U.S. DEPARTMENT OF TRANSPORTATION FEDERAL AVIATION ADMINISTRATION

		- EBERAL ATTATION ADMINIOTRATION			
		AIRPORT IMPROVEMENT PROGRAM			
		SPONSOR CERTIFICATION SELECTION OF CONSULTANTS			
		SELECTION OF CONSULTANTS			
	(Sponsor)	(Airport)	(Proje	ect Number)	
	(Work Description)				
Titl	e 49, United States Code, sect	ion 47105(d), authorizes the Secretary to requ	uire certific	ation fro	m the
		statutory and administrative requirements in			
		ogram (AIP). General standards for selection described in Title 49, Code of Federal Regula			
		ions-based procedures provided they are equ			10.00.
		Advisory Circular 150/5100-14, Architectural,	Engineeri	ng, and	
Pla	inning Consultant Services for A	Airport Grant Projects.			
Fχ	cent for the certified items helov	w marked not applicable (N/A), the list include	s maior re	auiremer	nts for
		ion, although it is not comprehensive, nor doe			
fro	m fully complying with all applic	able statutory and administrative standard.			
			Yes	No	N/A
1.	Solicitations were (will be) made a wide area of interest.	de to ensure fair and open competition from			
2		ected using competitive procedures based			
۷.		and disadvantaged enterprise requirements			
	with the fees determined throu	igh negotiations.			
3.		een (will be) prepared reflecting			
		establishment of fees, which are not r's independent cost estimate.	Ш	Ш	Ш
1	• •	s are to be performed by sponsor force		_	
₹.		oval was (will be) obtained from the FAA.			
5.		acts clearly establish (will establish) the			
		ne division of responsibilities between all			
_	parties engaged in carrying ou				
6.		eligible for AIP funding are (will be) clearly eligible items in solicitations, contracts, and			
	related project documents.	ciigibic itema in adiiditationa, contracta, and	Ш	Ш	Ш
7.	, ,	for grant-assisted contracts have been (will			
	be) included in consultant serv		Ш	Ш	Ш
8.	The cost-plus-percentage-of-c	ost methods of contracting prohibited under			

Federal standards were not (will not be) used.

Order 5100.38B Change 1 Appendix 25. Standard S			Sponsor Certific	onsor Certification Forms			1/8/04	
						Yes	No	N/A
9.	If the services being referenced in this cerdescribed in the adverse beyond five years.	rtification, the so	cope of work	was (will be) spe	cifically			
	ertify, for the project id ve prepared documen	·	•					
	(Name	of Sponsor)						
	(Signature of Sponsor's Des	signated Official Repr	resentative)					
(Typed Name of Sponsor's D	esignated Official Re	presentative)					
	(Typed Title of Sponsor's De	signated Official Rep	oresentative)					
		Date)						

	EDERAL AVIATION ADMINISTRATION RPORT IMPROVEMENT PROGRAM SPONSOR CERTIFICATION			
PROJI	ECT PLANS AND SPECIFICATIONS			
(Sponsor)	(Airport)	(Proj	ect Number))
(Work Description)				
sponsor that it will comply with the sta under the Airport Improvement Progr Circular (AC) 150/5100-6, Labor Req Civil Rights Requirements for the Airp Improvement Program Grant Assurar circulars with specific standards for d	47105(d), authorizes the Secretary to requatutory and administrative requirements in fam (AIP). AIP standards are generally dequirements for the Airport Improvement Proport Improvement Proport Improvement Program, and AC 150/5 nace OneGeneral Federal Requirements. Lesign or construction of airports as well as seed in standard airport sponsor Grant Assumed	carrying of scribed in ogram, AC 100-16, Ai A list of correct procurem	out a proje FAA Adv 150/510 rport urrent ad nent/insta	ect risory 0-15, visory llation
this aspect of project implementation	narked not applicable (N/A), the list include, , although it is not comprehensive, nor doe le statutory and administrative standards.			
		Yes	No	N/A
applicable Federal standards and modification to standards set fortl	e (will be) prepared in accordance with direquirements, so no deviation or hin the advisory circulars, or State those previously approved by the FAA.			
•	at of equipment are not (will not be)			

