Airport:

Sponsor:

Bipartisan Infrastructure Law (BIL) Pre-application Checklist

(COMPLETE ONE CHECKLIST PER GRANT REQUEST)

Brooksville-Tampa Bay Regional Airport (BKV)

Hernando County Board of County Commissioners

| City, Sta | ate: Brooksville, FL | | | |
|-----------|---|--|-------------|-------------|
| Date of F | Pre- Application: May 16, 2023 | | | |
| Items R | We do not plan on having a project this fis entitlements into the next fiscal year. (If che sign/date and return to ADO) Required with Pre-application (select N/A only) | ecked, skip below pre-application checkl | | |
| No. | Docume | nt | Yes | N/A |
| 1. | Cover Letter | | \boxtimes | |
| 2. | Detailed Project Information Sheet (per project | item) | \boxtimes | |
| a. | Project Description and Justification (for Planni Scope of Work) | ing or Environmental Projects include | | |
| b. | Special Circumstances | | | \boxtimes |
| c. | Project Funding (be aware of your federal fund | ing entitlement dollars) | \boxtimes | |
| d. | Project Cost Estimate | | \boxtimes | |
| e. | Project Preliminary Checklist | | | |
| f. | Proposed Project Schedule | | \boxtimes | |
| g. | Project Sketch | | \boxtimes | |
| 3. | Environmental Determination Documentation (| per project item) | \boxtimes | |
| Jeff Ro | Rogers - County Administator | | | w ** |

The purpose of this checklist is to identify some of the requirements and considerations associated with requesting Airport Improvement Program (AIP) funds. This checklist was created by the Orlando ADO for Florida airport sponsors to submit in lieu of SF 424, 5100-100 / 101 (OMB 4040-004, 2120-0560) simplify the AIP pre-application package. Note SF 424 and the 5100 for of the AIP APPLICATION package

112/2022

County Attorney's Office

Sponsor's Designated Official Representative (Type or Print)

Airport Improvement Program (AIP) Brooksville-Tampa Bay Regional Airport (BKV) Airport: City, ST: Brooksville, FL DUNS / TAX ID No. 073212920 SAM Expiration Date: 05/16/2023 Project Title: Tech Center Multi-Modal Eastside Development (Construction) Project Description: Extend Rescue Way Project Justification: The project consists of extending Rescue Way 970 feet to the northeast to provide landside access to hangars located on the east side of Runway 3-21. Currently, Rescue Way is 223 feet long and 21 feet wide and provides landside access to the two existing hangars. The extension of this road will exclusively provide surface access to the future planned aeronautical development located on the west side of Rescue Way. The existing fence line that runs between Rescue Way and the Southwest Florida Water Management District leasehold will remain intact and serve as a physical barrier impeding non-aeronautical access to Rescue Way. The project will include sitework and the removal of existing vegetation and large trees. The specific species of trees and the potential presence of wildlife will be determined through an environmental site visit during the design phase of this project. The Disadvantaged Business Enterprise (DBE) Program for FY 2024 through 2026 will be updated. A new 3-year DBE goal will be determined and past Uniform Reporting with be completed and brought up-to-date. Was this project in the airport's Capital Improvement Plan (CIP) in JACIP and accepted as eligible/justified in the FAA's Airport Capital Improvement Plan (ACIP)? No (explain below) Special Circumstances (check if applicable to the project): [Enter Other] Force Account Services Benefit Cost Analysis Design-build or CMR [Enter Other] Mods. To Standards [Enter Other] AIP eligible & non-eligible Exceeds FAA Stds. Project Funding: Rescue Way Extension: BIL Share (14.3%) State (82.9%) Local (2.9%) Total Cost (100%) \$100,000.00 \$3,500,000.00 \$500,000.00 \$2,900,000.00 DBE Program Update: Local (5%) Total Cost (100%) BIL Share (90%) State (5%) \$13,556.00 \$12,200.00 \$678.00 \$678.00 Type of Funding Proposed (FAA Share Only)

Project No. 1: Detailed Project Information Sheet

| Fund Type | Funds Available | Funds to be Used | Funds Remaining |
|---------------------|-----------------|------------------|-----------------|
| NP2024 Entitlements | \$0.00 | \$0.00 | \$0 |
| 2024 BIL | \$512,200.00 | \$512,200.00 | \$0 |
| Total | \$512,200.00 | \$512,200.00 | \$0 |

Alternate Funding Plan:

The Florida Department of Transportation (FDOT) will fund a portion of the cost for the Construction of this project. In the event that the BIL funding is not granted, the Owner will utilize the FDOT funds to pay for the construction of this project included in this application.

