

Commission Agreement for Boeing 727-100 S/N 20115 N908JE

THIS COMMISSION AGREEMENT ("agreement") entered into this 04 day of November, 2013, by and between Equus Global Aviation LLC, and BlackRock Global Services, LLC.

WITNESSETH

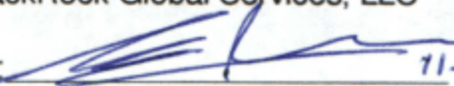
WHEREAS, BlackRock Global Services, LLC, is the duly authorized broker for the sale of one Boeing 727-100 S/N 20115 N908JE aircraft which is currently owned by JEGE, Inc. and WHEREAS, BlackRock Global Services, LLC has agreed to a brokerage commission fee of \$100,000 USD to be paid by Equus Global Aviation, LLC, upon sale of said aircraft; and WHEREAS, the undersigned parties desire to memorialize their Agreement in writing so far as it pertains to a commission fee to be paid by Equus Global Aviation to BlackRock Global Services, LLC.

NOW THEREFORE, in consideration of the foregoing and the mutual covenants, terms and conditions contained herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned parties hereto agree as follows:

1. That Insured Aircraft Title Service, agrees to act as escrow agent for the sale of Boeing 727-100 S/N 20115 N908JE from JEGE, Inc. and/or assign to 4790 Holdings LLC, Mr Adolfo Diaz et.al.
 2. That immediately upon closing the sale of said aircraft as described in paragraph 1 above, Equus Global Aviation, LLC, hereby irrevocably authorizes Insured Aircraft Title Service, to pay BlackRock Global Services, LLC 100,000.00 USD from the proceeds of the sale and that said sum shall be distributed simultaneously with all other sums from escrow via wire transfer at closing.
 3. That the undersigned parties hereby further agree that the terms of this Agreement are confidential and shall not be disclosed to any other, not a party to this Agreement, except under a subpoena or other order issued by a court of competent jurisdiction.
 4. That this Agreement may be signed in counterparts which, when taken together, shall constitute the whole Agreement, and that signatures transmitted by facsimile shall be sufficient to bind the parties hereto.
 5. This Agreement contains the entire agreement between the parties and there are no representations, promises, or agreements, oral or otherwise, except as set forth herein.
- IN WITNESS WHEREOF, and intending to be legally bound hereby, the parties hereto have executed this Agreement as of the date first written.

BlackRock Global Services, LLC

Equus Global Aviation, LLC

By:  11-4-13
Its: _____

By: _____
Its: _____

Insured Aircraft Title Service

By: _____
Its: _____