		100	110	1 1// 1
1.	The plans and specifications were (will be) prepared in accordance with applicable Federal standards and requirements, so no deviation or modification to standards set forth in the advisory circulars, or State standard, is necessary other than those previously approved by the FAA.			
2.	Specifications for the procurement of equipment are not (will not be) proprietary or written so as to restrict competition. At least two manufacturers can meet the specification.			
3.	The development included (to be included) in the plans is depicted on the airport layout plan approved by the FAA.			
4.	Development that is ineligible for AIP funding has been (will be) omitted from the plans and specifications.			
5.	The process control and acceptance tests required for the project by standards contained in Advisory Circular 150/5370-10 are (will be) included in the project specifications.			
6.	If a value engineering clause is incorporated into the contract, concurrence was (will be) obtained from the FAA.			
7.	The plans and specifications incorporate (will incorporate) applicable requirements and recommendations set forth in the Federally approved environmental finding.			

_	Appendix 25. Standard Sponsor Certification	cation Forms		1/8/04
••••		Yes	No	N/A
8.	For construction activities within or near aircraft operational areas, the requirements contained in Advisory Circular 150/5370-2 have been (will be) discussed with the FAA as well as incorporated into the specification and a safety/phasing plan has FAA's concurrence, if required.			
9.	The project was (will be) physically completed without Federal participation in costs due to errors and omissions in the plans and specifications that were foreseeable at the time of project design.			
	(Name of Sponsor)			
	(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)			

U.S. DEPARTMENT OF TRANSPORTATION FEDERAL AVIATION ADMINISTRATION **AIRPORT IMPROVEMENT PROGRAM**

		SPONSOR CERTIFICATION			
		EQUIPMENT/CONSTRUCTION CONTRACTS			
		Sponsor) (Airport) Description)	(Proje	ect Number)	
the und wit AIF the Pro Re	e sponsor der the Ai hin Feder o standard e Airport Ir ogram, an	ed States Code (USC), section 47105(d), authorizes the Secretary that it will comply with the statutory and administrative requirements port Improvement Program (AIP). General standards for equipmer al grant programs are described in Title 49, Code of Federal Regula is are generally described in FAA Advisory Circular (AC) 150/5100-nprovement Program, AC 150/5100-15, Civil Rights Requirements of AC 150/5100-16, Airport Improvement Program Grant Assurance is. Sponsors may use State and local procedures provided procure dards.	in carrying and constitutions (CF), Labor Iffor the Air OneGe	ng out a p struction R), Part Requirem port Impr neral Fec	oroject contracts 18.36. ents for ovement leral
ası	pect of pro	e certified items below marked not applicable (N/A), the list included bject implementation, although it is not comprehensive, nor does it reth all applicable statutory and administrative standards.			
			Yes	No	N/A
1.	performa	r standard of conduct is (will be) in effect governing the ince of the sponsor's officers, employees, or agents in soliciting rding procurement contracts.			
2.		personnel are (will be) engaged to perform contract ration, engineering supervision, construction inspection, and			
3.		urement was (will be) publicly advertised using the competitive d method of procurement.			
4.	a. The	solicitation clearly and accurately describes (will describe):			
	b. All o	current Federal wage rate determination for all construction ects, and their requirements of the equipment and/or services to be rided.			
5.	b. All o	ects, and the equipment and/or services to be			

d. Proposed contract prices are more than 10 percent over the

sponsor's cost estimate.

