No.			
County Executive			E-mail Address			
ootnotes:						
	S Jones Donuty Dir Einange	Administration -	Virnort			
Return To: Name/Title: Kimberly Phone: (608) 246-3:	S. Jones, Deputy Dir. Finance & 391		000 International Lane			
	rly@msnairport.com		Madison WI 53704			

113	ERTIFICATION e attached contract: (Check as many as apply)				
	is a non-standard contract which has been reviewed or developed by corporation counsel which has not been changed since that review/development				
	is a non-standard contract previously reviewed or developed by corporation counsel which has been changed since that review/development; it is accompanied by a revision copy ¹				
	is a non-standard contract not previously reviewed by corporation counsel; it is accompanied by a revision copy				
	contains non-standard/indemnification language which has been reviewed or developed by risk management and which has not been changed since that review/development				
	contains non-standard insurance/indemnification language which has been changed since review/development or which has not been previously seen by risk management; it is accompanied by a revision copy				
	contains non-standard affirmative action/equal opportunity language which has been reviewed or developed by contract compliance and which has not been changed since that review/development				
	contains non-standard affirmative action/equal opportunity language which has been changed since the earlier review/development by contract compliance or which has not been previously seen by contract compliance; it is accompanied by a revision copy ¹				
Dat	te: (c-70-15 Signed: 11)				
	Print Name: BRADLEY S. LIVINGSTON, AAE AIRPORT DIRECTOR AJOR CONTRACTS REVIEW (DCO Sect. 25.20) This review applies only to contracts which both exceed				
EXI 1.	DO,000 in disbursements or receipts and which require county board review and approval. ECUTIVE SUMMARY (Attach additional pages, if needed). Department Head Contract is in the best interest of the County. Describe any deviations from the standard contracting process and any changes to the standard Purchase of				
	ECUTIVE SUMMARY (Attach additional pages, if needed). Department Head Contract is in the best interest of the County.				
1.	ECUTIVE SUMMARY (Attach additional pages, if needed). Department Head Contract is in the best interest of the County. Describe any deviations from the standard contracting process and any changes to the standard Purchase of				
1. 2.	Department Head Contract is in the best interest of the County. Describe any deviations from the standard contracting process and any changes to the standard Purchase of Services Form Agreement.				
1. 2.	Department Head Contract is in the best interest of the County. Describe any deviations from the standard contracting process and any changes to the standard Purchase of Services Form Agreement. Date: 10-26-65 Signature: Signature: Contract is in the best interest of the County.				
 1. 2. 3. 	Department Head ☐ Contract is in the best interest of the County. Describe any deviations from the standard contracting process and any changes to the standard Purchase of Services Form Agreement. Date: 10-20-(5) Signature:				
1. 2.	Department Head Contract is in the best interest of the County. Describe any deviations from the standard contracting process and any changes to the standard Purchase of Services Form Agreement. Date: 10-20-(5) Signature: Signature: Director of Administration Comments: Date: Signature: Signat				

¹A revision copy is a copy of the contract which shows the changes from the standard contract or previously revised/developed contract my means of overstrikes (indicating deletions from the standard language) and underlining (showing additions to the standard language).

AMENDMENT EXTENDING THE TERM OF OPERATING AGREEMENT AND TERMINAL BUILDING LEASE OF AMERICAN AIRLINES, INC.

DANE COUNTY REGIONAL AIRPORT LEASE NO. DCRA 2010-01

THIS AMENDMENT Extending the Term of Operating Agreement and Terminal Building Lease is entered into by and between American Airlines, Inc., a corporation organized under the laws of the State of Delaware (hereinafter, "Airline"), and Dane County, a Wisconsin quasi-municipal corporation (hereinafter, "County"), and shall be effective as of the date by which it is fully executed by both parties.

WITNESSETH:

WHEREAS Airline is bound by and operates at the Dane County Regional Airport pursuant to a Scheduled Airline Operating Agreement and Terminal Building Lease identified as Dane County Lease No. DCRA 2010-01 (hereinafter, the "Operating Agreement"); and

WHEREAS, pursuant to the terms thereof, the Operating Agreement is effective through December 31, 2014; and

WHEREAS Airline and County desire to amend the Operating Agreement to extend its term for an additional two years;

NOW, THEREFORE, for and in consideration of the above premises and the mutual covenants of the parties hereinafter set forth, Airline and the County do agree as follows:

- 1. The Operating Agreement shall remain in full force and effect unchanged in any manner by this Amendment except for those changes expressly set forth herein.
- 2. Airline is the assignee and successor to the rights and obligations formerly accorded American Eagle Airlines, Inc. under the provisions of the Operating Agreement.
- 3. The first sentence of Section 2.01 of the Original Agreement is deleted in its entirety and replaced with the following:

This Agreement shall be effective January 1, 2010 and shall continue through December 31, 2016, subject to prior termination as provided in Article 12 herein.

SIGNATURE PAGE FOLLOWS

IN WITNESS OF THE FOREGOING, and with the intent to be bound thereby, the parties have executed this Amendment Extending the Term of the Operating Agreement and Terminal Building Lease on the dates set forth.

FOR DANE COUNTY:	
Joe Parisi Dane County Executive	Date:
Scott McDonell Dane County Clerk	Date:
* Christopher J, Collison	
Director Real Estate	

*Print Name and Title of Signing Officer