

CITY COUNCIL  
ATLANTA, GEORGIA

03-*R*-0215

A RESOLUTION BY

FINANCE/EXECUTIVE COMMITTEE

AUTHORIZING THE MAYOR OR HER DESIGNEE TO ENTER INTO AN INTERGOVERNMENTAL AGREEMENT WITH GEORGIA TECHNOLOGY AUTHORITY, IN AN AMOUNT NOT TO EXCEED \$12,000.00 PER YEAR, TO PROVIDE KIOSKS AT VARIOUS LOCATIONS IN GEORGIA THAT WILL PROVIDE ELECTRONIC TRANSPORTATION INFORMATION TO INDIVIDUALS TRANSITING HARTSFIELD ATLANTA INTERNATIONAL AIRPORT. ALL CONTRACTED WORK SHALL BE CHARGED TO AND PAID FROM FUND ACCOUNT AND CENTER NUMBER: 2H01 523001 R12006.

WHEREAS, the Department of Aviation desires to enter into an Intergovernmental Agreement with the Georgia Technology Authority to provide electronic transportation information to the traveling public for Hartsfield Atlanta International Airport, to provide additional design work specifically for the Airport wayfinding system currently being conducted by the Georgia Department of Transportation and to display the Airport's flight information on Kiosks throughout the State of Georgia on the Georgia Technology Authority's on-line service; and

WHEREAS, the Georgia Technology Authority is a public procurement unit; and

WHEREAS, pursuant to Sections 2-1602 and 2-1604 of the Procurement and Real Estate Code of the City of Atlanta, which authorizes cooperative purchasing agreements between governmental agencies and public procurement units; and

WHEREAS, the term of this agreement shall be one (1) year with four (4) additional options to renew in one (1) year increments; and

WHEREAS, the Aviation General Manager and the Chief Procurement Officer have recommended that the Intergovernmental Agreement is executed.

NOW THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA, that the Mayor or her designee be and is hereby authorized to enter into an Intergovernmental Agreement with the Georgia Technology Authority in an amount not to exceed \$12,000.00 per year.

BE IT FURTHER RESOLVED, that the Chief Procurement Officer be and is hereby directed to prepare an appropriate contractual agreement to be approved by the City Attorney as to form for execution by the Mayor.

BE IT FURTHER RESOLVED, that this contractual agreement shall not become binding on the City, and the City shall incur no liability upon same until contract has been executed by the Mayor and delivered to the contracting party.

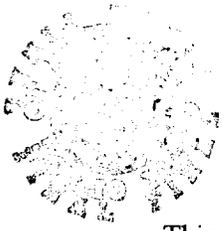
BE IT FINALLY RESOLVED, that all services for said contract work shall be charged to and paid from Fund, Account and Center Number: 2H01 523001 R12006.

A true copy,

*Shanda Daphnie Johnson*  
Municipal Clerk, CMC

ADOPTED by the Council  
APPROVED by the Mayor

MAR 03, 2003  
MAR 11, 2003



## KIOSKS AGREEMENT

This AGREEMENT ("Agreement") is entered into effective as of \_\_\_\_\_, between The Georgia Technology Authority and the City of Atlanta ("City").

### BACKGROUND

Georgia Technology Authority and City desire to provide electronic transportation information to individuals transiting Hartsfield Atlanta International Airport ("Airport"); and

Additional design work specifically for the Airport wayfinding system is currently being conducted by Georgia Department of Transportation; and

That additional design work concerns specific information germane to the Airport and includes point to point interior and exterior wayfinding, general information about concession services, airline schedules and flight information and traveler's aid information; and

Georgia Technology Authority desires to have the City's flight information displayed on Kiosks throughout the State of Georgia and on Georgia Technology Authority's on-line service; and

Georgia Technology Authority intends to place Kiosks at various locations in Georgia and display on those Kiosks certain traffic, transportation and other useful information for the and of travelers; and

City has agreed to provide funds for the procurement of at least 15 kiosks (a "Kiosk" or the "Kiosks"), all to be installed throughout the Airport; and

City has also agreed to procure the Kiosks through Georgia Technology; and

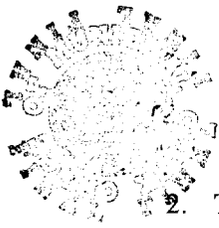
City has further agreed to pay for all communication and electrical costs associated with the installation and operation of all Kiosks purchased by City; and

Georgia Technology Authority has agreed to install and maintain all Kiosks procured by City for installation at the Airport; and

Georgia Technology Authority and City desire to set forth their agreements regarding these matters in writing.