Order :	510	0.38	B
Chang	e 1		

a	ın	ın	•

			Yes	No	N/A
6.		contracts exceeding \$100,000 require (will require) the following visions:			
	a.	A bid guarantee of 5 percent, a performance bond of 100 percent, and a payment bond of 100 percent;			
	b.	Conditions specifying administrative, contractual, and legal remedies, including contract termination, for those instances in which contractors violate or breach contact terms; and			
	C.	Compliance with applicable standards and requirements issued under Section 306 of the Clean Air Act (42 USC 1857(h)), Section 508 of the Clean Water Act (33 USC 1368), and Executive Order 11738.			
7.	All	construction contracts contain (will contain) provisions for:			
	a.	Compliance with the Copeland "Anti-Kick Back" Act, and			
	b.	Preference given in the employment of labor (except in executive, administrative, and supervisory positions) to honorably discharged Vietnam era veterans and disabled veterans.			
8.		construction contracts exceeding \$2,000 contain (will contain) the bwing provisions:			
	a.	Compliance with the Davis-Bacon Act based on the current Federal wage rate determination; and			
	b.	Compliance with the Contract Work Hours and Safety Standards Act (40 USC 327-330), Sections 103 and 107.			
9.	app	construction contracts exceeding \$10,000 contain (will contain) propriate clauses from 41 CFR Part 60 for compliance with Executive lers 11246 and 11375 on Equal Employment Opportunity.			
10.	Title	contracts and subcontracts contain (will contain) clauses required from e VI of the Civil Rights Act and 49 CFR 23 and 49 CFR 26 for advantaged Business Enterprises.			
11.	sub deb Dep	propriate checks have been (will be) made to assure that contracts or econtracts are not awarded to those individuals or firms suspended, parred, or voluntarily excluded from doing business with any U.S. partment of Transportation (DOT) element and appearing on the DOT fied List.			
		, for the project identified herein, responses to the forgoing items are acced documentation attached hereto for any item marked "no" that is correc			nd have
		(Name of Sponsor)			
	(Sign	ature of Sponsor's Designated Official Representative)			
(Турес	I Name of Sponsor's Designated Official Representative)			
	(Туре	d Title of Sponsor's Designated Official Representative)			
		(Date)			

(Work Description)

U.S. DEPARTMENT OF TRANSPORTATION FEDERAL AVIATION ADMINISTRATION **AIRPORT IMPROVEMENT PROGRAM SPONSOR CERTIFICATION**

REAL PROPERTY ACQUISITION

(Sponsor) (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.		or's attorney or other official has (will have) good and itle as well as title evidence on property in the project.			
2.	impact the	and/or encumbrances exist in the title that adversely sponsor's intended use of property in the project, they (will be) extinguished, modified, or subordinated.			
3.		for airport development is (will be) leased, the onditions have been met:			
	a. The to	erm is for 20 years or the useful life of the project,			
	b. The le	essor is a public agency, and	Ш	Ш	
		ease contains no provisions that prevent full compliance with the agreement.			
4.	the currentitle opinion	n the project is (will be) in conformance with t Exhibit A property map, which is based on deeds, ns, land surveys, the approved airport layout plan, and cumentation.			
5.	zones and ensure lan	equisition of property interest in noise sensitive approach related areas, property interest was (will be) obtained to d is used for purposes compatible with noise levels I with operation of the airport.			
6.		equisition of property interest in runway protection zones and areas 14 CFR 77 surfaces, property interest was (will be)obtained for the			
	a. The ri	ght of flight,	Ш	Ш	
	b. The ri	ght of ingress and egress to remove obstructions, and			

The right to restrict the establishment of future obstructions.

Order 5100.38E	3
Change 1	

a	ın	ın	•

••••	•••••		Yes	No	N/A
7.		oraisals 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	ch appraisal has been (will be) reviewed by a qualified review appraiser to commend 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.		ort was (will be) made to acquire each property through the following otiation procedures:			
	a.	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	ocation 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.			
		, for the project identified herein, responses to the forgoing items are acced documentation attached hereto for any item marked "no" that is correc			nd have
		(Name of Sponsor)			
	(Sign	ature of Sponsor's Designated Official Representative)			
(Гуреа	Name of Sponsor's Designated Official Representative)			
(Туре	d Title of Sponsor's Designated Official Representative)			
		(Date)			

