CAMINO REAL REGIONAL MOBILITY AUTHORITY BOARD RESOLUTION

WHEREAS, the Camino Real Regional Mobility Authority (CRRMA) and the County of El Paso (County) executed an interlocal agreement, as amended, whereby the County provides funding and the CRRMA engages and manages consultants for the development of various improvements at the County's Fabens Airport, including certain planned T-hangars;

WHEREAS, the CRRMA and its general engineer consultant (GEC) executed a work authorization for the GEC to provide engineering and oversight support to the CRRMA while the Fabens Airport improvements are being pursued; and

WHEREAS, the CRRMA now desires to amend the referenced GEC work authorization to permit the GEC to provide additional oversight and support services necessary for the re-bid of certain T-hangar improvements planned for the Fabens Airport.

NOW, THEREFORE, BE IT RESOLVED BY THE CAMINO REAL REGIONAL MOBILITY AUTHORITY:

THAT the Executive Director be authorized to execute **Amendment No. 6** to **Work Authorization No. 36.1** with AtkinsRéalis USA Inc. (initially known as Post, Buckley, Schuh, and Jernigan, Inc. and subsequently known as Atkins North America, Inc.), including any additional documents or materials as may be required, for the provision of additional oversight support for the re-bid of the planned T-hangar improvements at the Fabens Airport.

CAMINO REAL REGIONAL

PASSED AND APPROVED THIS 10TH DAY OF SEPTEMBER 2025.

	MOBILITY AUTHORITY				
ATTEST:	Joyce A. Wilson, Chair				
Lina Ortega Board Secretary					
APPROVED AS TO CONTENT:					
Raymond L. Telles Executive Director					

WORK AUTHORIZATION NO. 36.1

AMENDMENT NO. 6

This Amendment No. 6 to Work Authorization No. 36.1 is made as of the last date noted below (the "Amendment"), under the terms and conditions established in the AGREEMENT FOR GENERAL CONSULTING ENGINEERING SERVICES, dated as of July 24, 2015, (the "Agreement"), between the Camino Real Regional Mobility Authority ("Authority") and AtkinsRéalis USA Inc. (formerly known as North America, Inc. ("GEC")). This Amendment is made for the purposes identified below, consistent with the services defined in the Agreement.

The Authority and the GEC previously entered into **Work Authorization No. 36.1** for the GEC to provide certain design oversight and construction procurement services for the Fabens Airport Improvements – Hangar Design Project ("Project"), which was supplemented by **Amendment No. 1** through **Amendment No. 5** to add scope and fees for various supplemental services. This **Amendment No. 6** is intended to further supplement **Work Authorization No. 36.1**, to allow the GEC to provide additional support and oversight services for the re-bid of proposed T-hangar improvements to the Fabens Airport. The terms and additional compensation for this amendment are more fully enumerated herein.

Therefore, and in consideration of the mutual covenants and agreement between the parties, the Authority and GEC hereby agree to the following.

Section A. – Scope of Services

The GEC shall provide additional general engineering, oversight, and support services previously identified in **Work Authorization No. 36.1**. These additional services shall supplement the prior activities requested of the GEC, as identified in **EXHIBIT A** of **Work Authorization No. 36.1**, as amended.

Section B. – Schedule

The GEC shall commence the performance of the additional services contemplated herein, upon execution of this **Amendment No. 6**.

Section C. – Compensation

In return for the performance of the additional services required herein, the Authority shall pay to the GEC an additional not to exceed amount of ELEVEN THOUSAND FIVE HUNDRED THIRTY-FOUR AND 15/100 DOLLARS (\$11,534.15), based on the Fee Estimate Summary, which is attached hereto for all purposes as **EXHIBIT B-6**. Compensation shall be made in accordance with the Agreement. Invoices shall be provided by the GEC in accordance with **EXHIBIT C** of Work Authorization No. 36.1.

[SIGNATURES BEGIN ON THE FOLLOWING PAGE]

Except to the extent expressly modified herein, all terms and conditions of the Agreement shall continue in full force and effect.