Accordingly, the parties agree as follows:

1. **TERM.** This Agreement will commence as of the date it is executed by Mayor of City, attested to by the Municipal Clerk and delivered to Georgia Technology Authority, and will continue for an initial period of one (1) year with four (4) additional options to renew in one (1) year increments, provided that all necessary funding supporting City's monetary obligations under this Agreement for the applicable year is appropriated and budgeted. If no funding is appropriated and budgeted for any year, this Agreement will automatically terminate as of the last day of the current, funded year. The City may exercise any option to renew by giving Georgia Technology written notification at least 60 days prior to the termination of any current term of this Agreement.



2. **TERMINATION.** This Agreement may be terminated at any time by either party upon 30 days prior written notice.

3. **GRANT OF RIGHT: VISIBILITY AND OPERATION OF KIOSKS; INFORMATION.**

3.1. **License.** City grants Georgia Technology Authority a License to place 10 Kiosks at those locations (a "Kiosk Location" or the "Kiosk Locations") at the Airport more fully described in Exhibit "A" attached. Georgia Technology Authority, at its own cost, will install all of the Kiosks at the Kiosks Locations. City also grants Georgia Technology Authority a License to place additional Kiosks (at least 5 more) at future locations in the Airport that have been identified and approved by the City.

3.2. **Information Displayed on Kiosks.**

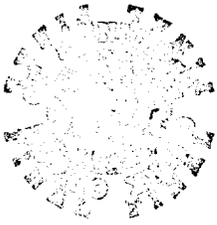
3.2.1. All traffic, transportation and other display information (the "Information") that Georgia Technology Authority displays on the Kiosk network will require the prior written approval of City and no Information will be displayed until specifically approved by City. Georgia Technology Authority will submit to City, 30 days prior to its proposed introduction and display on the Kiosks network any new information Georgia Technology Authority proposes. City will approve/disapprove that new Information within 10 days. City has the final authority as to any Information displayed on any Kiosk located at the Airport and sufficient safeguards will be established between City and Georgia Technology Authority to ensure that no unauthorized Information is displayed on any Kiosk located at the Airport.

3.2.2. City will make available to Georgia Technology Authority flight Information from City's Centralized Flight Information Display System ("FIDS") to the Georgia Technology Authority Kiosks Server. The logistics of the electronic transfer of the FIDS Information are more particularly described on Exhibit "B" attached. Georgia Technology Authority will use commercially reasonable efforts to maintain the presence of the FIDS Information on all kiosks on the network throughout Georgia and on the online service. The specific level of detail of FIDS Information will be determined exclusively by City.

3.2.3. Georgia Technology Authority will provide, at City's request, computer programming design support to expand the Airport wayfinding system designed by the Georgia Department of Transportation as required to respond to changes in airport facilities, passenger circulation, and other services. Scope and costs for these services will be negotiated with the City prior to commencement of any work by Georgia Technology Authority.

3.2.4. City grants Georgia Technology Authority a nonexclusive, nontransferable license to exhibit, display, transmit and deliver the FIDS Information using Kiosk's computer screen.

3.2.5. City grants Georgia Technology Authority a nonexclusive, nontransferable license to download, exhibit, display, transmit and deliver the FIDS Information solely to permit any subscribers of the online service to view the FIDS Information on a computer screen and make such number of electronic copies of the FIDS Information as are necessary in order to store the FIDS

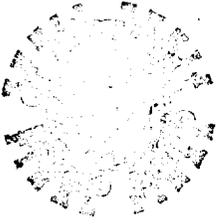


Information on Georgia Technology Authority's serves for operation of the online service and to display the FIDS Information as permitted by this Agreement.