Project Cost Estimate Breakdown:

| Components | Cost (100%) | FAA Share (14.3%) |
|-----------------------------------|----------------|----------------------|
| Administrative | \$10,000.00 | \$1,428.57 |
| Construction | \$3,430,000.00 | \$489,999.51 |
| Construction Administration | \$60,000.00 | \$8,571.42 |
| Rescue Way Extension Total Amount | \$3,500,000.00 | \$500,000.00 |

| Components | Cost (100%) | FAA Share (90%) |
|---------------------------------|-------------|-----------------|
| DBE Program Update | \$13,556.00 | \$12,200.00 |
| DBE Program Update Total Amount | \$13,556.00 | \$12,200.00 |

^{*}NOTE: FAA does not participate on allowances / contingencies. By FAA policy, a line item for estimated administrative costs can be included in the grant application if the sponsor cannot accurately calculate the total administrative costs. However, these estimated administrative costs must not exceed 2% of the grant amount or \$10,000, whichever is less.

Project Preliminary Checklist:

| AIP Document Pre-requisites | Dates | | |
|---|----------|-------------|--|
| Date of FAA Approved ALP | 8/4/2016 | | |
| Date of last 5010, Airport Master Record verification for data corrections. | 12/1 | 5/2017 | |
| Date of last FAA approved Exhibit "A" Property Inventory Map w/ Exhibit "C", Title of Opinion | N/A | | |
| Date of Environmental Determination | NA | | |
| Date of last Airport Pavement Maintenance Program. | 9/1/2017 | | |
| Date of Land Acquisition (if applicable) | | N/A | |
| Impacts to FAA Facilities | Yes | No | |
| Does the project impact FAA facilities? | | \boxtimes | |

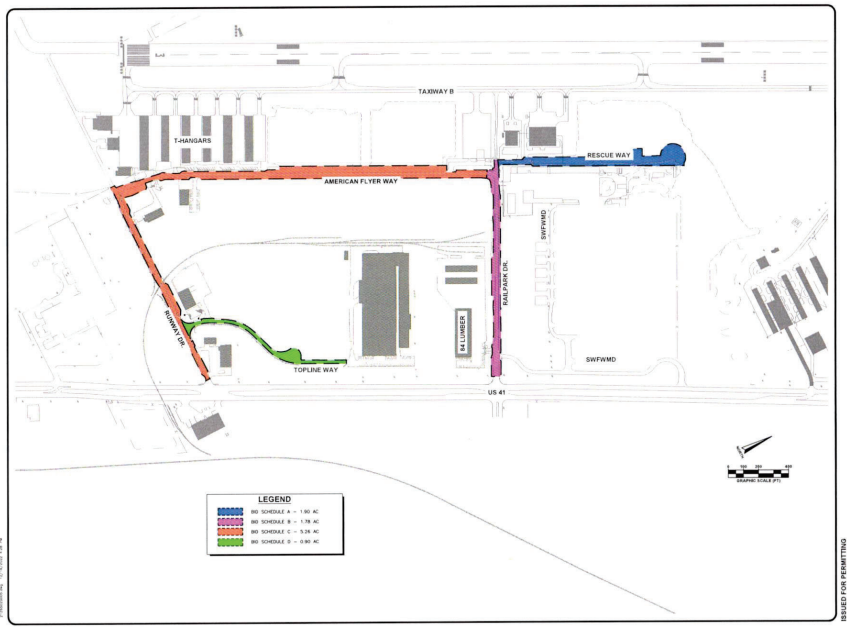
PROPOSED PROJECT SCHEDULE

| <u>Task</u> | <u>Dates:</u> |
|---|---------------|
| Pre-Application Submittal to FAA ADO Planner | 6/2/2023 |
| *Application Submittal to FAA ADO Engineer | 7/3/2023 |
| *Grant Offer | 9/4/2023 |
| *Execution of FAA Grant | 9/4/2023 |
| *Bid Opening | 6/26/2023 |
| *Pre-Construction Conference | 10/2/2023 |
| *Notice to Proceed to Contractor ¹ | 10/2/2023 |
| *Substantial Completion | 1/22/2024 |
| *Final Inspection | 1/25/2024 |
| *Project Close-Out ² | 3/29/2024 |

^{* =} To be coordinated with the ADO Engineer <u>prior</u> to grant application submittal.

