Memorandum of Agreement Between

FEDERAL AVIATION ADMINISTRATION (FAA) Low Altitude Authorization and Notification Capability (LAANC) Automation Platform (AP)

And



February 28, 2018 V2.0

ARTICLE 1. PARTIES & DEFINITIONS

1.1 Parties.

The parties to this Memorandum of Agreement (Agreement) are the Federal Aviation Administration (FAA) and the external user, ______. The parties do hereby agree and obligate themselves to abide by the rights, responsibilities, and other conditions as defined in this Agreement.

1.2 Definitions.

LAANC:

To meet the need for efficient authorization and notification processes, the FAA is creating the Low Altitude Authorization and Notification Capability (LAANC). LAANC includes a data exchange between the FAA and private unmanned aircraft system (UAS) Service Suppliers (USSs). See the LAANC Concept of Operations document for more detail on the function and features of LAANC.

LAANC AP:

In order to support and facilitate the envisioned small UAS (sUAS) authorizations and notifications, the FAA must implement a LAANC software system (LAANC Automation Platform or LAANC AP) including internet-oriented operational coordination capabilities and an authorization and notification repository.

UAS Service Supplier:

The FAA is pursuing the provision of LAANC services using private USSs to provide services specific to sUAS operations. Such services would be accomplished through an exchange of information between the FAA and the USS, whereby the USS would be the primary interface to the UAS operator either directly or through a third party. The USS will, in accordance with the LAANC USS Operating Rules, convey the FAA's automatic authorization of sUAS operations in a given area, at a given time, and under a given set of conditions.

ARTICLE 2. SCOPE

2.1 Purpose.

This Agreement is the agreement between the FAA and	_ for the FAA to
provide application program interface (API) services to	, enabling
to provide services to itself or its customers.	
The purpose of this Agreement between the FAA and	is to identify the
service connection.	chact the desired

2.2 Goals and Objectives to be accomplished.

Agreemen APIs. The allow Rules. Pur	s are bound by a duty of good faith and best effort in achieving the goals of this t. The FAA agrees to provide access to FAA's LAANC AP FAA also agrees to provide information in an exchange with to to provide services in accordance with the LAANC USS Operating suant to this Agreement, the FAA and agree to the following s, restrictions and responsibilities:
2.2.1	Description.
what equi	on describes and specifies the context and purpose of the information used and pment and systems will be used for distribution of LAANC AP products to and to allow to provide authorization and notification
2.2.1.2	General information and guidelines regarding the aforementioned provisions for connection, establishment, and transmission of information by to the FAA's APIs is contained in the LAANC API Onboarding Procedures.
2.2.1.3	must develop and maintain its own applications to collect and process the authorization and notification information in accordance with the LAANC USS Operating Rules.
2.2.1.4	The FAA will also provide an interface via API. The APIs are defined in the LAANC USS-FAA Authorizations and Notifications Interface Control Document.
2.2.1.5	This Agreement covers the requirements for (i) provision of the information and (ii) use of the information.
2.3 Roles	and Responsibilities.
2.3.1	FAA – Supplier and maintainer of LAANC AP system and associated APIs.
2.3.1.1	The FAA is responsible for providing APIs for USS data exchange.
2.3.1.2	Service interruptions may occur due to operational necessity, safety and security concerns, and hardware or software failure. During occurrence of such interruptions, final authority to deny access to data services in accordance with the terms of this Agreement reside with the FAA.
2.3.1.3	The FAA has the sole right to relocate, upgrade, and update the LAANC AP and associated API endpoints for any reason. The FAA will provide written notice sixty (60) calendar days in advance of such changes absent good cause for earlier or immediate changes. Upon receipt of such notice, may, before receipt of the modification, (a) raise an objection, which the FAA