U.S. DEPARTMENT OF TRANSPORTATION FEDERAL AVIATION ADMINISTRATION

	SPONSOR CERTIFICATION CONSTRUCTION PROJECT FINAL ACCEPTANCE					
	(Sponsor) (Airport) (Work Description)	(Proje	ect Number)			
spo the cor tha	le 49, United States Code, section 47105(d), authorizes the Secretary to requensor that it will comply with the statutory and administrative requirements in Airport Improvement Program. General standards for final acceptance and instruction projects are in Title 49, Code of Federal Regulations, Part 18.50. The project costs are accurate and proper in accordance with specific requirement of contract documents.	carrying c close out The spons	out a proje of federa or shall o	ect under Ily funded determine		
asp	cept for the certified items below marked not applicable (N/A), the list include pect of project implementation, although it is not comprehensive, nor does it may be maded in applicable statutory and administrative standards.					
		Yes	No	N/A		
1.	The personnel engaged in project administration, engineering supervision, construction inspection and testing were (will be) determined to be qualified as well as competent to perform the work.					
2.	 Daily construction records were (will be) kept by the resident engineer/construction inspector as follows: a. Work in progress, b. Quality and quantity of materials delivered, c. Test locations and results, d. Instructions provided the contractor, e. Weather conditions, f. Equipment use, g. Labor requirements, h. Safety problems, and i. Changes required. 					
3.	Weekly payroll records and statements of compliance were (will be) submitted by the prime contractor and reviewed by the sponsor for Federal labor and civil rights requirements (Advisory Circulars 150/5100-6 and 150/5100-15).					
4.	Complaints regarding the mandated Federal provisions set forth in the contract documents have been (will be) submitted to the FAA.					
5.	All tests specified in the plans and specifications were (will be) performed and the test results documented as well as made available to the FAA.					
6.	For any test results outside of allowable tolerances, appropriate corrective actions were (will be) taken.					

Order	510	0.38B
Chang	je 1	

4	10	10	•

••••		Yes	No	N/A
7.	Payments to the contractor were (will be) made in compliance wit provisions as follows:	th contract		
	 Payments are verified by the sponsor's internal audit of cont kept by the resident engineer, and 	ract records		
	b. If appropriate, pay reduction factors required by the specifical applied in computing final payments and a summary of pay made available to the FAA.			
8.	The project was (will be) accomplished without significant deviation changes, or modifications from the approved plans and specifical where approval is obtained from the FAA.			
9.	 A final project inspection was (will be) conducted with representa sponsor and the contractor and project files contain documentation inspection. 			
10.	 Work in the grant agreement was (will be) physically completed a actions required as a result of the final inspection is completed to satisfaction of the sponsor. 			
11.	 If applicable, the as-built plans, an equipment inventory, and a re layout plan have been (will be) submitted to the FAA. 	vised airport		
12.	Applicable close out financial reports have been (will be) submittee FAA.	ed to the		
	certify, for the project identified herein, responses to the forgoing repared documentation attached hereto for any item marked "no"			and have
	(Name of Sponsor)			
	(Signature of Sponsor's Designated Official Representative)			
(7	(Typed Name of Sponsor's Designated Official Representative)			
((Typed Title of Sponsor's Designated Official Representative)			
	(Date)			

U.S. DEPARTMENT OF TRANSPORTATION FEDERAL AVIATION ADMINISTRATION AIDDODT IMDDOVEMENT DDOGDAM

(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 the drug-free workplace within Federal grant programs are described in Title 49, Code of Federal Regulations, Part 29. Sponsors are required to certify they will be, or will continue to provide, a drug-free workplace in accordance with the regulation. The AIP project grant agreement contains specific assurances on the Drug-Free Workplace Act of 1988.

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	IN/A
1.	A statement has been (will be) published notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the sponsor's workplace, and specifying the actions to be taken against employees for violation of such prohibition.			
2.	 An ongoing drug-free awareness program has been (will be) established to inform employees about: a. The dangers of drug abuse in the workplace; b. The sponsor's policy of maintaining a drug-free workplace; c. Any available drug counseling, rehabilitation, and employee assistance programs; and d. The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace. 			
3.	Each employee to be engaged in the performance of the work has been (will be) given a copy of the statement required within item 1 above.			
4.	 Employees have been (will be) notified in the statement required by item 1 above that, as a condition employment under the grant, the employee will: a. Abide by the terms of the statement; and b. Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction. 			
5.	The FAA will be notified in writing within ten calendar days after receiving notice under item 4b above from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title of the employee, to the FAA. Notices shall include the project number of each affected grant.			

Order 5100.38B
Change 1

1/8/04

••••		Yes	No	N/A
6.	One of the following actions will be taken within 30 calendar days of receivir a notice under item 4b above with respect to any employee who is so convicted: a. Take appropriate personnel action against such an employee, up to an			
	including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or			
	b. Require such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency.			
7.	A good faith effort will be made to continue to maintain a drug-free workplace through implementation of items 1 through 6 above.	e 🗌		
for	epared additional documentation for any above items marked "no" and at the project identified herein, responses to the forgoing items are accurate e 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)			