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U.S. DEPARTMENT OF TRANSPORTATION FEDERAL AVIATION ADMINISTRATION AIRPORT IMPROVEMENT PROGRAM SPONSOR CERTIFICATION REAL PROPERTY ACQUISITION

(Sponsor) (Work Description) (Airport)

(Project Number)

Title 49, United States Code, section 47105(d), authorizes the Secretary to require certification from the sponsor that it will comply with the statutory and administrative requirements in carrying out a project under the Airport Improvement Program (AIP). General requirements on real property acquisition and relocation assistance are in Title 49, Code of Federal Regulations (CFR), Part 24. The AIP project grant agreement contains specific requirements and assurances on the Uniform Relocation Assistance and Real Property Acquisition Act of 1970 (Uniform Act), as amended.

Except for the certified items below marked not applicable (N/A), the list includes major requirements for this aspect of project implementation, although it is not comprehensive, nor does it relieve the sponsor from fully complying with all applicable statutory and administrative standards.

		Yes	No	N/A
1.	The sponsor's attorney or other official has (will have) good and sufficient title as well as title evidence on property in the project.			
2.	If defects and/or encumbrances exist in the title that adversely impact the sponsor's intended use of property in the project, they have been (will be) extinguished, modified, or subordinated.			
3.	 If property for airport development is (will be) leased, the following conditions have been met: a. The term is for 20 years or the useful life of the project, b. The lessor is a public agency, and c. The lease contains no provisions that prevent full compliance with the grant agreement. 			
4.	Property in the project is (will be) in conformance with the current Exhibit A property map, which is based on deeds, title opinions, land surveys, the approved airport layout plan, and project documentation.			
5.	For any acquisition of property interest in noise sensitive approach zones and related areas, property interest was (will be) obtained to ensure land is used for purposes compatible with noise levels associated with operation of the airport.			
6.	 For any acquisition of property interest in runway protection zones and areas related to 14 CFR 77 surfaces, property interest was (will be)obtained for the following: a. The right of flight, b. The right of ingress and egress to remove obstructions, and 			

••••	•••••		Yes	No	<u>N/A</u>
	C.	The right to restrict the establishment of future obstructions.			
7.		raisals prepared by qualified real estate appraisers hired by the sponsor ude (will include) the following:			
	a.	Valuation data to estimate the current market value for the property interest acquired on each parcel, and			
	b.	Verification that an opportunity has been provided the property owner or representative to accompany appraisers during inspections.			
8.	reco	h appraisal has been (will be) reviewed by a qualified review appraiser to pommend an amount for the offer of just compensation, and the written raisals as well as review appraisal are available to FAA for review.			
9.		ritten offer to acquire each parcel was (will be) presented to the property ner for not less than the approved amount of just compensation.			
10.		rt was (will be) made to acquire each property through the following otiation procedures:			
	а.	No coercive action to induce agreement, and			
	b.	Supporting documents for settlements included in the project files.			
11.		negotiated settlement is not reached, the following procedures were (will used:			
	a.	Condemnation initiated and a court deposit not less than the just compensation made prior to possession of the property, and			
	b.	Supporting documents for awards included in the project files.			
12.	orga esta	splacement of persons, businesses, farm operations, or non-profit anizations is involved, a relocation assistance program was (will be) ablished, with displaced parties receiving general information on the gram in writing, including relocation eligibility, and a 90-day notice to ate.			
13.	pay reas	bocation assistance services, comparable replacement housing, and ment of necessary relocation expenses were (will be) provided within a sonable time period for each displaced occupant in accordance with the form Act.			

I certify, for the project identified herein, responses to the forgoing items are accurate as marked and have prepared documentation attached hereto for any item marked "no" that is correct and complete.

(Name of Sponsor)

(Signature of Sponsor's Designated Official Representative)

(Typed Name of Sponsor's Designated Official Representative)

(Typed Title of Sponsor's Designated Official Representative)

(Date)