Camino Real Regional Mobility Authority	GEC:	AtkinsRéalis USA Inc.
	Signature:	
Raymond L. Telles	By:	
Executive Director	Title:	
	Date:	
	Authority Raymond L. Telles	Authority Signature: Raymond L. Telles Executive Director Title:

EXHIBIT B-6

FEE ESTIMATE SUMMARY

Fabens Airport Expansion - T-Hangar (ReBid) Work Authorization #36.1 Amendment No. 6

<u>TASK</u>		TOTAL		
TASK 1 PROGRAM MANAGEMENT	\$	3,298.25		
TASK 2 MANAGEMENT OF ENGINEERING SERVICES	\$	1,861.76		
TASK 3 CONSTRUCTION LETTINGS	\$	3,874.14		
Other Direct Costs	\$	2,500.00		
TOTAL	\$	11,534.15		

Exhibit B-6 Date (AtkinsRéalis) MONTH	1.0	2.0	3.0	4.0	Hourly	Burden	Sum	
	1.0	0	0.0	4.0	Rate	Rate	Hrs.	Total Dollars
TASK 1 PROGRAM MANAGEMENT						l	l l	
a. Program Scheduling and Cost Estimat	ing							
Project Director (AtkinsRéalis)	0.5	0.5	0.5	0.5	\$96.23	\$277.56	2	555.1
							Sub-Total	555.1
b. Project Reporting	•							
Project Director (AtkinsRéalis)	0.5	0.5	0.5	0.5	\$96.23	\$277.56	2	555.1
Senior Engineer IV(AtkinsRéalis)	0.5	0.5	0.5	0.5	\$96.23	\$277.56	2	555.1
							Sub-Total	1,228.7
c. Project Meetings		1						
Project Director (AtkinsRéalis)	0.5	0.5	0.5	0.5	\$96.23	\$277.56	2	555.1
							Sub-Total	555.1
d. Project Agreement Support								
Project Director (AtkinsRéalis)	0.5	0.5	0.5		\$96.23	\$277.56	2	416.3
Project Coordinator II (AtkinsRéalis)	0.5	0.5	0.5	0.5	\$47.06	\$135.74	2	271.4
							Sub-Total	687.8
e. Document Control		1						
Project Coordinator II (AtkinsRéalis)	0.5	0.5	0.5	0.5	\$47.06	\$135.74	2	271.4
							Sub-Total	271.4
TASK 2 MANAGEMENT OF ENGINEERI	NG S	ERVI	CES				Total Task	3,298.2
a. Project Coordination/Administration						T		
Project Director (AtkinsRéalis)	0.5	0.5	0.5		\$96.23	\$277.56	2	416.3
Senior Project Engineer IV (AtkinsRéalis)	0.5	0.5	0.5	0.5	\$96.23	\$277.56	2	555.1
							Sub-Total	1,445.4
b. Project Management Plan/Design Crite		1						
Project Director (AtkinsRéalis)	0.5	0.5	0.5		\$96.23	\$277.56	2	416.3
							Sub-Total	416.3
TASK 3 CONSTRUCTION LETTINGS							Total Task	1,861.7
a. Evaluation		I	0.5	0.5	\$96.23	\$277.56	1 41	277 5
Project Director (AtkinsRéalis) Engineer I (AtkinsRéalis)			0.5 4	0.5 4	\$38.90	\$112.20	8	277.5 897.6
Construction Manager (AtkinsRéalis)			1	1	\$66.69	\$192.36	2	384.7
Constituction Manager (Atkinsivealis)			'	'	Ψ00.03	Ψ132.30	Sub-Total	1,559.8
b. Develop Letting Package							Oub-Total	1,000.0
Project Director (AtkinsRéalis)			0.5	0.5	\$96.23	\$277.56	1	277.5
Construction Manager (AtkinsRéalis)			1	1	\$66.69	\$192.36	2	384.7
3. (ı			,	, , , , , , , , , , , , , , , , , , , ,	Sub-Total	662.2
c. Construction Letting								
Project Director (AtkinsRéalis)			0.5	0.5	\$96.23	\$277.56	1	277.5
Administrative Coordinator II (AtkinsRéalis)			4	4	\$47.06	\$135.74	8	1,085.8
Construction Manager (AtkinsRéalis)			0.5	1	\$66.69	\$192.36	2	288.5
							Sub-Total	1,651.9
							Total Task	3,874.1
Other Direct Costs		1				1		
Newspaper Advertisement-Community Newspaper						\$2,500.00	1	2,500.0
Atkins: Overhead 157.53%, Profit 12%, Multiplier 2.88	343					•	Sub-Total	2,500.0
							TOTAL=	11,534.1

[END EXHIBIT]