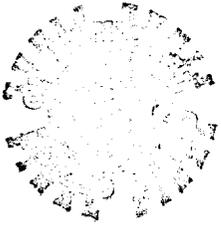
- 3.2.6. Georgia Technology Authority will supply City with eighty (80) users identifications and subscriptions to Georgia Technology Authority's online service, subject to the terms and conditions of Georgia Technology Authority's standard user online license agreement attached hereto as Exhibit "C", and incorporated herein by this reference.
- 3.2.7. All expenses related to the preparation of the FIDS Information and the transfer of the FIDS Information to the Georgia Technology Authority Kiosk Server shall be borne by the City.
- 3.2.8. All licenses (including the license granted to the City to use the online service) granted by this Agreement will automatically terminate upon the expiration or earlier termination of the Agreement.
- 3.2.9. Georgia Technology Authority has the right, upon prior written notice to City, to omit any part of the FIDS Information, which in its opinion violates any third party's proprietary rights or may expose Georgia Technology Authority, the State of Georgia or any third party to criminal or civil liability. Georgia Technology Authority will specify in its written notice to City the specific FIDS Information Georgia Technology Authority declines to use and will describe in detail the reasons that Georgia Technology Authority believes that the specific FIDS Information violates a third party's proprietary rights or may subject Georgia Technology Authority, the State of Georgia or any third party to criminal or civil liability. Georgia Technology Authority agrees to cooperate with City, and any other individuals or entities necessary (such as Airlines providing certain components of any FIDS Information), to resolve the concerns of Georgia Technology Authority and allow the omitted information (as may be revised, if necessary) to again be utilized by Georgia Technology Authority pursuant to this Agreement.

**3.3. Kiosks Visibility, Access, Locations and Relocation.** City Agrees that at all times:

- 3.3.1. The Kiosks will be visible and accessible to the traveling public;
- 3.3.2. City will provide Georgia Technology Authority, or its designees, with access to the Kiosk Locations and adjacent areas to perform research and surveys, provided Georgia Technology Authority will not interfere with or obstruct passenger traffic and obtain prior approval of any desired access from City's Aviation General Manager; and
- 3.3.3. City may, from time to time and at any time, relocate any Kiosk to any other location at the Airport at the sole discretion of City's Aviation General Manager. Prior to any relocation, City will notify Georgia Technology Authority in writing and will coordinate the relocation with Georgia Technology Authority. All costs of relocating any Kiosk will be borne by City.



- 3.3.4. The City reserves the right to create a new design for the Kiosk housing to respond to unique constraints and design standards of the airport facilities. City will be responsible for the costs of any such future design and fabrication of Kiosks.
- 3.4. **Telephone/Electrical Service.** City is responsible for the communication and electrical outlet requirements necessary for placing the Kiosks at the Kiosk Locations, and will ensure that sufficient resources for the supply of those requirements are located at each proposed Kiosk Location. City will be responsible for the cost of the monthly telephone service and electricity necessary for operating the Kiosks.
- 3.5. **Ownership of Information/Notice of Proprietary Rights**
- 3.5.1. All rights, titles and interests to the Information in all languages, formats and media throughout the world supplied by Georgia Technology Authority, including all copyrights, are the exclusive property of Georgia Technology Authority, or its licensors. All rights to Information supplied by City, including all copyrights, are the exclusive property of City, or its licensors. No Information which is subject to this Agreement may be copied by anyone other than the respective owner into any language, format or media without the express written consent of that owner, which consent will not be unreasonably withheld.
- 3.5.2. If permission to copy certain Information is provided by the respective owner to the other party, the party copying that Information will duplicate all copyright notices or other limitation in legible and conspicuous print on all copies of the Information created by the copying party.
- 3.5.3. City acknowledges that the Information displayed on the Kiosks is provided by third parties to Georgia Technology Authority, and that Georgia Technology Authority has relied solely on representations from the providers of the Information and has made no independent investigation as to the accuracy of the Information or any provider's authority to provide the Information to Georgia Technology Authority.
- 3.6. **Disclosure or Copying of Information under Legal Compulsion.** If City receives a request to disclose or allow the copying of any Information on the Kiosks, City will promptly notify Georgia Technology Authority. If City becomes legally compelled (by deposition, interrogatory, request for documents, subpoena, civil investigation or demand or similar process or by law) or City determines in good faith that it is required by law to disclose or allow the copying of any Information, City will provide Georgia Technology Authority with prompt prior written notice of those requirements. Georgia Technology Authority acknowledges that certain public records of City are open for a personal inspection by any citizen of the State of Georgia pursuant to O.C.G.A § 50-18-70, the Georgia Open Records Act, and that those public records may include certain Information. If City determines in good faith that it is required, pursuant to the Georgia Open Records Act, to make available to, or allow copying by, any citizen of the State of Georgia records which may contain Information, and, after consulting with Georgia Technology Authority, City does make those records available or allow them to be copied pursuant to the requirements imposed upon City by the Georgia Open Records Act, City will not be liable to Georgia Technology Authority for any damages or other



injuries suffered by Georgia Technology Authority as a result of that disclosure and City will not be in violation of this Agreement as result of that disclosure. In addition, City acknowledges that certain Information is exempt from disclosure under the Open Records Act, and agrees to consult with Georgia Technology Authority prior to any disclosure of Information that City believes is not exempt from disclosure.

3.7. **Maintenance and Repair.** Georgia Technology Authority, or its designees, will maintain and repair the Kiosks in accordance with all applicable warranties, at its cost, to ensure the continued operation during the term of this Agreement and any renewal term. Georgia Technology Authority will provide City with a telephone number which may be used to report problems in the operations of the Kiosks. Operational problems, including software problems, with the Kiosks will be corrected by Georgia Technology Authority promptly after notice. Georgia Technology Authority, or its designees, will have reasonable access to the Kiosk Locations and adjacent areas during normal business hours to maintain and repair any Kiosk.

3.8. All Kiosks will be removed from the Kiosk Locations by Georgia Technology Authority within a reasonable period of time after the expiration or other termination of this Agreement.

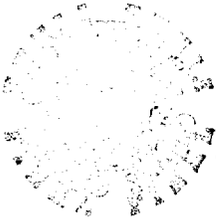
4. **DISCLAIMER OF Information WARRANTY.** THE INFORMATION IS PROVIDED "AS IS" WITHOUT WARRANTY AS TO CONDITION, ACCURACY OR COMPLETENESS, OR OTHERWISE, TO THE FULL EXTENT PERMITTED BY LAW. ALL CONDITIONS, WARRANTIES, REPRESENTATIONS, LIABILITIES AND OBLIGATIONS, WHETHER EXPRESS OR IMPLIED, ARISING FROM NEGLIGENCE OR IMPOSED BY STATUE OR OTHERWISE IN RESPECT TO THE SUPPLY OF THE INFORMATION, INCLUDING ANY CONDITIONS OR IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR AS TO CORRESPONDENCE WITH DESCRIPTION, ARE HEREBY DISCLAIMED.

5. **KIOSK WARRANTY.** Georgia Technology Authority acknowledges that it has received, or will receive, certain limited warranties concerning its purchase of the Kiosks and that all Kiosks procured by Georgia Technology Authority have been or will be acquired by Georgia Technology Authority on behalf of City. Georgia Technology Authority will ensure that all rights as to any guaranties and warranties as to any Kiosk will be enforced by Georgia Technology Authority on behalf of City. Georgia Technology Authority agrees to assign to City, if requested, all claims for breach of any Kiosk warranty Georgia Technology Authority has by virtue of its purchase of the Kiosks on behalf of City.

## 6. MISCELLANEOUS

6.1. **State Funds/Payment.** Nothing in this Agreement may be construed as obligating or requiring the payment of Georgia Technology Authority funds or other State funds to City or for City's benefit; no rental or other payments are due City under this Agreement.

6.2. **Governing Law; Jurisdiction and Venue.** This Agreement will be governed under the laws of the State of Georgia, including its recognition of applicable federal law. City and Georgia Technology Authority fix jurisdiction and venue for claims related to this Agreement in Fulton County, Georgia.