	notice required by article 8.
2.3.1.4	The FAA has the sole right to identify as not in compliance with this Agreement and to direct the interruption or termination of access to LAANC AP and any APIs defining the data exchange. Non-compliance is defined as any failure to adhere to any requirement of this Agreement. The FAA will permit a fifteen (15) day period for to cure a non-compliance absent good cause for earlier or immediate interruption or termination of access.
2.3.1.5	The FAA has the sole right to modify this Agreement and any associated addenda if the FAA determines, at its sole discretion, that the modification is in the best interests of the United States Government, the aviation industry, or the general public. The FAA will provide written notice thirty (30) calendar days in advance absent good cause for earlier or immediate modification. Upon receipt of such notice, may, before receipt of the modification, (a) raise an objection, which the FAA will consider, or (b) terminate this Agreement without the advance written notice required by article 8.
2.3.1.6	The FAA has the sole right to discontinue service in whole or in part for any reason, including but not limited to the following: the need for this service no longer exists, the FAA no longer has sufficient funding available in connection with this service, or
2.3.1.7	The FAA may, at its discretion, perform basic troubleshooting activities on behalf of, but only when explicitly requested to do so by
2.3.2.1	must not permit any other Federal, State, municipal, statutory-trust, private, corporate, individual or other user to connect directly to the FAA's LAANC AP via the FAA's network may permit such a user to connect indirectly to the FAA's LAANC AP by connecting directly to 's network; such an indirect connection must be in accordance with the LAANC USS Operating Rules.
2.3.2.2	must comply with the LAANC USS Operating Rules, which are hereby incorporated as an attachment to this Agreement. The applicable version of the LAANC USS Operating Rules and of all other documents referenced or incorporated in this Agreement is the most-recent version approved by the FAA and directly or constructively provided to; this includes versions approved and provided after execution of this Agreement has thirty (30) calendar days following provision, directly or indirectly, of a new version of the LAANC USS Operating Rules or any other document referenced or incorporated in this Agreement to

will consider, or (b) terminate this Agreement without the advance written

	raise objections to changes; if none are raised within thirty (30) calendar days, the new version is automatically incorporated as an attachment to this agreement, superseding any previous version. The FAA will provide written notice sixty (60) calendar days in advance of providing a new version of the LAANC USS Operating Rules absent good cause for earlier or immediate provision. Upon receipt of such notice, may, before receipt of the modification, (a) raise an objection, which the FAA will consider, or (b) terminate this Agreement without the advance written notice required by article 8.
2.3.2.5	Communications service and equipment costs: agrees to provide and maintain the hardware, software, communications facilities, and any other resources needed for to exchange data with the LAANC AP API services. In the event that the LAANC AP API services are relocated, upgraded, updated, or modified, must be responsible, at its own expense, for providing and maintaining the hardware, software, communications facilities, and all other resources needed for to continue to exchange data with the alternate LAANC AP API services.
2.3.2.6	agrees to interact with LAANC AP API in accordance with information security requirements defined by NIST FIPS Publication 200, Minimum Security Requirements for Federal Information and Information Systems.
2.3.2.7	agrees to contact the FAA's Point of Contact (POC) for all operational and technical-related matters. In order to change's POC, must notify the FAA thirty (30) calendar days in advance; the change will be effective only upon formal modification of this Agreement.
2.4 Points	of Contact.
	<i>POC</i>

FAA POC

Daniel Farrell, Contracting Officer, AAQ-630 Federal Aviation Administration Ph: 609-485-4081 / Em: daniel.farrell@faa.gov

ARTICLE 3. NO COSTS

No funds are obligated under this Agreement. Each party will bear the full cost it incurs in performing, managing, and administering its responsibilities under this Agreement.

in the establishment and maintenance of both the LAANC AP and associated APIs to provide data exchange.
The costs for which are responsible include but are not limited to all developmental costs incurred in the establishment and maintenance of 's servers and software and all costs associated with the connection and communications lines required to access the LAANC AP API services.
ARTICLE 4. PERIOD OF AGREEMENT AND EFFECTIVE DATE
This Agreement will be effective on the date of the last signature below and will terminate five (5) years from the date of execution unless the parties affirmatively agree to continue it and modify the end date accordingly. By signing this agreement, no longer has a continuing need for this Agreement; if at any time no longer has a continuing need for this Agreement, must immediately notify the FAA.
ARTICLE 5. LEGAL AUTHORITY
This Agreement is entered into under the authority of 49 U.S.C. § 106(1) and (m), which authorizes agreements and other transactions on such terms and conditions as the Administrator determines necessary.
ARTICLE 6. REIMBURSEMENT AND ACCOUNTING ARRANGEMENTS
N/A
ARTICLE 7. CHANGES AND MODIFICATIONS
Changes and modifications to this Agreement must be made by written amendment and signed by the FAA Contracting Officer and an authorized representative of Notwithstanding the previous sentence, a unilateral modification by the FAA is effective upon the FAA Contracting Officer's sending the modification, signed by the FAA Contracting Officer, to's POC, regardless of whether an authorized representative of has signed.
ARTICLE 8. TERMINATION
In addition to the termination rights in article 2, either party may terminate this Agreement with or without cause at any time prior to its expiration date by giving the other party at least thirty (30) calendar days prior written notice of termination. The FAA may also require that cease specific uses of the LAANC service; upon notice of such a requirement, may terminate this Agreement without advance written notice.