¹ Once all contract documents have been executed, the sponsor will issue a notice to proceed to the contractor. The sponsor must send a copy of the notice to proceed to the ADO PM.

² Project shall remain on schedule as shown above. Note that closeout of an AIP grant must not exceed four (4) years after grant execution date. You may refer to the AIP Handbook - Chapter 5, Section 8, Grant Closeout for additional details.







AVCON, INC.
ENGINEERS & PLANNERS
1116 SLINFOREST DRIVE, SIGHT 106 - TAMPA, PLORIDA 1116
OPPORT (\$113) 121-5388
CORPORATE CERTERCATE OF AUTHORIZATION NUMBER: 15

MICHIGEANDTORPAGE FL PE NO. 20228

EASTSIDE DEVELOPMENT ROADWAY IMPROVEMENTS

BROOKSVILLE-TAMPA BAY REGIONAL AIRPORT

PROJECT LAYOUT AND BID SCHEDULE PLAN

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SCALE: GRAPHIC

| NO. | DATE | BY | DESCRIPTION |
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CHECKED BY:

G005

SHEET NO. 5 OF

CATEGORICAL EXCLUSION ENVIRONMENTAL DETERMINATION CHECKLIST

| Airport: Brooksville- | Brooksville-Tampa Bay Regional Airport | | | | |
|----------------------------|--|------------------|--|--|--|
| Prepared and certified by: | Steve Miller | Date: 05/16/2023 | | | |

| | YES** | NO | COMMENTS |
|--|-------|----------|----------------------------------|
| HE PROPOSED ACTION MUST BE LISTED IN FAA | | | |
| ORDER 1050.1F PARAS. 5-6.1-5-6.6 AS AN ACTION | | | |
| THAT WOULD NORMALLY BE CATEGORICALLY | | | |
| CXCLUDED | | | AND THE SERVE AS THE PROPERTY OF |
| THE PROPOSED ACTION CONSISTS OF: | | | Rescue Way Extension (Design) |
| Helicopter facilities or operations | | × | |
| Land acquisition | | × | |
| New airport serving general aviation | | × | |
| Access or service road construction | X | | |
| New airport location | | × | |
| New runway | | × | |
| Runway extension, strengthening, reconstruction, | | × | |
| resurfacing or widening | | × | |
| Converting prime or unique farmland | | × | |
| Runway Safety Area (RSA) improvements | | × | |
| ILS or ALS installation | | × | |
| Airport development (hangars, terminal expansion) | | × | |
| On-airport aboveground or underground fuel storage tanks | | × | |
| Construction, reconstruction, or relocation of an ATCT | | X | |
| THE PROPOSED ACTION WILL AFFECT: | | | |
| Historic/Archeological/Cultural Resources | | X | |
| Section 4(f) or 6(f) resources | | X | |
| Federally listed, endangered, threatened, or candidate | | × | |
| species, or designated/proposed critical habitat | | × | |
| Federal, state, tribal, or local natural, ecological, or scenic | | 1 | |
| resources | | × | |
| Wetlands, floodplains, waterways | | X | |
| Energy supply or natural resources | | х | |
| Protected rivers or river segments | | X | |
| Established community(s), planned development, or | | × | |
| plans/goals adopted by the local community | | × | |
| Surface vehicular traffic (reduce LOS) | | X | |
| Air quality or violate Federal, state, tribal or local standards | | X | |
| Water quality, a sole source aquifer, public water supply | | × | |
| system, or federal, state, or tribal water quality standards | | • | |
| THE PROPOSED ACTION IS LIKELY TO: | | | |
| Be Highly Controversial on Environmental Grounds | | x | |
| Be Inconsistent with Federal, state, tribal, or local law | | × | |
| relating to environmental aspects | | × | |
| Cause residential or business relocations | | × | |
| Increase noise levels over Noise Sensitive Land Uses within | | 5007 | |
| the 65 dBA noise contour or newly include Noise Sensitive | | × | |
| Land Uses within the 65 dBA noise contour. | | | |
| Cause Environmental Justice Impacts | | X | |
| Contain Hazardous Materials or Affect Hazardous | | × | |
| Materials/Sites | | + | |
| Create a Wildlife Hazard per AC 150/5200-33 | | X | |
| Increase lighting impacts on residential communities or | | × | |
| impact the visual nature of surrounding land uses | | | ~ |

^{**} Attach detailed explanations or analysis for all "yes" answers on a separate sheet that supports a Categorical Exclusion determination.