**6.3. Amendments in Writing.** This Agreement may only be amended or modified in writing signed by an authorized representative of each party.

**6.4. Force Majeure.** City and Georgia Technology Authority will not be responsible for any failure or delay in the performance of any obligations under this Agreement caused by acts of God, flood, fire, war, or public enemy.

**6.5. Waiver.** The failure of City or Georgia Technology Authority to seek redress for any violation of, or to insist upon the strict performance of, any term of this Agreement will not prevent a subsequent violation of this Agreement from being actionable by the respective parties. The provision in this Agreement of any particular remedy will not preclude City or Georgia Technology Authority from any other remedy.

**6.6. Severability; Legal Construction.** In case any provision contained in this Agreement is held to be invalid, illegal or unenforceable, that invalidity, illegality or unenforceability will not effect any other provision of this Agreement and this Agreement will be construed as if the invalid, illegal or unenforceable provision had never been contained in this Agreement.

**6.7. Notices.**

**6.7.1. Delivery.** All notices given by either party to the other under this Agreement will be in writing and may be delivered by: (i) regular mail. Postage prepaid; (ii) certified or registered mail; (iii) facsimile; or (iv) hand-delivered, to the parties at the addresses and facsimile numbers set forth in the Clause titled "Addresses".

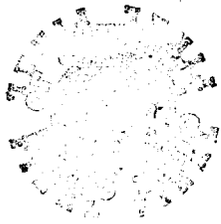
**6.7.2. Receipt.** Notices sent by mail will be deemed to be received upon the actual receipt by the addressee. Notices sent by certified or registered mail will be deemed to be received upon acknowledgement. Notices sent by facsimile will be deemed to be received upon successful transmission to the proper facsimile number. Notices delivered by hand-delivery will be deemed to be received upon acceptance by the respective party or its agent.

**6.7.3. Change of Address or Facsimile Number.** Either party may, at any time, change its respective address or facsimile number by sending written notice to the other party of the change.

**6.7.4. Addresses.**

**6.7.4.1. To City.** For all notices to City the address will be:

City of Atlanta  
Department of Aviation  
P.O. Box 20509  
Atrium Suite 430  
Atlanta, Georgia 30320  
Facsimile: (404) 530-6803  
Attention: Director, Information Technology



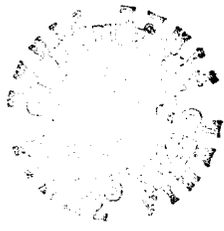
With copy to:

City of Atlanta  
Department of Aviation  
P.O. Box 20509  
Atrium Suite 430  
Atlanta, Georgia 30320  
Facsimile: (404) 530-6803  
Attention: Technical Services Manager

**6.7.4.2. To Georgia Technology Authority.** For all notices to Georgia Technology Authority the address will be:

Georgia Technology Authority  
Executive Director  
100 Peachtree Street, Suite 1440  
Atlanta, Georgia 30303-3404  
Facsimile: (404) 657-7956

- 6.8. Compliance with Law.** City and Georgia Technology Authority, at all times will comply with all applicable federal, state and local laws, ordinances, rules and regulation in performing their respective obligations under this Agreement.
- 6.9. Relationship to Parties.** Nothing contained in this Agreement will be deemed to create a partnership or joint venture between City and Georgia Technology Authority or cause either party to be responsible for the debts or obligations of the other party. Georgia Technology Authority will not represent to anyone that its relationship to City is other than as an independent contractor. Georgia Technology Authority will act as an independent contractor and not as the agent of City performing this Agreement, maintaining complete control over its employees and all of its lower-tier suppliers and subcontractors. Nothing contained in this Agreement or any lower tier purchase order or subcontract awarded by Georgia Technology Authority will create any contractual relationship between any lower-tier supplier or subcontractors and City. City and its agents, servants, employees or subcontractors will not be deemed to be an agent, servant or employee of Georgia Technology Authority or the State of Georgia. City will not represent to any individual or entity that its relationship to Georgia Technology Authority is other than as an independent contractor.
- 6.10. Entire Agreement.** This Agreement constitutes the sole and only agreement between Georgia Technology Authority and City with respect to the subject matter of this Agreement and supersedes any prior understandings or written or oral contracts between City and Georgia Technology Authority respecting the subject matter of this Agreement.
- 6.11. Assignment.** Without the prior written consent of the other party, neither party may assign, transfer or convey any of its right, title or interest under this Agreement, nor delegate any of its respective obligations or duties under this Agreement. Any



assignment of this Agreement or rights under this Agreement, in whole or part, without the prior written consent of the other party will be void.

- 6.11.1. **Lower-tier Suppliers.** Purchase orders and subcontracts of any tier must include provisions to secure all rights and remedies of City provided under this Contract, and must impose upon the lower-tier supplier and subcontractor all of the duties and obligations required to fulfill this Agreement with respect to their activities.
- 6.11.2. **Copies of Purchase Orders and Subcontracts.** Copies of all related purchase orders and related subcontracts are to be provided to City upon request.
- 6.11.3. **No Relief of Responsibilities.** No assignment or subcontract will be approved which would relieve Georgia Technology Authority of its responsibilities under this Agreement.
- 6.11.4. **Parties Bound.** This Agreement will be binding upon and inure to the benefit of City and Georgia Technology Authority and their respective successors and assigns.
- 6.12. **Counterparts.** This Agreement may be executed concurrently in one or more counterparts, each of which will be deemed to be an original, but all of which will together constitute one Agreement.
- 6.13. **Further Acts.** City and Georgia Technology Authority each agrees to perform any additional acts and execute and deliver any additional documents as may reasonably be necessary in order to carry out the provisions and effectuate the intent of this Agreement.
- 6.14. **Headings.** All headings in the Agreement are intended for convenience only and will not control or effect the meaning, construction or effect of this Agreement.
- 6.15. **Compliance with Applicable Laws.** City and Georgia Technology Authority will comply with all requirements of federal, state, county or municipal authorities having jurisdiction in the performance of its obligations and responsibilities under this Agreement.
- 6.16. **City's Liability.** City's obligations under this Agreement will not become binding on City and City will incur no liability under this Agreement until the formal written Agreement has been authorized by the Council of City, approved and executed by the Mayor, attested to by the Municipal Clerk and delivered to Georgia Technology Authority.
- 6.17. The liability, if any, of City, Georgia Technology Authority, the State of Georgia, and their respective departments, divisions and agencies, for damages relating in any way to the Kiosks or Information will not include incidental, special or consequential damages.



City and Georgia Technology Authority have each executed this Agreement on the day and year first above written.

GEORGIA TECHNOLOGY AUTHORITY:

CITY OF ATLANTA:

By: \_\_\_\_\_  
Thomas M. Bostick  
Executive Director (Seal)

By: \_\_\_\_\_  
Mayor (Seal)

ATTEST:

ATTEST: \_\_\_\_\_  
Municipal Clerk

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

APPROVED:

\_\_\_\_\_  
Aviation General Manager

\_\_\_\_\_  
Chief Financial Officer

\_\_\_\_\_  
Director, Bureau of Purchasing and  
Real Estate

APPROVED AT TO FORM:

\_\_\_\_\_  
City Attorney

RECOMMENDED:

\_\_\_\_\_  
Chief Operating Officer

RCS# 4504  
3/03/03  
2:24 PM

Atlanta City Council

Regular Session

CONSENT 1

Pgs. 1-11: Except 03-R-0321;

Adopt

YEAS: 12  
NAYS: 0  
ABSTENTIONS: 0  
NOT VOTING: 4  
EXCUSED: 0  
ABSENT 0

NV Smith	Y Archibong	Y Moore	Y Mitchell
Y Starnes	Y Fauver	Y Martin	NV Norwood
Y Young	Y Shook	Y Maddox	Y Willis
Y Winslow	Y Muller	NV Boazman	NV Woolard

CONSENT 1

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**3/03/03 FULL COUNCIL MEETING**

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**Items Adopted on the  
Consent Agenda**

