

December 12, 2025

VIA CERTIFIED MAIL

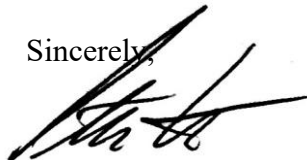
The Honorable Brian Bedford, Administrator
Federal Aviation Administration
800 Independence Avenue, S.W.
Washington, D.C. 20591

Re: Petition for Judicial Review

Dear Mr. Bedford:

My Firm represents Palm Beach County, Florida (the “County”), with respect to its ownership and operation of the Palm Beach International Airport (“PBI”) and three general aviation airports. Pursuant to Title 49, U.S. Code, Section 46110(a) and Rule 15 of the Federal Rules of Appellate Procedure, we have reluctantly filed on behalf of the County the enclosed Petition for Judicial Review in the U.S. Court of Appeals for the District of Columbia Circuit, in order to preserve the County’s ability to seek legal recourse as to new flight restrictions implemented over Mar-a-Lago. The County fully appreciates the paramount importance of Presidential security and remains committed to working with the FAA to explore alternatives to the flight restrictions that provide for the President’s security while reducing the impacts on PBI’s users and the surrounding community. The County remains hopeful that the FAA is willing to engage in such a discussion and that any further litigation regarding the flight restriction becomes unnecessary.

Sincerely,



Steven L. Osit

Counsel to Palm Beach County

cc: Hon. Liam McKenna, *Chief Counsel, FAA*

Enclosures