ARTICLE 9. ORDER OF PRECEDENCE

In the event of any inconsistency between the terms of this Agreement and its attachments, the inconsistency must be resolved by giving preference in the following order:

- A. The Agreement
- B. The Attachments

ARTICLE 10. TYPE AND CONSTRUCTION OF THE AGREEMENT

This Agreement is an "other transaction" authorized by 49 U.S.C § 106 (1) and (m) is not a procurement contract, grant, or cooperative agreement. This Agreement is not intended to be, nor must it be construed as, creating a partnership, corporation, or other business organization. Nothing in this Agreement must be construed as incorporating by reference or implication any provision of Federal acquisition law or regulation.

ARTICLE 11. DISPUTES

Where possible, disputes will be resolved by informal discussion between the parties. In the event the parties are unable to resolve any disagreement through good-faith negotiations, the dispute will be referred to the Office of Dispute Resolution for Acquisition (ODRA) for non-binding mediation (see 14 C.F.R. Part 17).

ARTICLE 12. WARRANTIES

The FAA makes no express or implied warranties as to any matter arising under this Agreement, including but not limited to the accuracy of information included in the LAANC AP API services, or as to the ownership, merchantability, or fitness for a particular purpose of any property, including any equipment, device, software, or data that may be provided under this Agreement.

ARTICLE 13. INSURANCE

_____ must arrange by insurance for reasonable protection of itself from and against all liability to third parties arising out of, or related to, its performance of this Agreement.

ARTICLE 14. LIMITATION OF LIABILITY

The parties agree that the FAA assumes no liabili	ity under this Agreement for	or any losses
arising out of any action or inaction by	or its employees; its	affiliates; its
contractors; its agents; or any person or entity other	erwise acting on its behalf (collectively,
's Representatives). The parties a	agree that	assumes no
liability under this Agreement for any losses arisi	ing out of any action or ina	ection by the
FAA or its agents, officers, employees, or repres	sentatives, provided, however	ver, that this
limitation of liability does not apply to or limit the	e liability provided for in ar	ticles 15 and
18 agrees to reimburse the FAA f	for any damage to or destruc	ction of FAA

property caused by activities under this Agreement to t		
Claims for damages against the Agreement must be limited to direct funding obligated under this Agreement FAA be liable for claims for conseprofits; or other indirect damages.	ect damages only up ment at the time the c	to the aggregate amount of the lispute arises. In no event must the
ARTICLE 15. INDEMNITY		
agrees to indemni officers, employees, and represent claims, demands, damages, liabilitie expenses incident thereto (collective be charged to, or be recoverable omissions of or Agreement—including but not list operators—except to the extent of this Agreement, including the Parties are the primary and proximal Parties seek indemnification. Even terms of this Agreement, including the Parties are the primary and proximal Parties are the primary and proximal Parties seek indemnification, Indemnified Parties only to the extendal proximal parties are the primary and proximal Parties seek indemnification, and such Claims arise out of acts or omissions.	atives (the Indemnifies, losses, suits, and joely, Claims), that me from the Indemnifies are Represented to has fully LAANC USS Operate cause of the Control of the LAANC USS Operate cause of the Control of the LAANC USS Operate cause of the Control of the LAANC USS Operate cause of the Control of the LAANC USS Operate cause of the Control of the LAANC USS Operate cause of the Control of the Co	judgments, including the costs and ay accrue against, be suffered by, ed Parties arising out of acts or resentatives in connection with this's interactions with UAS y complied with the material terms ating Rules, and the Indemnified claims for which the Indemnified eastfully complied with the material rerating Rules, and the Indemnified claims for which the Indemnified claims for which the Indemnified claims for which the Indemnified endemnify and hold harmless the sarise out of acts or omissions of The FAA agrees to hold harmless for Claims only to the extent that
The FAA will provide reasonably and will cooperate with		