1. 03-O-0154
2. 03-O-0155
3. 03-O-0156
4. 03-O-0157
5. 03-O-0158
6. 03-O-0159
7. 03-O-0227
8. 03-O-0230
9. 03-O-0231
10. 03-O-0278
11. 03-R-0232
12. 03-R-0285
13. 03-R-0216
14. 03-R-0222
15. 03-R-0309
16. 03-R-0226
17. 03-R-0283
18. 03-R-0284
19. 03-R-0324
20. 03-R-0237
21. 03-R-0238
22. 03-R-0239
23. 03-R-0240
24. 03-R-0241
25. 03-R-0242
26. 03-R-0243
27. 03-R-0245
28. 03-R-0279
29. 03-R-0280
30. 03-R-0281
31. 03-R-0282

**Items Adversed on the Consent  
Agenda**

32. 03-R-0244
33. 03-R-0246
34. 03-R-0247
35. 03-R-0248
36. 03-R-0249
- 36.03-R-0250
- 37.03-R-0251
- 38.03-R-0252
39. 03-R-0253
40. 03-R-0254
41. 03-R-0255
42. 03-R-0256
43. 03-R-0257
44. 03-R-0258
45. 03-R-0259
46. 03-R-0260
47. 03-R-0261
48. 03-R-0262
49. 03-R-0263
50. 03-R-0264
51. 03-R-0265
52. 03-R-0266
53. 03-R-0267
54. 03-R-0268
55. 03-R-0269
56. 03-R-0270
57. 03-R-0271
58. 03-R-0272
59. 03-R-0273
60. 03-R-0274
61. 03-R-0275
62. 03-R-0276
63. 03-R-0277

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Consent I Vote: 12Yeas; 0 Nays: (See RCS #4504)  
Item Removed from the Consent Agenda: 03-R-0321

03-R-0215

(Do Not Write Above This Line)

A RESOLUTION BY

FINANCE/EXECUTIVE COMMITTEE

AUTHORIZING THE MAYOR OR HER DESIGNEE TO ENTER INTO AN INTERGOVERNMENTAL AGREEMENT WITH GEORGIA TECHNOLOGY AUTHORITY, IN AN AMOUNT NOT TO EXCEED \$12,000.00 PER YEAR, TO PROVIDE KIOSKS AT VARIOUS LOCATIONS IN GEORGIA THAT WILL PROVIDE ELECTRONIC TRANSPORTATION INFORMATION TO INDIVIDUALS TRANSITING HARTSFIELD ATLANTA INTERNATIONAL AIRPORT. ALL CONTRACTED WORK SHALL BE CHARGED TO AND PAID FROM FUND ACCOUNT AND CENTER NUMBER: 2H01 523001 R12006.

ADOPTED BY

MAR 03 2003

COUNCIL

- CONSENT REFER
- REGULAR REPORT REFER
- ADVERTISE & REFER
- 1st ADOPT 2nd READ & REFER
- PERSONAL PAPER REFER

Date Referred

Referred To:

Date Referred

Referred To:

Date Referred

Referred To:

First Reading

Committee \_\_\_\_\_  
Date \_\_\_\_\_  
Chair \_\_\_\_\_  
Referred To \_\_\_\_\_

Committee

Date

Chair

Action

Fav, Adv, Hold (see rev. side)

Other

Members

Members

Fav, Adv, Hold (see rev. side)

Other

*C. T. Mast*

*Debrill Starnes*

*Paris Shuler*

Refer To

Committee

Date

Chair

Action

Fav, Adv, Hold (see rev. side)

Other

Members

Refer To

Committee

Date

Chair

Action

Fav, Adv, Hold (see rev. side)

Other

Members

Refer To

Refer To

FINAL COUNCIL ACTION  
 2nd  1st & 2nd  3rd  
Readings  
 Consent  V Vote  RC Vote

CERTIFIED

CERTIFIED  
MAR 03 2003

ATLANTA CITY COUNCIL PRESIDENT

*Catherine W. Woodford*

CERTIFIED  
MAR 03 2003

*Rod Douglas Johnson*  
MUNICIPAL CLERK

MAYOR'S ACTION

APPROVED  
*[Signature]*  
MAYOR