FAA ORLANDO AIRPORTS DISTRICT OFFICE – CATEGORICAL EXCLUSION (CATEX) SHORT FORM

| Airport: Project Title: Tech Center Multi-Modal (Design) |
|--|
| Use this CATEX Short Form if the Proposed Action is a federal action subject to NEPA and normally would not individually or cumulatively have a significant effect on the human environment. Identify the applicable paragraph on the line below from FAA Order 1050.1F, paragraphs 5-6.1 through 5-6.6 for the Proposed Action. |
| List all components of the Proposed Action and Connected Actions (if any) on a separate sheet. A CATEX should not be used for a segment or an interdependent part of a larger proposed action. Include a summary of existing conditions at the Proposed Action site. Attach a site map identifying the Proposed Action area on the airport's current ALP and a recent aerial of the Proposed Action area. |
| Certify that the Proposed Action and Connected Actions are NOT likely to have extraordinary circumstances or significant impacts. Significance thresholds and factors to consider are in FAA Order 1050.1F Exhibit 4-1. Extraordinary circumstances are listed in FAA Order 1050.1F paragraph 5-2, and summarized below: |
| -An adverse effect on cultural resources protected under the National Historic Preservation Act of1966, as amended, 54 U.S.C. §300101 et seq.; -An impact on properties protected under Section 4(f); -An impact on natural, ecological, or scenic resources of Federal, state, tribal, or local significance (e.g., federally listed or proposed endangered, threatened, or candidate species, or designated or proposed critical habitat under the Endangered Species Act, 16 U.S.C. §§ 1531-1544); -An impact on the following resources: resources protected by the Fish and Wildlife Coordination Act, 16 U.S.C. §§ 661-667d; wetlands; floodplains; coastal zones; national marine sanctuaries; wilderness areas; National Resource Conservation Service-designated prime and unique farmlands; energy supply and natural resources; resources protected under the Wild and Scenic Rivers Act, 16 U.S.C. §§ 1271-1287, and rivers or river segments listed on the Nationwide Rivers Inventory (NRI); |
| and solid waste management; -A division or disruption of an established community, or a disruption of orderly, planned development, or an inconsistency with plans or goals that have been adopted by the community in which the project is located; An increase in congestion from surface transportation (by causing decrease in level of service below acceptable levels determined by appropriate transportation agency, such as a highway agency); -An impact on noise levels of noise sensitive areas; |
| -An impact on air quality or violation of Federal, state, tribal, or local air quality standards under the Clean Air Act, 42 U.S.C. §§ 7401-7671q; -An impact on water quality, sole source aquifers, a public water supply system, or state or tribal water quality standards established under the Clean Water Act, 33 U.S.C. §§ 1251-1387, and the Safe Drinking Water Act, 42 U.S.C. §§ 300f-300j-26; |
| -Impacts on the quality of the human environment that are likely to be highly controversial on environmental grounds. The term "highly controversial on environmental grounds" means there is a substantial dispute involving reasonable disagreement over the degree, extent, or nature of a proposed action's environmental impacts or over the action's risks of causing environmental harm. |
| -Likelihood to be inconsistent with any Federal, state, tribal, or local law relating to the environmental aspects of the proposed action; or -Likelihood to directly, indirectly, or cumulatively create a significant impact on the human environment, including, but not limited to, actions likely to cause a significant lighting impact on residential areas or commercial use of business properties, likely to cause a significant impact on the visual nature of surrounding land uses, likely to cause environmental contamination by hazardous materials, or likely to disturb an existing hazardous material contamination site such that new environmental contamination risks are created. |
| Based on the information in this Short Form CATEX and supporting information, I certify that the Proposed Action and Connected Actions meet(s) all requirements for a CATEX in accordance with FAA Order 1050.F and do not have any extraordinary circumstances or significant impacts. |
| Signature of Authorized Airport Representative 5/17/23 Date |
| FAA Determination (signature of Program Manager): |
| Categorically Excluded:Date: |
| Requires further environmental analysis:Date: |

APPROVED AS TO FORM
AND LEGAL SUFFICIENCY
BY
County Attorney's Office