Claims; however,FAA's doing so.	''s obligations in this article are not contingent upon the
ARTICLE 16. CIVIL RIGH	TTS ACT
must comp	ly with Title VI of the Civil Rights Act of 1964 relating to ly assisted programs.
ARTICLE 17. OFFICIALS	NOT TO BENEFIT
	ials Not to Benefit," and 3.2.5-7, "Disclosure Regarding in Federal Transactions," are incorporated by reference into
ARTICLE 18. PROTECTIO	ON OF INFORMATION
instrumentality of the United governments in accordance right to share all information Airspace System (NAS) corprovisions. The FAA will provisions. The FAA will provide to the FAA maintains control provide to the FAA any information is specifically rinformation means any commopinions in any medium or	to share all information with any department, agency, or States Government and other state, local, tribal, or territorial with federal law and regulation. The FAA also reserves the nas necessary for analysis and performance of all National ntracts and agreements, subject to FAA use and disclosure process any request under the Freedom of Information Act ne Privacy Act, 5 U.S.C. § 552a, for any information to which in accordance with these statutes must not remation potentially protected under the Privacy Act unless the requested by the FAA. For the sole purpose of this article, munication or representation of knowledge such as facts, data, or form, including textual, numerical, graphic, cartographic, the form, provided to or by in the course of its tent.
on any information, whether legend, and not to, without knowingly disclose to other	its contractors agree to abide by any restrictive-use conditions or not such information bears a restrictive-use marking or twritten authorization from the FAA Contracting Officer, are or use for any purpose other than that described in this unless the Government has previously made the information
affiliates may be provided	d its contractors' parent companies, agents, subsidiaries, and access to information for the purpose of conducting under this Agreement without written authorization from the
must obtain agreement from pursuant must protec	nation of other individuals or organizations,such other individuals or organizations. Whether obtained by to the aforesaid agreement or from the Government, t all such information from unauthorized use or disclosure to on except in accordance with the aforesaid agreement. This

article does not limit
d) agrees to indemnify and hold harmless the Indemnified Parties from and against all Claims that may accrue against, be suffered by, be charged to, or be recoverable from the Indemnified Parties arising out of the unauthorized use or disclosure of information by or
e) Except as the FAA Contracting Officer specifically authorizes in writing, upon cessation of this Agreement, must return to the FAA all information obtained from the Government, including all copies, modifications, adaptations, or combinations thereof. Information obtained from other individuals or organizations must be disposed of in accordance with 's agreements with those individuals or organizations must further certify in writing to the FAA Contracting Officer that all copies, modifications, adaptations, or combinations of such information that cannot reasonably be returned to the FAA have been deleted from the records of and its contractors' parent companies, agents, subsidiaries, and affiliates and destroyed.
ARTICLE 19. SECURITY
must abide by all security regulations and procedures specified in this Agreement and FAA orders. **ARTICLE 20. GOVERNING LAW**
This Agreement shall be governed and interpreted by Federal Law.
ARTICLE 21. PUBLICITY AND PUBLICATION
and the FAA reserve the right to publicly disclose and to publish the results of activities produced as a result of the LAANC AP API based services obtained under this Agreement. However, before public disclosure or submission for publication, must notify the FAA in writing of its intention to publish and must submit the written request and manuscript to the FAA for review. The FAA has seven (7) business days from receipt of the request to disapprove the request. If the FAA does not respond within 7 business days, may publicly disclose or submit for publication the results must delay or refrain from disclosing or publishing the results of activities produced as a result of the LAANC AP API based services obtained under this Agreement at FAA's written request regardless of an earlier failure to disapprove disclosure or publication of such results.
ARTICLE 22. CLAUSES IN RELATED AGREEMENTS
agrees to include the substance of the obligations placed upon it in articles 12, 14, 16, 17, 18, 19, and 21 in all contracts and agreements with third parties substantially related to this agreement, including but not limited to third parties connecting indirectly to the FAA's LAANC AP by connecting directly to

will consider case-by-case exception	is to this	requiremen	nt for indivi	idual contra	cts in the
event that: (1) cor	nsiders a	particular	article to 1	be inapprop	riate and
unnecessary in the case of a particular	contrac	t or (2)(a) _		provides	a written
statement affirming absolute unwilling	ngness o	f a contracte	or to perfor	m, absent so	me relief
from the substance of this prohibition	on and (l	o) use of an	alternate c	ontract sour	ce would
unreasonably detract from the qual	ity of e	ffort. In eit	her case, _		must
provide the FAA Contracting Officer	timely v	written adva	nce notice o	of these and	any other
extenuating circumstances. Any exc	ception	must be ap	proved in	writing by	the FAA
Contracting Officer.					

ARTICLE 23. SURVIVAL

The obligations in articles 9, 11, 12, 14, 15, 16, 17, 18, 20, 21, 22, and 24 will survive the expiration, termination or other end, by any means, of this Agreement.

ARTICLE 24. ENTIRE AGREEMENT

This document is the entire agreement of the parties, who accept the terms of this Agreement as shown by their signatures below. In the event the parties duly execute any amendment to this Agreement, the terms of such amendment must supersede the terms of this Agreement to the extent of any inconsistency.

AGREED:	
BY:	
(Representative)
DATE:	

Federal Aviation Administration

(U. S. Government Service Provider)

BY:

Daniel Farrell, FAA Contracting Officer, AAQ-630 (U. S. Government Representative)

DATE: