CITY COMMISSION MEETING AGENDA
City Hall Commission Chambers
Monday, June 6, 2022
7:00 p.m.
MEETING #5213

Public is welcome although seats are limited for social distancing; or you can view as follows:
1. Watch live on our Facebook page at www.facebook.com/cityofdodgecity
2. Or watch it on our Vimeo page at www.vimeo.com/cityofdodgecity.
The meeting will be archived on both sites to be viewed after the live video has ended.

CALL TO ORDER

ROLL CALL

INVOCATION BY Pastor Albert Schrock of Bible Baptist Church

PLEDGE OF ALLEGIANCE

APPROVAL OF AGENDA

PETITIONS & PROCLAMATIONS

VISITORS (Limit of five minutes per individual and fifteen minutes per topic. Final action may be deferred until the next City Commission meeting unless an emergency situation does exist).

City Loyalty Oath Ceremony - Dodge City Police and Fire Departments

CONSENT CALENDAR

1. Approval of City Commission Meeting Minutes, May 16, 2022.
2. Approval of Special City Commission Work Session Minutes, May 23, 2022.
3. Approval of Special City Commission Meeting Minutes, May 23, 2022.
5. Cereal Malt Beverage License:
   a. Kitty’s Kitchen, 2110 E. Wyatt Earp Blvd.
   b. Wal-Mart Store #372, 1905 N. 14th Avenue.
   c. Riverside RV Park, 500 Cherry Street.
6. Change Order #4, Fairway Drive Reconstruction.
7. Approval to Execute Agreement for the Procurement of New Snow Removal Equipment.

**ORDINANCES & RESOLUTIONS**

**Ordinance No. 3772**: An Ordinance Designating the 150th Founder’s Weekend Concert in the Park as a Special Event in the City of Dodge City, Kansas. Report by Abbey Martin, Public Information Officer.

**Ordinance No. 3773**: An Ordinance Authorizing Sunday Sales of Alcoholic Liquor and Cereal Malt Beverage in the Original Package Within the City of Dodge City, Kansas. Report by Nick Hernandez, City Manager.

**Resolution No. 2022-22**: A Resolution by the City of Dodge City, Kansas, Establishing Fees for the Connection of Properties Outside the Corporate Limits of the City of Dodge City, Kansas to City Water and Sanitary Sewer. Report by Ray Slattery, Director of Engineering.

**UNFINISHED BUSINESS**

**NEW BUSINESS**


2. Approval to Execute Lease and Purchase Agreement for Water Rights from JAG II. Report by Nick Hernandez, City Manager.

**OTHER BUSINESS**

**STAFF REPORTS**

**ADJOURNMENT**
CITY COMMISSION MEETING MINUTES
City Hall Commission Chambers
Monday, May 16, 2022
7:00 p.m.
MEETING #5211

Public is welcome although seats are limited for social distancing; or you can view as follows:
1. Watch live on our Facebook page at www.facebook.com/cityofdodgecity
2. Or watch it on our Vimeo page at www.vimeo.com/cityofdodgecity.
The meeting will be archived on both sites to be viewed after the live video has ended.

CALL TO ORDER
ROLL CALL
INVOCATION BY
PLEDGE OF ALLEGIANCE
PUBLIC HEARING

Vice Mayor, Michael Burns opened the public hearing on Improvements for Wagon Wheel Addition, Unit 3. Nicole May, Finance Director spoke on the Special Assessments for Wagon Wheel, Unit 3 said notices were sent to property owners that live within the Wagon Wheel, Unit 3, there were on responses from any of the property owners. There were on public comments. Commissioner Rick Sowers made a motion to close the public hearing. Commissioner Chuck Taylor seconded the motion. The motion carried 4 – 0.

APPROVAL OF AGENDA

Vice Mayor, Michael Burns advised there would be an addition to the consent calendar. Item #4, a contract for sewer services with Murphy Tractor at 10893 112 Road.

Commissioner Joseph Nuci made a motion to approve the agenda with the addition of item #4 a sewer contract. Commissioner Rick Sowers seconded the motion. The motion carried 4 – 0.

PETITIONS & PROCLAMATIONS

Public Works Week Proclamation
Vice Mayor Michael Burns read the Public Works Week Proclamation and proclaimed the week of May 15 through May 21, 2022 as National Public Works Week in the City of Dodge City, and called upon all citizens and civic organizations to acquaint themselves with the issues involved in providing our public works and to recognize the contributions which public works officials make every day to our health, safety, comfort, and quality of life.

Corey Keller, Superintendent of Public Works invited the commissioners to a luncheon which will be held for all Public work employees on Tuesday from 11:30 am to 1:00 pm at Mariah Hills Golf Course. The theme this year is Ready and Resilient. Public Works is always ready to serve the community. There have been some tough challenges in the past years for. He thanked all public works staff for all they do and wanted to thank all other departments for the assistants they give throughout the years when needed.

National Historic Preservation Month Proclamation

Vice Mayor, Michael Burns read National Historic Preservation Month Proclamation and does recognize May 2022 as National Historic Preservation Month, and called upon the people of Dodge City to join their fellow citizens across the United States in recognizing and participating in this special observance.

Melissa McCoy, Assistant City Manager on behalf of Main Street Dodge City and the Historic Landmark Commission wanted to take the opportunity to invite the commissions and members of the public to this month’s festivities. Sunday, May 15th at 2:30 at the Santa Fe Depot in the El Vaquero Room there will be a presentation from the Wild West Podcast about the founding of Dodge City. Also invited everyone on June 4th to the Historic District from 9:00 am to 2:00 pm for the unveiling and installation of murals at Eisenhower Park during the Main Street Festival.

**VISITORS** (Limit of five minutes per individual and fifteen minutes per topic. Final action may be deferred until the next City Commission meeting unless an emergency situation does exist).

Victor Mejia representative for Dodge Petroleum Inc. store in Dodge City. Wanted to revisit about the topic of Sunday Cereal Malt Beverage Sales.

Frank Griffin resident asked if a fence could be put up at the Recycling Center due to all the trash blowing from the building.

**CONSENT CALENDAR**

1. Approval of City Commission Meeting Minutes, May 16, 2022.
Commissioner Joseph Nuci moved to approve the consent calendar with the addition of Item #4. Commissioner Chuck Taylor seconded the motion. The motion carried 4 - 0.

**ORDINANCES & RESOLUTIONS**

**Ordinance No. 3771:** An ordinance levying special assessments on certain property to pay the costs of internal improvements in the City of Dodge City, Kansas, as theretofore authorized by Resolution No. 2020-14 of the City; and providing for the collection of such special assessments was approved on a motion by Commissioner Rick Sowers. Commissioner Joseph Nuci seconded the motion. The motion carried 4 - 0.

**Resolution No. 2022-20:** A resolution making certain findings and determinations as to the need for housing within the City of Dodge City, Kansas and setting forth the legal description of real property proposed to be designated as a rural housing incentive district within the City was approved on a motion by Commissioner Chuck Taylor. Commissioner Joseph Nuci seconded the motion. The motion carried 4 - 0.

**Resolution No. 2022-21:** A resolution of the governing body of the City of Dodge City, Kansas giving notice of a public hearing on the advisability of creating a community improvement district was approved on a motion by Commissioner Rick Sowers. Commissioner Chuck Taylor seconded the motion. The motion carried 4 - 0.

**UNFINISHED BUSINESS**

**NEW BUSINESS**

1. Commissioner Rick Sowers moved to approve the bid from Kansas Golf and Turf in the amount of $156,153 for three (3) jacobson mowers for Mariah Hills Golf Course. Commissioner Joseph Nuci seconded the motion. The motion carried 4 - 0.

2. Commissioner Chuck Taylor moved to approve Vicki’s Addition Plat. Commissioner Rick Sowers seconded the motion. The motion carried 4 - 0.

3. Commissioner Rick Sowers moved to approve the Rodeo Hills Subdivision Plat. Commissioner Joseph Nuci seconded the motion. The motion carried 4 - 0.

**OTHER BUSINESS**

**STAFF REPORTS**
ADJOURNMENT

Commissioner Rick Sowers moved to adjourn the meeting. Commissioner Joseph Nuci seconded the motion. The motion carried 4 - 0.

ATTEST: Mayor

City Clerk
CALL TO ORDER

ROLL CALL Mayor Kent Smoll joined on zoom. Commissioners Michael Burns, Rick Sowers, Joseph Nuci, Chuck Taylor

WORK SESSION

City Manager Nick Hernandez along with Engineers Tanner Rutchman and Ray Slattery gave a presentation on Budget History, RHID History and Budget Impact. There was discussion on all topics.

ADJOURNMENT

ATTEST: ____________________________

Mayor

___________________________________

City Clerk
**SPECIAL CITY COMMISSION MEETING MINUTES**
City Hall Commission Chambers
Monday, May 23, 2022
8:30 a.m.

Public is welcome although seats are limited for social distancing; or you can view as follows:
1. Watch live on our Facebook page at www.facebook.com/cityofdodgecity
2. Or watch it on our Vimeo page at www.vimeo.com/cityofdodgecity.
The meeting will be archived on both sites to be viewed after the live video has ended.

**CALL TO ORDER**

**ROLL CALL**  Mayor Kent Smoll joined through zoom, Vice Mayor Michael Burns, Commissioner Rick Sowers, Joseph Nuci, Chuck Taylor

**NEW BUSINESS**

1. Commissioner Rick Sowers moved to approve to authorize the purchase of eleven pickup trucks which will be allocated in different departments within the city from Lewis Chevrolet in the amount of $535,563. Commissioner Kent Smoll seconded the motion. The motion carried 5 – 0.

**ADJOURNMENT**

Commissioner Rick Sowers made a motion to adjourn the meeting. Commissioner Joseph Nuci seconded the motion. The motion carried 5 – 0.

ATTEST: __________________________________________
Mayor

__________________________________________________
City Clerk
Memorandum

To: Nick Hernandez, City Manager and City Commissioners  
From: Ray Slattery, PE, Director of Engineering Services  
Date: June 6, 2022  
Subject: Change Order #4, Fairway Dr. Reconstruction, ST 2110  
Agenda Item: Consent Calendar

Recommendation: Approve Change Order #4 for Fairway Dr. Reconstruction for a decrease in the amount of $250.00.

Background: At the August 2, 2021 Commission Meeting, the Commission awarded the reconstruction of Fairway Dr. to Building Solutions. As the project wraps up, the following items are needing adjustment:

The Epoxy Markings were replaced with White Traffic Paint, resulting in a price reduction of $250.00.

Justification: This change order included items that were required to finish and finalize the project and zero out the quantities.

Financial Considerations: Change Order #4 is for a decrease of $250.00. Funding will be from GOB.

Purpose/Mission: The completion of this project aligns with the City’s Core Value of Ongoing Improvement and Safety.

Legal Considerations: By approving the Change Order from Building Solutions, LLC, the contract dollar amount will be amended.

Attachments: Change Order #4
## Change Order
**CITY OF DODGE CITY**

**CONTRACT FOR:** Fairway Dr. Reconstruction (Comanche St. to University Dr.)

**PROJECT NUMBER:** ST 2110

**CONTRACTOR:** Building Solutions, LLC

**REQUEST NUMBER:** 4

### Item Description

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Unit</th>
<th>Contract or Previous Quantity</th>
<th>Adjusted Quantity</th>
<th>Amount of Overrun or Underrun</th>
<th>Contract Unit Price</th>
<th>New Unit Price</th>
<th>Dollar Amount of Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>Epoxy Markings</td>
<td>L.S.</td>
<td>1</td>
<td>0</td>
<td>-1</td>
<td>$1,250.00</td>
<td></td>
<td>$(1,250.00)</td>
</tr>
<tr>
<td>White Traffic Paint</td>
<td>L.S.</td>
<td>0</td>
<td>1</td>
<td>1</td>
<td>$1,000.00</td>
<td></td>
<td>$1,000.00</td>
</tr>
</tbody>
</table>

**Net Decrease: $ (250.00)**

**Recommended for Approval:**

Ray Slattery, P.E.
Director of Engineering Services

---

**Contractor:** Building Solutions, LLC

**By:**

Connie Marquez, City Clerk

Mayor or City Manager

---

This is to affirm that I have inspected this change in plans and construction and hereby agree to the quantities, unit prices, and amounts shown above.
Memorandum

To: City Manager
City Commissioners
From: Corey Keller Public Works Director
Date: June 2, 2022
Subject: Approval to Execute Agreement for the Procurement of New Snow Removal Equipment

Agenda Item: Consent Calendar

Recommendation: To give Nick Hernandez and Brad Ralph authorization to enter into an agreement with Federal Aviation Administration for the use of $559,657.00 to purchase snow removal equipment for the Dodge City Regional Airport.

Background: This agreement is for FAA Grant # 36. The total amount of the grant will be $559,657.00 to acquire snow removal equipment (carrier vehicle and broom attachment). The grant is considered a 95% federally funded grant with a 5% local match. The agreement includes the design of the equipment which was approved by the City Commission at the December 20, 2021, commission meeting. The bids to purchase the equipment were approved at the April 4, 2022, commission meeting. Approval to execute the agreement will complete the process.

Justification: The grant will cover both the design and the purchase of the equipment. The grant cannot be completed without Nick’s and Brad’s signature of approval.

Financial Considerations: The grant is 95/5 grant offer. The FAA will pay ninety five percent of the funding for these purchases while the city will only be responsible for the additional five percent.

FAA’s 95% $559,657.00
City’s 5% $29,456.00
Total $589,113.00

$750,000 was budgeted for this purchase, this purchase is $160,887.00 under budget

Purpose/Mission: Together we serve to make Dodge City the best place to be.

Legal Considerations: Legal will review the document at signing

Attachments: FAA Grant 3-20-0017-036-2022
Mr. Corey Keller  
Public Works Director  
Dodge City Regional Airport  
806 2nd AveBP.O. Box 880  
Dodge City, KS 67801  

Dear Mr. Keller:

The Grant Offer for Airport Improvement Program (AIP) Project No. 3-20-0017-036-2022 at Dodge City Regional Airport is attached for execution. This letter outlines the steps you must take to properly enter into this agreement and provides other useful information. Please read the conditions, special conditions, and assurances that comprise the grant offer carefully.

You may not make any modification to the text, terms or conditions of the grant offer.

Steps You Must Take to Enter Into Agreement. To properly enter into this agreement, you must do the following:

1. The governing body must give authority to execute the grant to the individual(s) signing the grant, i.e., the person signing the document must be the sponsor’s authorized representative(s) (hereinafter “authorized representative”).

2. The authorized representative must execute the grant by adding their electronic signature to the appropriate certificate at the end of the agreement.

3. Once the authorized representative has electronically signed the grant, the sponsor’s attorney(s) will automatically receive an email notification.

4. On the same day or after the authorized representative has signed the grant, the sponsor’s attorney(s) will add their electronic signature to the appropriate certificate at the end of the agreement.

5. If there are co-sponsors, the authorized representative(s) and sponsor’s attorney(s) must follow the above procedures to fully execute the grant and finalize the process. Signatures must be obtained and finalized no later than:
   
   July 11, 2022

6. The fully executed grant will then be automatically sent to all parties as an email attachment.

Payment. Subject to the requirements in 2 CFR § 200.305 (Federal Payment), each payment request for reimbursement under this grant must be made electronically via the Delphi el invoicing System. Please see the attached Grant Agreement for more information regarding the use of this System.

Project Timing. The terms and conditions of this agreement require you to complete the project without undue delay and no later than the Period of Performance end date (1,460 days from the grant execution date). We will be monitoring your progress to ensure proper stewardship of these Federal funds. We
expect you to submit payment requests for reimbursement of allowable incurred project expenses consistent with project progress. Your grant may be placed in “inactive” status if you do not make draws on a regular basis, which will affect your ability to receive future grant offers. Costs incurred after the Period of Performance ends are generally not allowable and will be rejected unless authorized by the FAA in advance.

**Reporting.** Until the grant is completed and closed, you are responsible for submitting formal reports as follows:

- For all grants, you must submit by December 31st of each year this grant is open:
  1. A signed/dated SF-270 (Request for Advance or Reimbursement for non-construction projects) or SF-271 or equivalent (Outlay Report and Request for Reimbursement for Construction Programs), and

- For non-construction projects, you must submit FAA Form 5100-140, Performance Report within 30 days of the end of the Federal fiscal year.

- For construction projects, you must submit FAA Form 5370-1, Construction Progress and Inspection Report, within 30 days of the end of each Federal fiscal quarter.

**Audit Requirements.** As a condition of receiving Federal assistance under this award, you must comply with audit requirements as established under 2 CFR part 200. Subpart F requires non-Federal entities that expend $750,000 or more in Federal awards to conduct a single or program specific audit for that year. Note that this includes Federal expenditures made under other Federal-assistance programs. Please take appropriate and necessary action to ensure your organization will comply with applicable audit requirements and standards.

**Closeout.** Once the project(s) is completed and all costs are determined, we ask that you work with your FAA contact indicated below to close the project without delay and submit the necessary final closeout documentation as required by your Region/Airports District Office.

**FAA Contact Information.** Dan Wilson, (816) 329-2643, is the assigned program manager for this grant and is readily available to assist you and your designated representative with the requirements stated herein.

We sincerely value your cooperation in these efforts and look forward to working with you to complete this important project.

Sincerely,

Jim A. Johnson
Director, Central Region Airports Division
FAA Airport Improvement Program (AIP)

GRANT AGREEMENT

Part I - Offer

Federal Award Offer Date: May 27, 2022

Airport/Planning Area: Dodge City Regional

FY 2022 AIP Grant Number: 3-20-0017-036-2022

Unique Entity Identifier: LBVGGB6J6655

TO: City of Dodge City
(herein called the “Sponsor”)

FROM: The United States of America (acting through the Federal Aviation Administration, herein called the “FAA”)

WHEREAS, the Sponsor has submitted to the FAA a Project Application dated , for a grant of Federal funds for a project at or associated with the Dodge City Regional Airport, which is included as part of this Grant Agreement; and

WHEREAS, the FAA has approved a project for the Dodge City Regional Airport (herein called the “Project”) consisting of the following:

Acquire Snow Removal Equipment (Carrier Vehicle and Broom Attachment)

Which, is more fully described in the Project Application.

NOW THEREFORE, Pursuant to and for the purpose of carrying out the Title 49, United States Code (U.S.C.), Chapters 471 and 475; 49 U.S.C. §§ 40101 et seq., and 48103; FAA Reauthorization Act of 2018 (Public Law Number 115-254); the Department of Transportation Appropriations Act, 2021 (Public Law 116-260, Division L), the Consolidated Appropriations Act, 2022 (Public Law 117-103); and the representations contained in the Project Application; and in consideration of: (a) the Sponsor’s adoption and ratification of the Grant Assurances attached hereto (b) the Sponsor’s acceptance of this Offer; and (c) the benefits to accrue to the United States and the public from the accomplishment of the Project and compliance with the Grant Assurance and conditions as herein provided;

THE FEDERAL AVIATION ADMINISTRATION, FOR AND ON BEHALF OF THE UNITED STATES, HEREBY OFFERS AND AGREES to pay Ninety-Five (95%) percent of the allowable costs incurred accomplishing the Project as the United States share of the Project.
Assistance Listings Number (Formerly CFDA Number): 20.106

This Offer is made on and SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:

CONDITIONS

1. **Maximum Obligation.** The maximum obligation of the United States payable under this Offer is $559,657.00.

   The following amounts represent a breakdown of the maximum obligation for the purpose of establishing allowable amounts for any future grant amendment, which may increase the foregoing maximum obligation of the United States under the provisions of 49 U.S.C. § 47108(b):
   - $0 for planning
   - $559,657.00 for airport development or noise program implementation; and,
   - $0 for land acquisition.

2. **Grant Performance.** This Grant Agreement is subject to the following Federal award requirements:
   a. **Period of Performance:**
      1. Shall start on the date the Sponsor formally accepts this Agreement and is the date signed by the last Sponsor signatory to the Agreement. The end date of the Period of Performance is 4 years (1,460 calendar days) from the date of acceptance. The Period of Performance end date shall not affect, relieve, or reduce Sponsor obligations and assurances that extend beyond the closeout of this Grant Agreement.
      2. *Means the* total estimated time interval between the start of an initial Federal award and the planned end date, which may include one or more funded portions or budget periods. (2 Code of Federal Regulations (CFR) § 200.1).
   b. **Budget Period:**
      1. For this Grant is 4 years (1,460 calendar days) and follows the same start and end date as the period of performance provided in paragraph (2)(a)(1). Pursuant to 2 CFR § 200.403(h), the Sponsor may charge to the Grant only allowable costs incurred during the Budget Period.
      2. *Means the* time interval from the start date of a funded portion of an award to the end date of that funded portion during which the Sponsor is authorized to expend the funds awarded, including any funds carried forward or other revisions pursuant to 2 CFR § 200.308.
   c. **Close Out and Termination**
      1. Unless the FAA authorizes a written extension, the Sponsor must submit all Grant closeout documentation and liquidate (pay-off) all obligations incurred under this award no later than 120 calendar days after the end date of the period of performance. If the Sponsor does not submit all required closeout documentation within this time period, the FAA will proceed to close out the grant within one year of the period of performance end date with the information available at the end of 120 days. (2 CFR § 200.344).
      2. The FAA may terminate this Grant, in whole or in part, in accordance with the conditions set forth in 2 CFR § 200.340, or other Federal regulatory or statutory authorities as applicable.
3. **Ineligible or Unallowable Costs.** The Sponsor must not include any costs in the project that the FAA has determined to be ineligible or unallowable.

4. **Indirect Costs - Sponsor.** The Sponsor may charge indirect costs under this award by applying the indirect cost rate identified in the project application as accepted by the FAA, to allowable costs for Sponsor direct salaries and wages.

5. **Determining the Final Federal Share of Costs.** The United States’ share of allowable project costs will be made in accordance with 49 U.S.C. § 47109, the regulations, policies, and procedures of the Secretary of Transportation (“Secretary”), and any superseding legislation. Final determination of the United States’ share will be based upon the final audit of the total amount of allowable project costs and settlement will be made for any upward or downward adjustments to the Federal share of costs.

6. **Completing the Project Without Delay and in Conformance with Requirements.** The Sponsor must carry out and complete the project without undue delays and in accordance with this Agreement, 49 U.S.C. Chapters 471 and 475, and the regulations, and the Secretary’s policies and procedures. Per 2 CFR §200.308, the Sponsor agrees to report and request prior FAA approval for any disengagement from performing the project that exceeds three months or a 25 percent reduction in time devoted to the project. The report must include a reason for the project stoppage. The Sponsor also agrees to comply with the grant assurances, which are part of this Agreement.

7. **Amendments or Withdrawals before Grant Acceptance.** The FAA reserves the right to amend or withdraw this offer at any time prior to its acceptance by the Sponsor.

8. **Offer Expiration Date.** This offer will expire and the United States will not be obligated to pay any part of the costs of the project unless this offer has been accepted by the Sponsor on or before July 11, 2022 or such subsequent date as may be prescribed in writing by the FAA.

9. **Improper Use of Federal Funds.** The Sponsor must take all steps, including litigation if necessary, to recover Federal funds spent fraudulently, wastefully, or in violation of Federal antitrust statutes, or misused in any other manner for any project upon which Federal funds have been expended. For the purposes of this Grant agreement, the term “Federal funds” means funds however used or dispersed by the Sponsor, that were originally paid pursuant to this or any other Federal grant agreement. The Sponsor must obtain the approval of the Secretary as to any determination of the amount of the Federal share of such funds. The Sponsor must return the recovered Federal share, including funds recovered by settlement, order, or judgment, to the Secretary. The Sponsor must furnish to the Secretary, upon request, all documents and records pertaining to the determination of the amount of the Federal share or to any settlement, litigation, negotiation, or other efforts taken to recover such funds. All settlements or other final positions of the Sponsor, in court or otherwise, involving the recovery of such Federal share require advance approval by the Secretary.

10. **United States Not Liable for Damage or Injury.** The United States is not responsible or liable for damage to property or injury to persons which may arise from, or be incident to, compliance with this Grant Agreement.

11. **System for Award Management (SAM) Registration and Unique Entity Identifier (UEI).**
   a. **Requirement for System for Award Management (SAM):** Unless the Sponsor is exempted from this requirement under 2 § CFR 25.110, the Sponsor must maintain the currency of its information in the SAM until the Sponsor submits the final financial report required under this Grant, or receives the final payment, whichever is later. This requires that the Sponsor review
and update the information at least annually after the initial registration and more frequently if required by changes in information or another award term. Additional information about registration procedures may be found at the SAM website (currently at http://www.sam.gov).

b. Unique entity identifier (UEI) means a 12-character alpha-numeric value used to identify a specific commercial, nonprofit or governmental entity. A UEI may be obtained from SAM.gov at https://sam.gov/content/entity-registration.

12. Electronic Grant Payment(s). Unless otherwise directed by the FAA, the Sponsor must make each payment request under this Agreement electronically via the Delphi eInvoicing System for Department of Transportation (DOT) Financial Assistance Awarded.

13. Informal Letter Amendment of AIP Projects. If, during the life of the project, the FAA determines that the maximum grant obligation of the United States exceeds the expected needs of the Sponsor by $25,000 or five percent (5%), whichever is greater, the FAA can issue a letter amendment to the Sponsor unilaterally reducing the maximum obligation.

The FAA can also issue a letter to the Sponsor increasing the maximum obligation if there is an overrun in the total actual eligible and allowable project costs to cover the amount of the overrun provided it will not exceed the statutory limitations for grant amendments. The FAA’s authority to increase the maximum obligation does not apply to the “planning” component of Condition No. 1, Maximum Obligation.

The FAA can also issue an informal letter amendment that modifies the Grant description to correct administrative errors or to delete work items if the FAA finds it advantageous and in the best interests of the United States.

An informal letter amendment has the same force and effect as a formal grant amendment.

14. Air and Water Quality. The Sponsor is required to comply with all applicable air and water quality standards for all projects in this grant. If the Sponsor fails to comply with this requirement, the FAA may suspend, cancel, or terminate this Grant Agreement.

15. Financial Reporting and Payment Requirements. The Sponsor will comply with all Federal financial reporting requirements and payment requirements, including submittal of timely and accurate reports.

16. Buy American. Unless otherwise approved in advance by the FAA, in accordance with 49 U.S.C. § 50101, the Sponsor will not acquire or permit any contractor or subcontractor to acquire any steel or manufactured products produced outside the United States to be used for any project for which funds are provided under this Grant. The Sponsor will include a provision implementing Buy American in every contract and subcontract awarded under this Grant.

17. Build America, Buy America. The sponsor must comply with the requirements under the Build America, Buy America Act (Public Law 117-58).

18. Maximum Obligation Increase. In accordance with 49 U.S.C. § 47108(b)(3), as amended, the maximum obligation of the United States, as stated in Condition No. 1, Maximum Obligation, of this Grant Offer:

a. May not be increased for a planning project;

b. May be increased by not more than 15 percent for development projects if funds are available;

c. May be increased by not more than the greater of the following for a land project, if funds are available:
1. 15 percent; or
2. 25 percent of the total increase in allowable project costs attributable to acquiring an interest in the land.

If the sponsor requests an increase, any eligible increase in funding will be subject to the United States Government share as provided in 49 U.S.C. § 47110, or other superseding legislation if applicable, for the fiscal year appropriation with which the increase is funded. The FAA is not responsible for the same Federal share provided herein for any amount increased over the initial grant amount. The FAA may adjust the Federal share as applicable through an informal letter of amendment.

19. Audits for Sponsors. The Sponsor must provide for a Single Audit or program-specific audit in accordance with 2 CFR Part 200. The Sponsor must submit the audit reporting package to the Federal Audit Clearinghouse on the Federal Audit Clearinghouse’s Internet Data Entry System at http://harvester.census.gov/facweb/. Upon request of the FAA, the Sponsor shall provide one copy of the completed audit to the FAA. Sponsors that expend less than $750,000 in Federal awards and are exempt from Federal audit requirements must make records available for review or audit by the appropriate Federal agency officials, State, and Government Accountability Office. The FAA and other appropriate Federal agencies may request additional information to meet all Federal audit requirements.

20. Suspension or Debarment. When entering into a “covered transaction” as defined by 2 CFR § 180.200, the Sponsor must:
   a. Verify the non-Federal entity is eligible to participate in this Federal program by:
      1. Checking the excluded parties list system (EPLS) as maintained within the System for Award Management (SAM) to determine if the non-Federal entity is excluded or disqualified; or
      2. Collecting a certification statement from the non-Federal entity attesting they are not excluded or disqualified from participating; or
      3. Adding a clause or condition to covered transactions attesting the individual or firm are not excluded or disqualified from participating.
   b. Require prime contractors to comply with 2 CFR § 180.330 when entering into lower-tier transactions (e.g. sub-contracts).
   c. Immediately disclose in writing to the FAA whenever (1) the Sponsor learns they have entered into a covered transaction with an ineligible entity or (2) the Public Sponsor suspends or debars a contractor, person, or entity.

21. Ban on Texting While Driving.
   a. In accordance with Executive Order 13513, Federal Leadership on Reducing Text Messaging While Driving, October 1, 2009, and DOT Order 3902.10, Text Messaging While Driving, December 30, 2009, the Sponsor is encouraged to:
      1. Adopt and enforce workplace safety policies to decrease crashes caused by distracted drivers including policies to ban text messaging while driving when performing any work for, or on behalf of, the Federal government, including work relating to a grant or subgrant.
      2. Conduct workplace safety initiatives in a manner commensurate with the size of the business, such as:
a. Establishment of new rules and programs or re-evaluation of existing programs to prohibit text messaging while driving; and
b. Education, awareness, and other outreach to employees about the safety risks associated with texting while driving.

b. The Sponsor must insert the substance of this clause on banning texting while driving in all subgrants, contracts, and subcontracts funded with this Grant.

22. Trafficking in Persons.

a. You as the recipient, your employees, subrecipients under this Grant, and subrecipients’ employees may not –

1. Engage in severe forms of trafficking in persons during the period of time that the Grant and applicable conditions are in effect;
2. Procure a commercial sex act during the period of time that the Grant and applicable conditions are in effect; or
3. Use forced labor in the performance of the Grant or any subgrants under this Grant.

b. We as the Federal awarding agency, may unilaterally terminate this Grant, without penalty, if you or a subrecipient that is a private entity:

1. Is determined to have violated a prohibition in paragraph (a) of this condition; or
2. Has an employee who is determined by the agency official authorized to terminate the Grant to have violated a prohibition in paragraph a. of this Condition through conduct that is either –

   a. Associated with performance under this Grant; or
   b. Imputed to the subrecipient using the standards and due process for imputing the conduct of an individual to an organization that are provided in 2 CFR Part 180, OMB Guidelines to Agencies on Government-wide Debarment and Suspension (Nonprocurement), as implemented by our agency at 2 CFR Part 1200.

c. You must inform us immediately of any information you receive from any source alleging a violation of a prohibition in paragraph (a) of this Condition.

d. Our right to terminate unilaterally that is described in paragraph a. of this Condition:

   i. Implements section 106(g) of the Trafficking Victims Protection Act of 2000 (TVPA), as amended (22 U.S.C. § 7104(g)), and
   ii. Is in addition to all other remedies for noncompliance that are available to us under this Grant Agreement.

23. AIP Funded Work Included in a PFC Application. Within 90 days of acceptance of this Grant Agreement, the Sponsor must submit to the FAA an amendment to any approved Passenger Facility Charge (PFC) application that contains an approved PFC project also covered under this Grant Agreement as described in the project application. The airport sponsor may not make any expenditure under this Grant Agreement until project work addressed under this Grant Agreement is removed from an approved PFC application by amendment.
24. **Exhibit "A" Property Map.** The Exhibit "A" Property Map dated **October 22, 2012,** is incorporated herein by reference or is submitted with the project application and made part of this Grant Agreement.

25. **Employee Protection from Reprisal.**
   a. **Prohibition of Reprisals**
      1. In accordance with 41 U.S.C. § 4712, an employee of a Sponsor, grantee, subgrantee, contractor, or subcontractor may not be discharged, demoted, or otherwise discriminated against as a reprisal for disclosing to a person or body described in sub-paragraph (a)(2) below, information that the employee reasonably believes is evidence of:
         i. Gross mismanagement of a Federal grant;
         ii. Gross waste of Federal funds;
         iii. An abuse of authority relating to implementation or use of Federal funds;
         iv. A substantial and specific danger to public health or safety; or
         v. A violation of law, rule, or regulation related to a Federal grant.
      2. Persons and bodies covered. The persons and bodies to which a disclosure by an employee is covered are as follows:
         i. A member of Congress or a representative of a committee of Congress;
         ii. An Inspector General;
         iii. The Government Accountability Office;
         iv. A Federal employee responsible for contract or grant oversight or management at the relevant agency;
         v. A court or grand jury;
         vi. A management official or other employee of the Sponsor, contractor, or subcontractor who has the responsibility to investigate, discover, or address misconduct; or
         vii. An authorized official of the Department of Justice or other law enforcement agency.
      3. Submission of Complaint. A person who believes that they have been subjected to a reprisal prohibited by paragraph a. of this condition may submit a complaint regarding the reprisal to the Office of Inspector General (OIG) for the U.S. Department of Transportation.
      4. Time Limitation for Submittal of a Complaint. A complaint may not be brought under this subsection more than three years after the date on which the alleged reprisal took place.
      6. Assumption of Rights to Civil Remedy. Upon receipt of an explanation of a decision not to conduct or continue an investigation by the OIG, the person submitting a complaint assumes the right to a civil remedy under 41 U.S.C. § 4712(c).

**SPECIAL CONDITIONS**

26. **ARFF and SRE Equipment and Vehicles.** The Sponsor agrees that it will:
   a. House and maintain the equipment in a state of operational readiness on and for the airport;
   b. Provide the necessary staffing and training to maintain and operate the vehicle and equipment;
   c. Restrict the vehicle to on-airport use only;
d. Restrict the vehicle to the use for which it was intended; and

27. **Equipment Acquisition.** The Sponsor understands and agrees that any equipment acquired through this Grant is considered a *facility* as that term is used in the Grant Assurances. Further, the equipment must be only operated by the Sponsor. The Sponsor agrees that it will maintain the equipment and use it exclusively at the airport for airport purposes.

28. **Buy American Executive Orders.** The Sponsor agrees to abide by applicable Executive Orders in effect at the time this Grant Agreement is executed, including Executive Order 14005, **Ensuring the Future Is Made in All of America by All of America's Workers.**
The Sponsor’s acceptance of this Offer and ratification and adoption of the Project Application incorporated herein shall be evidenced by execution of this instrument by the Sponsor, as hereinafter provided, and this Offer and Acceptance shall comprise a Grant Agreement, constituting the contractual obligations and rights of the United States and the Sponsor with respect to the accomplishment of the Project and compliance with the Grant Assurances, terms, and conditions as provided herein. Such Grant Agreement shall become effective upon the Sponsor’s acceptance of this Offer.

Please read the following information: By signing this document, you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so, you may request to receive paper copies and withdraw your consent at any time.

I declare under penalty of perjury that the foregoing is true and correct.¹

UNITED STATES OF AMERICA
FEDERAL AVIATION ADMINISTRATION

Jim A. Johnson
(Signature)

Jim A. Johnson
(Typed Name)

Director, Central Region Airports Division
(Title of FAA Official)

¹ Knowingly and willfully providing false information to the Federal government is a violation of 18 U.S.C. Section 1001 (False Statements) and could subject you to fines, imprisonment, or both.
PART II - ACCEPTANCE

The Sponsor does hereby ratify and adopt all assurances, statements, representations, warranties, covenants, and agreements contained in the Project Application and incorporated materials referred to in the foregoing Offer, and does hereby accept this Offer and by such acceptance agrees to comply with all of the Grant Assurances, terms, and conditions in this Offer and in the Project Application.

Please read the following information: By signing this document, you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so, you may request to receive paper copies and withdraw your consent at any time.

I declare under penalty of perjury that the foregoing is true and correct.²

Dated

City of Dodge City
(Name of Sponsor)

By:
(Signature of Sponsor’s Authorized Official)

(Typed Name of Sponsor’s Authorized Official)

(Title of Sponsor’s Authorized Official)

² Knowingly and willfully providing false information to the Federal government is a violation of 18 U.S.C. Section 1001 (False Statements) and could subject you to fines, imprisonment, or both.
CERTIFICATE OF SPONSOR’S ATTORNEY

I, ___________ acting as Attorney for the Sponsor do hereby certify:

That in my opinion the Sponsor is empowered to enter into the foregoing Grant Agreement under the laws of the State of Kansas. Further, I have examined the foregoing Grant Agreement and the actions taken by said Sponsor and Sponsor’s official representative, who has been duly authorized to execute this Grant Agreement, which is in all respects due and proper and in accordance with the laws of the said State, the FAA Reauthorization Act of 2018 (Public Law Number 115-254); Title 49 U.S.C., Chapters 471 and 475; 49 U.S.C. §§ 40101, et seq., and 48103; and the Department of Transportation Appropriations Act, 2021 (Public Law 116-260, Division L), as further amended by the American Rescue Plan Act of 2021 (Public Law 117-2). In addition, for grants involving projects to be carried out on property not owned by the Sponsor, there are no legal impediments that will prevent full performance by the Sponsor. Further, it is my opinion that the said Grant Agreement constitutes a legal and binding obligation of the Sponsor in accordance with the terms thereof.

Please read the following information: By signing this document, you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so, you may request to receive paper copies and withdraw your consent at any time.

I declare under penalty of perjury that the foregoing is true and correct.³

Dated at ___________

By: ____________________________

(Signature of Sponsor’s Attorney)

³ Knowingly and willfully providing false information to the Federal government is a violation of 18 U.S.C. Section 1001 (False Statements) and could subject you to fines, imprisonment, or both.
ASSURANCES

AIRPORT SPONSORS

A. General.

1. These assurances shall be complied with in the performance of grant agreements for airport development, airport planning, and noise compatibility program grants for airport sponsors.

2. These assurances are required to be submitted as part of the project application by sponsors requesting funds under the provisions of Title 49, U.S.C., subtitle VII, as amended. As used herein, the term "public agency sponsor" means a public agency with control of a public-use airport; the term "private sponsor" means a private owner of a public-use airport; and the term "sponsor" includes both public agency sponsors and private sponsors.

3. Upon acceptance of this grant offer by the sponsor, these assurances are incorporated in and become part of this Grant Agreement.

B. Duration and Applicability.

1. Airport development or Noise Compatibility Program Projects Undertaken by a Public Agency Sponsor.

   The terms, conditions and assurances of this Grant Agreement shall remain in full force and effect throughout the useful life of the facilities developed or equipment acquired for an airport development or noise compatibility program project, or throughout the useful life of the project items installed within a facility under a noise compatibility program project, but in any event not to exceed twenty (20) years from the date of acceptance of a grant offer of Federal funds for the project. However, there shall be no limit on the duration of the assurances regarding Exclusive Rights and Airport Revenue so long as the airport is used as an airport. There shall be no limit on the duration of the terms, conditions, and assurances with respect to real property acquired with federal funds. Furthermore, the duration of the Civil Rights assurance shall be specified in the assurances.

2. Airport Development or Noise Compatibility Projects Undertaken by a Private Sponsor.

   The preceding paragraph (1) also applies to a private sponsor except that the useful life of project items installed within a facility or the useful life of the facilities developed or equipment acquired under an airport development or noise compatibility program project shall be no less than ten (10) years from the date of acceptance of Federal aid for the project.

3. Airport Planning Undertaken by a Sponsor.

   Unless otherwise specified in this Grant Agreement, only Assurances 1, 2, 3, 5, 6, 13, 18, 23, 25, 30, 32, 33, 34, and 37 in Section C apply to planning projects. The terms, conditions, and assurances of this Grant Agreement shall remain in full force and effect during the life of the project; there shall be no limit on the duration of the assurances regarding Exclusive Rights and Airport Revenue so long as the airport is used as an airport.

C. Sponsor Certification.

   The sponsor hereby assures and certifies, with respect to this grant that:
1. General Federal Requirements

It will comply with all applicable Federal laws, regulations, executive orders, policies, guidelines, and requirements as they relate to the application, acceptance, and use of Federal funds for this Grant including but not limited to the following:

**Federal Legislation**


b. Davis-Bacon Act, as amended — 40 U.S.C. §§ 3141-3144, 3146, and 3147, et seq.¹


d. Hatch Act — 5 U.S.C. § 1501, et seq.²

e. Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, 42 U.S.C. § 4601, et seq.¹,²


k. Flood Disaster Protection Act of 1973 — Section 102(a) - 42 U.S.C. § 4012a.¹

l. 49 U.S.C. § 303, (formerly known as Section 4(f)).


s. Powerplant and Industrial Fuel Use Act of 1978 — Section 403 — 42 U.S.C. § 8373.¹


bb. Build America, Buy America Act, P.L. 117-58, Title IX.

EXECUTIVE ORDERS

a. Executive Order 11246 – Equal Employment Opportunity
b. Executive Order 11990 – Protection of Wetlands
c. Executive Order 11998 – Flood Plain Management
d. Executive Order 12372 – Intergovernmental Review of Federal Programs
e. Executive Order 12699 – Seismic Safety of Federal and Federally Assisted New Building Construction
f. Executive Order 12898 – Environmental Justice
g. Executive Order 13166 – Improving Access to Services for Persons with Limited English Proficiency
h. Executive Order 13985 – Executive Order on Advancing Racial Equity and Support for Underserved Communities Through the Federal Government
i. Executive Order 13988 – Preventing and Combating Discrimination on the Basis of Gender Identity or Sexual Orientation
j. Executive Order 14005 – Ensuring the Future is Made in all of America by All of America’s Workers
k. Executive Order 14008 – Tackling the Climate Crisis at Home and Abroad

FEDERAL REGULATIONS

a. 2 CFR Part 180 – OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement).
c. 2 CFR Part 1200 – Nonprocurement Suspension and Debarment.
g. 28 CFR Part 35 – Nondiscrimination on the Basis of Disability in State and Local Government Services.
h. 28 CFR § 50.3 – U.S. Department of Justice Guidelines for the Enforcement of Title VI of the Civil Rights Act of 1964.
i. 29 CFR Part 1 – Procedures for Predetermination of Wage Rates.
j. 29 CFR Part 3 – Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States.

l. 41 CFR Part 60 – Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor (Federal and Federally-assisted contracting requirements).¹

m. 49 CFR Part 20 – New Restrictions on Lobbying.


o. 49 CFR Part 23 – Participation by Disadvantage Business Enterprise in Airport Concessions.

p. 49 CFR Part 24 – Uniform Relocation Assistance and Real Property Acquisition for Federal and Federally-Assisted Programs.¹, ²

q. 49 CFR Part 26 – Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs.

r. 49 CFR Part 27 – Nondiscrimination on the Basis of Disability in Programs or Activities Receiving Federal Financial Assistance.³

s. 49 CFR Part 28 – Enforcement of Nondiscrimination on the Basis of Handicap in Programs or Activities Conducted by the Department of Transportation.


v. 49 CFR Part 37 – Transportation Services for Individuals with Disabilities (ADA).

w. 49 CFR Part 38 – Americans with Disabilities Act (ADA) Accessibility Specifications for Transportation Vehicles.

x. 49 CFR Part 41 – Seismic Safety.

Footnotes to Assurance (C)(1)

¹ These laws do not apply to airport planning sponsors.
² These laws do not apply to private sponsors.
³ 2 CFR Part 200 contains requirements for State and Local Governments receiving Federal assistance. Any requirement levied upon State and Local Governments by this regulation shall apply where applicable to private sponsors receiving Federal assistance under Title 49, United States Code.
⁴ Cost principles established in 2 CFR part 200 subpart E must be used as guidelines for determining the eligibility of specific types of expenses.
⁵ Audit requirements established in 2 CFR part 200 subpart F are the guidelines for audits.

Specific Assurances

Specific assurances required to be included in grant agreements by any of the above laws, regulations or circulars are incorporated by reference in this Grant Agreement.
2. **Responsibility and Authority of the Sponsor.**

   a. **Public Agency Sponsor:**

   It has legal authority to apply for this Grant, and to finance and carry out the proposed project; that a resolution, motion or similar action has been duly adopted or passed as an official act of the applicant’s governing body authorizing the filing of the application, including all understandings and assurances contained therein, and directing and authorizing the person identified as the official representative of the applicant to act in connection with the application and to provide such additional information as may be required.

   b. **Private Sponsor:**

   It has legal authority to apply for this Grant and to finance and carry out the proposed project and comply with all terms, conditions, and assurances of this Grant Agreement. It shall designate an official representative and shall in writing direct and authorize that person to file this application, including all understandings and assurances contained therein; to act in connection with this application; and to provide such additional information as may be required.

3. **Sponsor Fund Availability.**

   It has sufficient funds available for that portion of the project costs which are not to be paid by the United States. It has sufficient funds available to assure operation and maintenance of items funded under this Grant Agreement which it will own or control.

4. **Good Title.**

   a. It, a public agency or the Federal government, holds good title, satisfactory to the Secretary, to the landing area of the airport or site thereof, or will give assurance satisfactory to the Secretary that good title will be acquired.

   b. For noise compatibility program projects to be carried out on the property of the sponsor, it holds good title satisfactory to the Secretary to that portion of the property upon which Federal funds will be expended or will give assurance to the Secretary that good title will be obtained.

5. **Preserving Rights and Powers.**

   a. It will not take or permit any action which would operate to deprive it of any of the rights and powers necessary to perform any or all of the terms, conditions, and assurances in this Grant Agreement without the written approval of the Secretary, and will act promptly to acquire, extinguish or modify any outstanding rights or claims of right of others which would interfere with such performance by the sponsor. This shall be done in a manner acceptable to the Secretary.

   b. Subject to the FAA Act of 2018, Public Law 115-254, Section 163, it will not sell, lease, encumber, or otherwise transfer or dispose of any part of its title or other interests in the property shown on Exhibit A to this application or, for a noise compatibility program project, that portion of the property upon which Federal funds have been expended, for the duration of the terms, conditions, and assurances in this Grant Agreement without approval by the Secretary. If the transferee is found by the Secretary to be eligible under Title 49, United States Code, to assume the obligations of this Grant Agreement and to have the power, authority, and financial resources to carry out all such obligations, the sponsor shall insert in the contract or
document transferring or disposing of the sponsor's interest, and make binding upon the transferee all of the terms, conditions, and assurances contained in this Grant Agreement.

c. For all noise compatibility program projects which are to be carried out by another unit of local government or are on property owned by a unit of local government other than the sponsor, it will enter into an agreement with that government. Except as otherwise specified by the Secretary, that agreement shall obligate that government to the same terms, conditions, and assurances that would be applicable to it if it applied directly to the FAA for a grant to undertake the noise compatibility program project. That agreement and changes thereto must be satisfactory to the Secretary. It will take steps to enforce this agreement against the local government if there is substantial non-compliance with the terms of the agreement.

d. For noise compatibility program projects to be carried out on privately owned property, it will enter into an agreement with the owner of that property which includes provisions specified by the Secretary. It will take steps to enforce this agreement against the property owner whenever there is substantial non-compliance with the terms of the agreement.

e. If the sponsor is a private sponsor, it will take steps satisfactory to the Secretary to ensure that the airport will continue to function as a public-use airport in accordance with these assurances for the duration of these assurances.

f. If an arrangement is made for management and operation of the airport by any agency or person other than the sponsor or an employee of the sponsor, the sponsor will reserve sufficient rights and authority to ensure that the airport will be operated and maintained in accordance with Title 49, United States Code, the regulations and the terms, conditions and assurances in this Grant Agreement and shall ensure that such arrangement also requires compliance therewith.

g. Sponsors of commercial service airports will not permit or enter into any arrangement that results in permission for the owner or tenant of a property used as a residence, or zoned for residential use, to taxi an aircraft between that property and any location on airport. Sponsors of general aviation airports entering into any arrangement that results in permission for the owner of residential real property adjacent to or near the airport must comply with the requirements of Sec. 136 of Public Law 112-95 and the sponsor assurances.

6. Consistency with Local Plans.

The project is reasonably consistent with plans (existing at the time of submission of this application) of public agencies that are authorized by the State in which the project is located to plan for the development of the area surrounding the airport.

7. Consideration of Local Interest.

It has given fair consideration to the interest of communities in or near where the project may be located.

8. Consultation with Users.

In making a decision to undertake any airport development project under Title 49, United States Code, it has undertaken reasonable consultations with affected parties using the airport at which project is proposed.
9. **Public Hearings.**

In projects involving the location of an airport, an airport runway, or a major runway extension, it has afforded the opportunity for public hearings for the purpose of considering the economic, social, and environmental effects of the airport or runway location and its consistency with goals and objectives of such planning as has been carried out by the community and it shall, when requested by the Secretary, submit a copy of the transcript of such hearings to the Secretary. Further, for such projects, it has on its management board either voting representation from the communities where the project is located or has advised the communities that they have the right to petition the Secretary concerning a proposed project.

10. **Metropolitan Planning Organization.**

In projects involving the location of an airport, an airport runway, or a major runway extension at a medium or large hub airport, the sponsor has made available to and has provided upon request to the metropolitan planning organization in the area in which the airport is located, if any, a copy of the proposed amendment to the airport layout plan to depict the project and a copy of any airport master plan in which the project is described or depicted.

11. **Pavement Preventive Maintenance-Management.**

With respect to a project approved after January 1, 1995, for the replacement or reconstruction of pavement at the airport, it assures or certifies that it has implemented an effective airport pavement maintenance-management program and it assures that it will use such program for the useful life of any pavement constructed, reconstructed or repaired with Federal financial assistance at the airport. It will provide such reports on pavement condition and pavement management programs as the Secretary determines may be useful.

12. **Terminal Development Prerequisites.**

For projects which include terminal development at a public use airport, as defined in Title 49, it has, on the date of submittal of the project grant application, all the safety equipment required for certification of such airport under 49 U.S.C. § 44706, and all the security equipment required by rule or regulation, and has provided for access to the passenger enplaning and deplaning area of such airport to passengers enplaning and deplaning from aircraft other than air carrier aircraft.

13. **Accounting System, Audit, and Record Keeping Requirements.**

a. It shall keep all project accounts and records which fully disclose the amount and disposition by the recipient of the proceeds of this Grant, the total cost of the project in connection with which this Grant is given or used, and the amount or nature of that portion of the cost of the project supplied by other sources, and such other financial records pertinent to the project. The accounts and records shall be kept in accordance with an accounting system that will facilitate an effective audit in accordance with the Single Audit Act of 1984.

b. It shall make available to the Secretary and the Comptroller General of the United States, or any of their duly authorized representatives, for the purpose of audit and examination, any books, documents, papers, and records of the recipient that are pertinent to this Grant. The Secretary may require that an appropriate audit be conducted by a recipient. In any case in which an independent audit is made of the accounts of a sponsor relating to the disposition of the proceeds of a grant or relating to the project in connection with which this Grant was given or used, it shall file a certified copy of such audit with the Comptroller General of the United
States not later than six (6) months following the close of the fiscal year for which the audit was made.


It shall include, in all contracts in excess of $2,000 for work on any projects funded under this Grant Agreement which involve labor, provisions establishing minimum rates of wages, to be predetermined by the Secretary of Labor under 40 U.S.C. §§ 3141-3144, 3146, and 3147, Public Building, Property, and Works), which contractors shall pay to skilled and unskilled labor, and such minimum rates shall be stated in the invitation for bids and shall be included in proposals or bids for the work.


It shall include in all contracts for work on any project funded under this Grant Agreement which involve labor, such provisions as are necessary to insure that, in the employment of labor (except in executive, administrative, and supervisory positions), preference shall be given to Vietnam era veterans, Persian Gulf veterans, Afghanistan-Iraq war veterans, disabled veterans, and small business concerns owned and controlled by disabled veterans as defined in 49 U.S.C. § 47112. However, this preference shall apply only where the individuals are available and qualified to perform the work to which the employment relates.


It will execute the project subject to plans, specifications, and schedules approved by the Secretary. Such plans, specifications, and schedules shall be submitted to the Secretary prior to commencement of site preparation, construction, or other performance under this Grant Agreement, and, upon approval of the Secretary, shall be incorporated into this Grant Agreement. Any modification to the approved plans, specifications, and schedules shall also be subject to approval of the Secretary, and incorporated into this Grant Agreement.

17. Construction Inspection and Approval.

It will provide and maintain competent technical supervision at the construction site throughout the project to assure that the work conforms to the plans, specifications, and schedules approved by the Secretary for the project. It shall subject the construction work on any project contained in an approved project application to inspection and approval by the Secretary and such work shall be in accordance with regulations and procedures prescribed by the Secretary. Such regulations and procedures shall require such cost and progress reporting by the sponsor or sponsors of such project as the Secretary shall deem necessary.


In carrying out planning projects:

a. It will execute the project in accordance with the approved program narrative contained in the project application or with the modifications similarly approved.

b. It will furnish the Secretary with such periodic reports as required pertaining to the planning project and planning work activities.

c. It will include in all published material prepared in connection with the planning project a notice that the material was prepared under a grant provided by the United States.
d. It will make such material available for examination by the public, and agrees that no material prepared with funds under this project shall be subject to copyright in the United States or any other country.

e. It will give the Secretary unrestricted authority to publish, disclose, distribute, and otherwise use any of the material prepared in connection with this grant.

f. It will grant the Secretary the right to disapprove the sponsor’s employment of specific consultants and their subcontractors to do all or any part of this project as well as the right to disapprove the proposed scope and cost of professional services.

g. It will grant the Secretary the right to disapprove the use of the sponsor’s employees to do all or any part of the project.

h. It understands and agrees that the Secretary’s approval of this project grant or the Secretary’s approval of any planning material developed as part of this grant does not constitute or imply any assurance or commitment on the part of the Secretary to approve any pending or future application for a Federal airport grant.


a. The airport and all facilities which are necessary to serve the aeronautical users of the airport, other than facilities owned or controlled by the United States, shall be operated at all times in a safe and serviceable condition and in accordance with the minimum standards as may be required or prescribed by applicable Federal, state, and local agencies for maintenance and operation. It will not cause or permit any activity or action thereon which would interfere with its use for airport purposes. It will suitably operate and maintain the airport and all facilities thereon or connected therewith, with due regard to climatic and flood conditions. Any proposal to temporarily close the airport for non-aeronautical purposes must first be approved by the Secretary. In furtherance of this assurance, the sponsor will have in effect arrangements for:

1. Operating the airport’s aeronautical facilities whenever required;

2. Promptly marking and lighting hazards resulting from airport conditions, including temporary conditions; and

3. Promptly notifying pilots of any condition affecting aeronautical use of the airport. Nothing contained herein shall be construed to require that the airport be operated for aeronautical use during temporary periods when snow, flood, or other climatic conditions interfere with such operation and maintenance. Further, nothing herein shall be construed as requiring the maintenance, repair, restoration, or replacement of any structure or facility which is substantially damaged or destroyed due to an act of God or other condition or circumstance beyond the control of the sponsor.

b. It will suitably operate and maintain noise compatibility program items that it owns or controls upon which Federal funds have been expended.


It will take appropriate action to assure that such terminal airspace as is required to protect instrument and visual operations to the airport (including established minimum flight altitudes) will be adequately cleared and protected by removing, lowering, relocating, marking, or lighting or otherwise mitigating existing airport hazards and by preventing the establishment or creation of future airport hazards.
21. Compatible Land Use.

It will take appropriate action, to the extent reasonable, including the adoption of zoning laws, to restrict the use of land adjacent to or in the immediate vicinity of the airport to activities and purposes compatible with normal airport operations, including landing and takeoff of aircraft. In addition, if the project is for noise compatibility program implementation, it will not cause or permit any change in land use, within its jurisdiction, that will reduce its compatibility, with respect to the airport, of the noise compatibility program measures upon which Federal funds have been expended.

22. Economic Nondiscrimination.

a. It will make the airport available as an airport for public use on reasonable terms and without unjust discrimination to all types, kinds and classes of aeronautical activities, including commercial aeronautical activities offering services to the public at the airport.

b. In any agreement, contract, lease, or other arrangement under which a right or privilege at the airport is granted to any person, firm, or corporation to conduct or to engage in any aeronautical activity for furnishing services to the public at the airport, the sponsor will insert and enforce provisions requiring the contractor to:

1. Furnish said services on a reasonable, and not unjustly discriminatory, basis to all users thereof, and

2. Charge reasonable, and not unjustly discriminatory, prices for each unit or service, provided that the contractor may be allowed to make reasonable and nondiscriminatory discounts, rebates, or other similar types of price reductions to volume purchasers.

c. Each fixed-based operator at the airport shall be subject to the same rates, fees, rentals, and other charges as are uniformly applicable to all other fixed-based operators making the same or similar uses of such airport and utilizing the same or similar facilities.

d. Each air carrier using such airport shall have the right to service itself or to use any fixed-based operator that is authorized or permitted by the airport to serve any air carrier at such airport.

e. Each air carrier using such airport (whether as a tenant, non-tenant, or subtenant of another air carrier tenant) shall be subject to such nondiscriminatory and substantially comparable rules, regulations, conditions, rates, fees, rentals, and other charges with respect to facilities directly and substantially related to providing air transportation as are applicable to all such air carriers which make similar use of such airport and utilize similar facilities, subject to reasonable classifications such as tenants or non-tenants and signatory carriers and non-signatory carriers. Classification or status as tenant or signatory shall not be unreasonably withheld by any airport provided an air carrier assumes obligations substantially similar to those already imposed on air carriers in such classification or status.

f. It will not exercise or grant any right or privilege which operates to prevent any person, firm, or corporation operating aircraft on the airport from performing any services on its own aircraft with its own employees (including, but not limited to maintenance, repair, and fueling) that it may choose to perform.

g. In the event the sponsor itself exercises any of the rights and privileges referred to in this assurance, the services involved will be provided on the same conditions as would apply to the furnishing of such services by commercial aeronautical service providers authorized by the sponsor under these provisions.
h. The sponsor may establish such reasonable, and not unjustly discriminatory, conditions to be met by all users of the airport as may be necessary for the safe and efficient operation of the airport.

i. The sponsor may prohibit or limit any given type, kind or class of aeronautical use of the airport if such action is necessary for the safe operation of the airport or necessary to serve the civil aviation needs of the public.

23. Exclusive Rights.

It will permit no exclusive right for the use of the airport by any person providing, or intending to provide, aeronautical services to the public. For purposes of this paragraph, the providing of the services at an airport by a single fixed-based operator shall not be construed as an exclusive right if both of the following apply:

a. It would be unreasonably costly, burdensome, or impractical for more than one fixed-based operator to provide such services, and

b. If allowing more than one fixed-based operator to provide such services would require the reduction of space leased pursuant to an existing agreement between such single fixed-based operator and such airport. It further agrees that it will not, either directly or indirectly, grant or permit any person, firm, or corporation, the exclusive right at the airport to conduct any aeronautical activities, including, but not limited to charter flights, pilot training, aircraft rental and sightseeing, aerial photography, crop dusting, aerial advertising and surveying, air carrier operations, aircraft sales and services, sale of aviation petroleum products whether or not conducted in conjunction with other aeronautical activity, repair and maintenance of aircraft, sale of aircraft parts, and any other activities which because of their direct relationship to the operation of aircraft can be considered as an aeronautical activity, and that it will terminate any exclusive right to conduct an aeronautical activity now existing at such an airport before the grant of any assistance under Title 49, United States Code.

24. Fee and Rental Structure.

It will maintain a fee and rental structure for the facilities and services at the airport which will make the airport as self-sustaining as possible under the circumstances existing at the particular airport, taking into account such factors as the volume of traffic and economy of collection. No part of the Federal share of an airport development, airport planning or noise compatibility project for which a Grant is made under Title 49, United States Code, the Airport and Airway Improvement Act of 1982, the Federal Airport Act or the Airport and Airway Development Act of 1970 shall be included in the rate basis in establishing fees, rates, and charges for users of that airport.

25. Airport Revenues.

a. All revenues generated by the airport and any local taxes on aviation fuel established after December 30, 1987, will be expended by it for the capital or operating costs of the airport; the local airport system; or other local facilities which are owned or operated by the owner or operator of the airport and which are directly and substantially related to the actual air transportation of passengers or property; or for noise mitigation purposes on or off the airport. The following exceptions apply to this paragraph:

1. If covenants or assurances in debt obligations issued before September 3, 1982, by the owner or operator of the airport, or provisions enacted before September 3, 1982, in governing statutes controlling the owner or operator's financing, provide for the use of the
revenues from any of the airport owner or operator's facilities, including the airport, to support not only the airport but also the airport owner or operator's general debt obligations or other facilities, then this limitation on the use of all revenues generated by the airport (and, in the case of a public airport, local taxes on aviation fuel) shall not apply.

2. If the Secretary approves the sale of a privately owned airport to a public sponsor and provides funding for any portion of the public sponsor's acquisition of land, this limitation on the use of all revenues generated by the sale shall not apply to certain proceeds from the sale. This is conditioned on repayment to the Secretary by the private owner of an amount equal to the remaining unamortized portion (amortized over a 20-year period) of any airport improvement grant made to the private owner for any purpose other than land acquisition on or after October 1, 1996, plus an amount equal to the federal share of the current fair market value of any land acquired with an airport improvement grant made to that airport on or after October 1, 1996.

3. Certain revenue derived from or generated by mineral extraction, production, lease, or other means at a general aviation airport (as defined at 49 U.S.C. § 47102), if the FAA determines the airport sponsor meets the requirements set forth in Section 813 of Public Law 112-95.

b. As part of the annual audit required under the Single Audit Act of 1984, the sponsor will direct that the audit will review, and the resulting audit report will provide an opinion concerning, the use of airport revenue and taxes in paragraph (a), and indicating whether funds paid or transferred to the owner or operator are paid or transferred in a manner consistent with Title 49, United States Code and any other applicable provision of law, including any regulation promulgated by the Secretary or Administrator.

c. Any civil penalties or other sanctions will be imposed for violation of this assurance in accordance with the provisions of 49 U.S.C. § 47107.

26. Reports and Inspections.

It will:

a. submit to the Secretary such annual or special financial and operations reports as the Secretary may reasonably request and make such reports available to the public; make available to the public at reasonable times and places a report of the airport budget in a format prescribed by the Secretary;

b. for airport development projects, make the airport and all airport records and documents affecting the airport, including deeds, leases, operation and use agreements, regulations and other instruments, available for inspection by any duly authorized agent of the Secretary upon reasonable request;

c. for noise compatibility program projects, make records and documents relating to the project and continued compliance with the terms, conditions, and assurances of this Grant Agreement including deeds, leases, agreements, regulations, and other instruments, available for inspection by any duly authorized agent of the Secretary upon reasonable request; and

d. in a format and time prescribed by the Secretary, provide to the Secretary and make available to the public following each of its fiscal years, an annual report listing in detail:

1. all amounts paid by the airport to any other unit of government and the purposes for which each such payment was made; and
2. all services and property provided by the airport to other units of government and the amount of compensation received for provision of each such service and property.

27. Use by Government Aircraft.

It will make available all of the facilities of the airport developed with Federal financial assistance and all those usable for landing and takeoff of aircraft to the United States for use by Government aircraft in common with other aircraft at all times without charge, except, if the use by Government aircraft is substantial, charge may be made for a reasonable share, proportional to such use, for the cost of operating and maintaining the facilities used. Unless otherwise determined by the Secretary, or otherwise agreed to by the sponsor and the using agency, substantial use of an airport by Government aircraft will be considered to exist when operations of such aircraft are in excess of those which, in the opinion of the Secretary, would unduly interfere with use of the landing areas by other authorized aircraft, or during any calendar month that:

a. Five (5) or more Government aircraft are regularly based at the airport or on land adjacent thereto; or

b. The total number of movements (counting each landing as a movement) of Government aircraft is 300 or more, or the gross accumulative weight of Government aircraft using the airport (the total movement of Government aircraft multiplied by gross weights of such aircraft) is in excess of five million pounds.


It will furnish without cost to the Federal Government for use in connection with any air traffic control or air navigation activities, or weather-reporting and communication activities related to air traffic control, any areas of land or water, or estate therein as the Secretary considers necessary or desirable for construction, operation, and maintenance at Federal expense of space or facilities for such purposes. Such areas or any portion thereof will be made available as provided herein within four months after receipt of a written request from the Secretary.

a. Subject to the FAA Reauthorization Act of 2018, Public Law 115-254, Section 163, it will keep up to date at all times an airport layout plan of the airport showing:

1. boundaries of the airport and all proposed additions thereto, together with the boundaries of all offsite areas owned or controlled by the sponsor for airport purposes and proposed additions thereto;
2. the location and nature of all existing and proposed airport facilities and structures (such as runways, taxiways, aprons, terminal buildings, hangars and roads), including all proposed extensions and reductions of existing airport facilities;
3. the location of all existing and proposed non-aviation areas and of all existing improvements thereon; and
4. all proposed and existing access points used to taxi aircraft across the airport’s property boundary.

Such airport layout plans and each amendment, revision, or modification thereof, shall be subject to the approval of the Secretary which approval shall be evidenced by the signature of a duly authorized representative of the Secretary on the face of the airport layout plan. The sponsor will not make or permit any changes or alterations in the airport or any of its facilities which are not in conformity with the airport layout plan as approved by the Secretary and which might, in the opinion of the Secretary, adversely affect the safety, utility or efficiency of the airport.

b. Subject to the FAA Reauthorization Act of 2018, Public Law 115-254, Section 163, if a change or alteration in the airport or the facilities is made which the Secretary determines adversely affects the safety, utility, or efficiency of any federally owned, leased, or funded property on or off the airport and which is not in conformity with the airport layout plan as approved by the Secretary, the owner or operator will, if requested, by the Secretary:

1. eliminate such adverse effect in a manner approved by the Secretary; or
2. bear all costs of relocating such property (or replacement thereof) to a site acceptable to the Secretary and all costs of restoring such property (or replacement thereof) to the level of safety, utility, efficiency, and cost of operation existing before the unapproved change in the airport or its facilities except in the case of a relocation or replacement of an existing airport facility due to a change in the Secretary’s design standards beyond the control of the airport sponsor.

30. Civil Rights.

It will promptly take any measures necessary to ensure that no person in the United States shall, on the grounds of race, color, and national origin (including limited English proficiency) in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 U.S.C. §§ 2000d to 2000d-4); creed and sex (including sexual orientation and gender identity) per 49 U.S.C. § 47123 and related requirements; age per the Age Discrimination Act of 1975 and related requirements; or disability per the Americans with Disabilities Act of 1990 and related requirements, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination in any program and activity conducted with, or benefiting from, funds received from this Grant.
a. Using the definitions of activity, facility, and program as found and defined in 49 CFR §§ 21.23(b) and 21.23(e), the sponsor will facilitate all programs, operate all facilities, or conduct all programs in compliance with all non-discrimination requirements imposed by or pursuant to these assurances.

b. Applicability
   1. Programs and Activities. If the sponsor has received a grant (or other federal assistance) for any of the sponsor’s program or activities, these requirements extend to all of the sponsor’s programs and activities.
   2. Facilities. Where it receives a grant or other federal financial assistance to construct, expand, renovate, remodel, alter, or acquire a facility, or part of a facility, the assurance extends to the entire facility and facilities operated in connection therewith.
   3. Real Property. Where the sponsor receives a grant or other Federal financial assistance in the form of, or for the acquisition of real property or an interest in real property, the assurance will extend to rights to space on, over, or under such property.

c. Duration.
   The sponsor agrees that it is obligated to this assurance for the period during which Federal financial assistance is extended to the program, except where the Federal financial assistance is to provide, or is in the form of, personal property, or real property, or interest therein, or structures or improvements thereon, in which case the assurance obligates the sponsor, or any transferee for the longer of the following periods:
   1. So long as the airport is used as an airport, or for another purpose involving the provision of similar services or benefits; or
   2. So long as the sponsor retains ownership or possession of the property.

d. Required Solicitation Language. It will include the following notification in all solicitations for bids, Requests For Proposals for work, or material under this Grant Agreement and in all proposals for agreements, including airport concessions, regardless of funding source:

   "The airport, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 U.S.C. §§ 2000d to 2000d-4) and the Regulations, hereby notifies all bidders or offerors that it will affirmatively ensure that for any contract entered into pursuant to this advertisement, [select businesses, or disadvantaged business enterprises or airport concession disadvantaged business enterprises] will be afforded full and fair opportunity to submit bids in response to this invitation and no businesses will be discriminated against on the grounds of race, color, national origin (including limited English proficiency), creed, sex (including sexual orientation and gender identity), age, or disability in consideration for an award."

   1. It will insert the non-discrimination contract clauses requiring compliance with the acts and regulations relative to non-discrimination in Federally-assisted programs of the Department of Transportation (DOT), and incorporating the acts and regulations into the contracts by reference in every contract or agreement subject to the non-discrimination in Federally-assisted programs of the DOT acts and regulations.
   2. It will include a list of the pertinent non-discrimination authorities in every contract that is subject to the non-discrimination acts and regulations.
3. It will insert non-discrimination contract clauses as a covenant running with the land, in any deed from the United States effecting or recording a transfer of real property, structures, use, or improvements thereon or interest therein to a sponsor.

4. It will insert non-discrimination contract clauses prohibiting discrimination on the basis of race, color, national origin (including limited English proficiency), creed, sex (including sexual orientation and gender identity), age, or disability as a covenant running with the land, in any future deeds, leases, license, permits, or similar instruments entered into by the sponsor with other parties:
   a. For the subsequent transfer of real property acquired or improved under the applicable activity, project, or program; and
   b. For the construction or use of, or access to, space on, over, or under real property acquired or improved under the applicable activity, project, or program.

f. It will provide for such methods of administration for the program as are found by the Secretary to give reasonable guarantee that it, other recipients, sub-recipients, sub-grantees, contractors, subcontractors, consultants, transferees, successors in interest, and other participants of Federal financial assistance under such program will comply with all requirements imposed or pursuant to the acts, the regulations, and this assurance.

g. It agrees that the United States has a right to seek judicial enforcement with regard to any matter arising under the acts, the regulations, and this assurance.


a. For land purchased under a grant for airport noise compatibility purposes, including land serving as a noise buffer, it will dispose of the land, when the land is no longer needed for such purposes, at fair market value, at the earliest practicable time. That portion of the proceeds of such disposition which is proportionate to the United States’ share of acquisition of such land will be, at the discretion of the Secretary, (1) reinvested in another project at the airport, or (2) transferred to another eligible airport as prescribed by the Secretary. The Secretary shall give preference to the following, in descending order:

1. Reinvestment in an approved noise compatibility project;
2. Reinvestment in an approved project that is eligible for grant funding under 49 U.S.C. § 47117(e);
3. Reinvestment in an approved airport development project that is eligible for grant funding under 49 U.S.C. §§ 47114, 47115, or 47117;
4. Transfer to an eligible sponsor of another public airport to be reinvested in an approved noise compatibility project at that airport; or
5. Payment to the Secretary for deposit in the Airport and Airway Trust Fund.

If land acquired under a grant for noise compatibility purposes is leased at fair market value and consistent with noise buffering purposes, the lease will not be considered a disposal of the land. Revenues derived from such a lease may be used for an approved airport development project that would otherwise be eligible for grant funding or any permitted use of airport revenue.

b. For land purchased under a grant for airport development purposes (other than noise compatibility), it will, when the land is no longer needed for airport purposes, dispose of such
land at fair market value or make available to the Secretary an amount equal to the United States' proportionate share of the fair market value of the land. That portion of the proceeds of such disposition which is proportionate to the United States' share of the cost of acquisition of such land will, upon application to the Secretary, be reinvested or transferred to another eligible airport as prescribed by the Secretary. The Secretary shall give preference to the following, in descending order:

1. Reinvestment in an approved noise compatibility project;

2. Reinvestment in an approved project that is eligible for grant funding under 49 U.S.C. § 47117(e);

3. Reinvestment in an approved airport development project that is eligible for grant funding under 49 U.S.C. §§ 47114, 47115, or 47117;

4. Transfer to an eligible sponsor of another public airport to be reinvested in an approved noise compatibility project at that airport; or

5. Payment to the Secretary for deposit in the Airport and Airway Trust Fund.

c. Land shall be considered to be needed for airport purposes under this assurance if (1) it may be needed for aeronautical purposes (including runway protection zones) or serve as noise buffer land, and (2) the revenue from interim uses of such land contributes to the financial self-sufficiency of the airport. Further, land purchased with a grant received by an airport operator or owner before December 31, 1987, will be considered to be needed for airport purposes if the Secretary or Federal agency making such grant before December 31, 1987, was notified by the operator or owner of the uses of such land, did not object to such use, and the land continues to be used for that purpose, such use having commenced no later than December 15, 1989.

d. Disposition of such land under (a), (b), or (c) will be subject to the retention or reservation of any interest or right therein necessary to ensure that such land will only be used for purposes which are compatible with noise levels associated with operation of the airport.

32. Engineering and Design Services.

If any phase of such project has received Federal funds under Chapter 471 subchapter 1 of Title 49 U.S.C., it will award each contract, or sub-contract for program management, construction management, planning studies, feasibility studies, architectural services, preliminary engineering, design, engineering, surveying, mapping or related services in the same manner as a contract for architectural and engineering services is negotiated under Chapter 11 of Title 40 U.S.C., or an equivalent qualifications-based requirement prescribed for or by the sponsor of the airport.

33. Foreign Market Restrictions.

It will not allow funds provided under this Grant to be used to fund any project which uses any product or service of a foreign country during the period in which such foreign country is listed by the United States Trade Representative as denying fair and equitable market opportunities for products and suppliers of the United States in procurement and construction.


It will carry out any project funded under an Airport Improvement Program Grant in accordance with policies, standards, and specifications approved by the Secretary including, but not limited to,

35. Relocation and Real Property Acquisition.

a. It will be guided in acquiring real property, to the greatest extent practicable under State law, by the land acquisition policies in Subpart B of 49 CFR Part 24 and will pay or reimburse property owners for necessary expenses as specified in Subpart B.

b. It will provide a relocation assistance program offering the services described in Subpart C of 49 CFR Part 24 and fair and reasonable relocation payments and assistance to displaced persons as required in Subpart D and E of 49 CFR Part 24.

c. It will make available within a reasonable period of time prior to displacement, comparable replacement dwellings to displaced persons in accordance with Subpart E of 49 CFR Part 24.

36. Access By Intercity Buses.

The airport owner or operator will permit, to the maximum extent practicable, intercity buses or other modes of transportation to have access to the airport; however, it has no obligation to fund special facilities for intercity buses or for other modes of transportation.


The sponsor shall not discriminate on the basis of race, color, national origin, or sex, in the award and performance of any DOT-assisted contract covered by 49 CFR Part 26, or in the award and performance of any concession activity contract covered by 49 CFR Part 23. In addition, the sponsor shall not discriminate on the basis of race, color, national origin or sex in the administration of its Disadvantaged Business Enterprise (DBE) and Airport Concessions Disadvantaged Business Enterprise (ACDBE) programs or the requirements of 49 CFR Parts 23 and 26. The sponsor shall take all necessary and reasonable steps under 49 CFR Parts 23 and 26 to ensure nondiscrimination in the award and administration of DOT-assisted contracts, and/or concession contracts. The sponsor’s DBE and ACDBE programs, as required by 49 CFR Parts 26 and 23, and as approved by DOT, are incorporated by reference in this agreement. Implementation of these programs is a legal obligation and failure to carry out its terms shall be treated as a violation of this agreement. Upon notification to the sponsor of its failure to carry out its approved program, the Department may impose sanctions as provided for under Parts 26 and 23 and may, in appropriate cases, refer the matter for enforcement under 18 U.S.C. § 1001 and/or the Program Fraud Civil Remedies Act of 1986 (31 U.S.C. §§ 3801-3809, 3812).

38. Hangar Construction.

If the airport owner or operator and a person who owns an aircraft agree that a hangar is to be constructed at the airport for the aircraft at the aircraft owner’s expense, the airport owner or operator will grant to the aircraft owner for the hangar a long term lease that is subject to such terms and conditions on the hangar as the airport owner or operator may impose.


a. If the airport owner or operator of a medium or large hub airport (as defined in 49 U.S.C. § 47102) has been unable to accommodate one or more requests by an air carrier for access to gates or other facilities at that airport in order to allow the air carrier to provide service to the airport or to expand service at the airport, the airport owner or operator shall transmit a report to the Secretary that:
1. Describes the requests;
2. Provides an explanation as to why the requests could not be accommodated; and
3. Provides a time frame within which, if any, the airport will be able to accommodate the requests.

b. Such report shall be due on either February 1 or August 1 of each year if the airport has been unable to accommodate the request(s) in the six month period prior to the applicable due date.
Current FAA Advisory Circulars Required for Use in AIP Funded and PFC Approved Projects

View the most current versions of FAA’s Advisory Circulars (A/Cs) here:

https://www.faa.gov/regulations_policies/advisory_circulars/

Airports A/Cs are found in the 150 series. In addition Airspace A/Cs, found in the 70 series, also may apply for certain projects.
### Application for Federal Assistance SF-424

<table>
<thead>
<tr>
<th>Field</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. Type of Submission:</strong></td>
<td>Application</td>
</tr>
<tr>
<td><strong>2. Type of Application:</strong></td>
<td>New</td>
</tr>
<tr>
<td><strong>If Revision, select appropriate Intelligis:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>3. Date Received:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>4. Applicant Identifier:</strong></td>
<td>BOC</td>
</tr>
<tr>
<td><strong>5a. Federal Entity Identifier:</strong></td>
<td>5-20-0017-036-2022</td>
</tr>
<tr>
<td><strong>5b. Federal Award Identifier:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>State Use Only:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>6. Date Received by State:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>7. State Application Identifier:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>8. APPLICANT INFORMATION:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>a. Legal Name:</strong></td>
<td>City of Dodge City, Kansas</td>
</tr>
<tr>
<td><strong>b. Employer/Taxpayer Identification Number (EIN/TIN):</strong></td>
<td>82-6000416</td>
</tr>
<tr>
<td><strong>c. UEN:</strong></td>
<td>073316721</td>
</tr>
<tr>
<td><strong>d. Address:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Street1:</strong></td>
<td>City Hall</td>
</tr>
<tr>
<td><strong>Street2:</strong></td>
<td>506 2nd Street</td>
</tr>
<tr>
<td><strong>City:</strong></td>
<td>Dodge City</td>
</tr>
<tr>
<td><strong>County/Parish:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>State:</strong></td>
<td>KS: Kansas</td>
</tr>
<tr>
<td><strong>Province:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Country:</strong></td>
<td>USA: UNITED STATES</td>
</tr>
<tr>
<td><strong>Zip / Postal Code:</strong></td>
<td>67801-4911</td>
</tr>
<tr>
<td><strong>e. Organizational Unit:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Department Name:</strong></td>
<td>Dodge City Regional Airport</td>
</tr>
<tr>
<td><strong>Division Name:</strong></td>
<td>Public Works</td>
</tr>
<tr>
<td><strong>f. Name and contact information of person to be contacted on matters involving this application:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Prefix:</strong></td>
<td>Mr.</td>
</tr>
<tr>
<td><strong>First Name:</strong></td>
<td>Corey</td>
</tr>
<tr>
<td><strong>Middle Name:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Last Name:</strong></td>
<td>Keller</td>
</tr>
<tr>
<td><strong>Suffix:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Title:</strong></td>
<td>Public Works Director</td>
</tr>
<tr>
<td><strong>Organizational Affiliation:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Telephone Number:</strong></td>
<td>620-225-8170</td>
</tr>
<tr>
<td><strong>Fax Number:</strong></td>
<td>620-225-8164</td>
</tr>
<tr>
<td><strong>Email:</strong></td>
<td><a href="mailto:coreyk@dodgecity.org">coreyk@dodgecity.org</a></td>
</tr>
</tbody>
</table>
**Application for Federal Assistance SF-424**

**9. Type of Applicant 1: Select Applicant Type:**
- [ ] City or Township Government

**Type of Applicant 2: Select Applicant Type:**

**Type of Applicant 3: Select Applicant Type:**

**Other (specify):**

**10. Name of Federal Agency:**

Federal Aviation Administration

**11. Catalog of Federal Domestic Assistance Number:**

00.106

**CFDA Title:**

Airport Improvement Program

**12. Funding Opportunity Number:**

**Title:**

**13. Competition Identification Number:**

Title:

**14. Areas Affected by Project (Cities, Counties, States, etc.):**

**15. Descriptive Title of Applicant's Project:**

Acquire Snow Removal Equipment (Carrier Vehicle with Broom Attachment).

Attach supporting documents as specified in agency instructions.

View Attachments
Application for Federal Assistance SF-424

16. Congressional Districts Of:
   * a. Applicant
   * b. Program/Project

   Attach an additional list of Program/Project Congressional Districts if needed.

17. Proposed Project:
   * a. Start Date: 03/01/2022
   * b. End Date: 12/31/2023

18. Estimated Funding ($):
   * a. Federal
   * b. Applicant
   * c. State
   * d. Local
   * e. Other
   * f. Program Income
   * g. TOTAL

559,657.35
29,455.65

585,113.00

19. Is Application Subject to Review By State Under Executive Order 12372 Process?
   ○ a. This application was made available to the State under the Executive Order 12372 Process for review on
   ○ b. Program is subject to E.O. 12372 but has not been selected by the State for review.
   ○ c. Program is not covered by E.O. 12372.

20. Is the Applicant Delinquent On Any Federal Debt? (If "Yes," provide explanation in attachment.)
   ○ Yes
   ○ No

   If "Yes", provide explanation and attach

21. "By signing this application, I certify (1) to the statements contained in the list of certifications" and (2) that the statements herein are true, complete and accurate to the best of my knowledge. I also provide the required assurances" and agree to comply with any resulting terms if I accept an award. I am aware that any false, fictitious, or fraudulent statements or claims may subject me to criminal, civil, or administrative penalties. (U.S. Code, Title 218, Section 1001)

   ○ ** I AGREE

   ** The list of certifications and assurances, or an internet site where you may obtain this list, is contained in the announcement or agency specific instructions.

Authorized Representative:

Prefix: Mr.

* First Name: Corey

Middle Name: 

* Last Name: Peller

Suffix: 

*Title: Public Works Director

* Telephone Number: 620-225-8170

Fax Number: 620-225-8144

* Email: coreyk@kodgecity.org

* Signature of Authorized Representative:

* Date Signed: 4-7-22
# Application for Federal Assistance (Development and Equipment Projects)

## PART II – PROJECT APPROVAL INFORMATION

### Part II - SECTION A

The term "Sponsor" refers to the applicant name provided in box 8 of the associated SF-424 form.

<table>
<thead>
<tr>
<th>Item 1.</th>
<th>Does Sponsor maintain an active registration in the System for Award Management (<a href="http://www.SAM.gov">www.SAM.gov</a>)?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☒ Yes</td>
<td>☐ No</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item 2.</th>
<th>Can Sponsor commencement the work identified in the application in the fiscal year the grant is made or within six months after the grant is made, whichever is later?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☒ Yes</td>
<td>☐ No ☐ N/A</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item 3.</th>
<th>Are there any foreseeable events that would delay completion of the project? If yes, provide attachment to this form that lists the events.</th>
</tr>
</thead>
<tbody>
<tr>
<td>☒ No</td>
<td>☐ Yes ☐ N/A</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item 4.</th>
<th>Will the project(s) covered by this request have impacts or effects on the environment that require mitigating measures? If yes, attach a summary listing of mitigating measures to this application and identify the name and date of the environmental document(s).</th>
</tr>
</thead>
<tbody>
<tr>
<td>☒ No</td>
<td>☐ Yes ☐ N/A</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item 5.</th>
<th>Is the project covered by this request included in an approved Passenger Facility Charge (PFC) application or other Federal assistance program? If yes, please identify other funding sources by checking all applicable boxes.</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ The project is included in an approved PFC application.</td>
<td></td>
</tr>
<tr>
<td>☒ If included in an approved PFC application, does the application only address AIP matching share?</td>
<td>☐ Yes ☐ No</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item 6.</th>
<th>Will the requested Federal assistance include Sponsor indirect costs as described in 2 CFR Appendix VII to Part 200, States and Local Government and Indian Tribe Indirect Cost Proposals?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☒ Yes</td>
<td>☐ No ☐ N/A</td>
</tr>
</tbody>
</table>

If the request for Federal assistance includes a claim for allowable indirect costs, select the applicable indirect cost rate the Sponsor proposes to apply:

- ☐ De Minimis rate of 10% as permitted by 2 CFR § 200.414.
- ☐ Negotiated Rate equal to % as approved by (Date) (2 CFR part 200, appendix VII). (the Cognizant Agency)

Note: Refer to the instructions for limitations of application associated with claiming Sponsor indirect costs.
PART II - SECTION B
Certification Regarding Lobbying

The declarations made on this page are under the signature of the authorized representative as identified in box 21 of form SF-424, to which this form is attached. The term "Sponsor" refers to the applicant name provided in box 8 of the associated SF-424 form.

The Authorized Representative certifies, to the best of his or her knowledge and belief, that:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the Sponsor, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the Authorized Representative shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

3. The Authorized Representative shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.
PART II – SECTION C

<table>
<thead>
<tr>
<th>The Sponsor hereby represents and certifies as follows:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. Compatible Land Use</strong> – The Sponsor has taken the following actions to assure compatible usage of land adjacent to or in the vicinity of the airport:</td>
</tr>
<tr>
<td>Not applicable for this equipment acquisition project.</td>
</tr>
<tr>
<td><strong>2. Defaults</strong> – The Sponsor is not in default on any obligation to the United States or any agency of the United States Government relative to the development, operation, or maintenance of any airport, except as stated herewith:</td>
</tr>
<tr>
<td>None.</td>
</tr>
<tr>
<td><strong>3. Possible Disabilities</strong> – There are no facts or circumstances (including the existence of effective or proposed leases, use agreements or other legal instruments affecting use of the Airport or the existence of pending litigation or other legal proceedings) which in reasonable probability might make it impossible for the Sponsor to carry out and complete the Project or carry out the provisions of the Grant Assurances, either by limiting its legal or financial ability or otherwise, except as follows:</td>
</tr>
<tr>
<td>None.</td>
</tr>
<tr>
<td><strong>4. Consistency with Local Plans</strong> – The project is reasonably consistent with plans existing at the time of submission of this application) of public agencies that are authorized by the State in which the project is located to plan for the development of the area surrounding the airport.</td>
</tr>
<tr>
<td>Yes.</td>
</tr>
<tr>
<td><strong>5. Consideration of Local Interest</strong> – It has given fair consideration to the interest of communities in or near where the project may be located.</td>
</tr>
<tr>
<td>Yes.</td>
</tr>
<tr>
<td><strong>6. Consultation with Users</strong> – In making a decision to undertake an airport development project under Title 49, United States Code, it has consulted with airport users that will potentially be affected by the project (§ 47105(a)(2)).</td>
</tr>
<tr>
<td>Yes.</td>
</tr>
<tr>
<td><strong>7. Public Hearings</strong> – In projects involving the location of an airport, an airport runway or a major runway extension, it has afforded the opportunity for public hearings for the purpose of considering the economic, social, and environmental effects of the airport or runway location and its consistency with goals and objectives of such planning as has been carried out by the community and it shall, when requested by the Secretary, submit a copy of the transcript of such hearings to the Secretary. Further, for such projects, it has on its management board either voting representation from the communities where the project is located or has advised the communities that they have the right to petition the Secretary concerning a proposed project.</td>
</tr>
<tr>
<td>The project is an approved AIP project and does not involve the location of airport pavements or other site features.</td>
</tr>
<tr>
<td><strong>8. Air and Water Quality Standards</strong> – In projects involving airport location, a major runway extension, or runway location it will provide for the Governor of the state in which the project is located to certify in writing to the Secretary that the project will be located, designed, constructed, and operated so as to comply with applicable and air and water quality standards. In any case where such standards have not been approved and where applicable air and water quality standards have been promulgated by the Administrator of the Environmental Protection Agency, certification shall be obtained from such Administrator. Notice of certification or refusal to certify shall be provided within sixty days after the project application has been received by the Secretary.</td>
</tr>
<tr>
<td>Agreed as applicable.</td>
</tr>
</tbody>
</table>
9. **Exclusive Rights** — There is no grant of an exclusive right for the conduct of any aeronautical activity at any airport owned or controlled by the Sponsor except as follows:

None.

10. **Land** — (a) The sponsor holds the following property interest in the following areas of land, which are to be developed or used as part of or in connection with the Airport subject to the following exceptions, encumbrances, and adverse interests, all of which areas are identified on the aforementioned property map designated as Exhibit “A”. [1]

No land is being developed under this project.

The Sponsor further certifies that the above is based on a title examination by a qualified attorney or title company and that such attorney or title company has determined that the Sponsor holds the above property interests.

(b) The Sponsor will acquire within a reasonable time, but in any event prior to the start of any construction work under the Project, the following property interest in the following areas of land on which such construction work is to be performed, all of which areas are identified on the aforementioned property map designated as Exhibit “A”. [1]

N/A.

(c) The Sponsor will acquire within a reasonable time, and if feasible prior to the completion of all construction work under the Project, the following property interest in the following areas of land which are to be developed or used as part of or in connection with the Airport as it will be upon completion of the Project, all of which areas are identified on the aforementioned property map designated as Exhibit “A”. [1]

N/A.

---

1 State the character of property interest in each area and list and identify for each all exceptions, encumbrances, and adverse interests of every kind and nature, including liens, easements, leases, etc. The separate areas of land need only be identified here by the area numbers shown on the property map.
PART III – BUDGET INFORMATION – CONSTRUCTION

SECTION A – GENERAL

1. Assistance Listing Number:
2. Functional or Other Breakout:

SECTION B – CALCULATION OF FEDERAL GRANT

<table>
<thead>
<tr>
<th>Cost Classification</th>
<th>Latest Approved Amount (Use only for revisions)</th>
<th>Adjustment + or (-) Amount (Use only for revisions)</th>
<th>Total Amount Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Administration expense</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Preliminary expense</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Land, structures, right-of-way</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Architectural engineering basic fees</td>
<td></td>
<td></td>
<td>18,897</td>
</tr>
<tr>
<td>5. Other Architectural engineering fees</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Project inspection fees</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Land development</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Relocation Expenses</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. Relocation payments to Individuals and Businesses</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. Demolition and removal</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Construction and project improvement</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Equipment</td>
<td></td>
<td></td>
<td>570,216</td>
</tr>
<tr>
<td>13. Miscellaneous</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. Subtotal (Lines 1 through 13)</td>
<td></td>
<td></td>
<td>$ 589,113</td>
</tr>
<tr>
<td>15. Estimated Income (if applicable)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16. Net Project Amount (Line 14 minus 15)</td>
<td></td>
<td></td>
<td>589,113</td>
</tr>
<tr>
<td>17. Less: Ineligible Exclusions (Section C, Line 23 g.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18. Subtotal (Lines 16 through 17)</td>
<td></td>
<td></td>
<td>$ 589,113</td>
</tr>
<tr>
<td>19. Federal Share requested of Line 18</td>
<td></td>
<td></td>
<td>559,857</td>
</tr>
<tr>
<td>20. Grantee share</td>
<td></td>
<td></td>
<td>29,456</td>
</tr>
<tr>
<td>21. Other shares</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>22. TOTAL PROJECT (Lines 19, 20 &amp; 21)</td>
<td></td>
<td></td>
<td>$ 589,113</td>
</tr>
</tbody>
</table>
### SECTION C – EXCLUSIONS

<table>
<thead>
<tr>
<th>Classification (Description of non-participating work)</th>
<th>Amount Ineligible for Participation</th>
</tr>
</thead>
<tbody>
<tr>
<td>a.</td>
<td></td>
</tr>
<tr>
<td>b.</td>
<td></td>
</tr>
<tr>
<td>c.</td>
<td></td>
</tr>
<tr>
<td>d.</td>
<td></td>
</tr>
<tr>
<td>e.</td>
<td></td>
</tr>
<tr>
<td>f.</td>
<td></td>
</tr>
<tr>
<td>g. Total</td>
<td></td>
</tr>
</tbody>
</table>

### SECTION D – PROPOSED METHOD OF FINANCING NON-FEDERAL SHARE

<table>
<thead>
<tr>
<th>24. Grantee Share – Fund Categories</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Securities</td>
<td></td>
</tr>
<tr>
<td>b. Mortgages</td>
<td></td>
</tr>
<tr>
<td>c. Appropriations (by Applicant)</td>
<td>29,456</td>
</tr>
<tr>
<td>d. Bonds</td>
<td></td>
</tr>
<tr>
<td>e. Tax Levies</td>
<td></td>
</tr>
<tr>
<td>f. Non-Cash</td>
<td></td>
</tr>
<tr>
<td>g. Other (Explain):</td>
<td></td>
</tr>
<tr>
<td>h. TOTAL - Grantee share</td>
<td>$29,456</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>25. Other Shares</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. State</td>
<td></td>
</tr>
<tr>
<td>b. Other</td>
<td></td>
</tr>
<tr>
<td>c. TOTAL - Other Shares</td>
<td></td>
</tr>
</tbody>
</table>

| 26. TOTAL NON-FEDERAL FINANCING | $29,456 |

### SECTION E – REMARKS

(Attach sheets if additional space is required)

None.
**PART IV – PROGRAM NARRATIVE**  
(Suggested Format)

| PROJECT: | Acquire Snow Removal Equipment (Carrier Vehicle and Broom Attachment) |
| AIRPORT: | Dodge City Regional Airport |

**1. Objective:**  
This project is to acquire new snow removal equipment; carrier vehicle, front broom attachment, and front plow attachment.

**2. Benefits Anticipated:**  
Runway 14-32 was recently reconstructed and converted from asphalt-surfaced to PCC-surfaced. As a result, the Airport has seen slower melting times on the PCC surface for smaller snow events, and the broom will assist the airport in clearing the snow from the surface without the use of a plow that has a higher risk of damaging the pavements.

**3. Approach:** (See approved Scope of Work in Final Application)  
The project has been bid and a Contractor/Supplier has been identified. Upon approval of the grant, the Airport will enter a contract with the chosen Supplier to begin the procurement of the new snow removal equipment.

**4. Geographic Location:**  
The equipment will be procured and delivered to the Dodge City Regional Airport, Dodge City, Kansas.

**5. If Applicable, Provide Additional Information:**  
Sponsor = City of Dodge City, Kansas; Consultant = Burns & McDonnell Engineering Company; Federal Agency = Federal Aviation Administration.

**6. Sponsor’s Representative:** (include address & telephone number)  
Mr. Corey Keller, Public Works Director  
806 2nd Avenue  
Dodge City, Kansas 67801
Construction Project Final Acceptance
Airport Improvement Program Sponsor Certification

Sponsor: City of Dodge City, Kansas

Airport:

Project Number: 3-20-0017-036

Description of Work: Acquire Snow Removal Equipment (Carrier Vehicle and Broom Attachment)

Application
49 USC § 47105(d), authorizes the Secretary to require me certification from the sponsor that it will comply with the statutory and administrative requirements in carrying out a project under the Airport Improvement Program. General standards for final acceptance and close out of federally funded construction projects are in 2 CFR § 200.343 – Closeout and supplemented by FAA Order 5100.38. The sponsor must determine that project costs are accurate and proper in accordance with specific requirements of the grant agreement and contract documents.

Certification Statements
Except for certification statements below marked not applicable (N/A), this list includes major requirements of the construction project. Selecting “Yes” represents sponsor acknowledgment and confirmation of the certification statement. The term “will” means Sponsor action taken at appropriate time based on the certification statement focus area, but no later than the end of the project period of performance. This list is not comprehensive and does not relieve the sponsor from fully complying with all applicable statutory and administrative standards. The source of the requirement is referenced within parenthesis.

1. The personnel engaged in project administration, engineering supervision, project inspection, and acceptance testing were or will be determined to be qualified and competent to perform the work (Grant Assurance).
   ☑ Yes ☐ No ☐ N/A

2. Construction records, including daily logs, were or will be kept by the resident engineer/construction inspector that fully document contractor’s performance in complying with:
   a. Technical standards (Advisory Circular (AC) 150/5370-12);
   b. Contract requirements (2 CFR part 200 and FAA Order 5100.38); and
   c. Construction safety and phasing plan measures (AC 150/5370-2).
   ☐ Yes ☐ No ☑ N/A

3. All acceptance tests specified in the project specifications were or will be performed and documented. (AC 150/5370-12).
   ☐ Yes ☐ No ☑ N/A
4. Sponsor has taken or will take appropriate corrective action for any test result outside of allowable tolerances (AC 150/5370-12).

☐ Yes  ☐ No  ☒ N/A

5. Pay reduction factors required by the specifications were applied or will be applied in computing final payments with a summary made available to the FAA (AC 150/5370-10).

☐ Yes  ☐ No  ☒ N/A

6. Sponsor has notified, or will promptly notify the Federal Aviation Administration (FAA) of the following occurrences:
   a. Violations of any federal requirements set forth or included by reference in the contract documents (2 CFR part 200);
   b. Disputes or complaints concerning federal labor standards (29 CFR part 5); and
   c. Violations or complaints addressing conformance with Equal Employment Opportunity or Disadvantaged Business Enterprise requirements (41 CFR Chapter 60 and 49 CFR part 26).

☐ Yes  ☐ No  ☒ N/A

7. Weekly payroll records and statements of compliance were or will be submitted by the prime contractor and reviewed by the sponsor for conformance with federal labor and civil rights requirements as required by FAA and U.S. Department of Labor (29 CFR Part 5).

☐ Yes  ☐ No  ☒ N/A

8. Payments to the contractor were or will be made in conformance with federal requirements and contract provisions using sponsor internal controls that include:
   a. Retaining source documentation of payments and verifying contractor billing statements against actual performance (2 CFR § 200.302 and FAA Order 5100.38);
   b. Prompt payment of subcontractors for satisfactory performance of work (49 CFR § 26.29);
   c. Release of applicable retainage upon satisfactory performance of work (49 CFR § 26.29); and
   d. Verification that payments to DBEs represent work the DBE performed by carrying out a commercially useful function (49 CFR §26.55).

☐ Yes  ☐ No  ☒ N/A

9. A final project inspection was or will be conducted with representatives of the sponsor and the contractor present that ensure:
   a. Physical completion of project work in conformance with approved plans and specifications (Order 5100.38);
   b. Necessary actions to correct punch list items identified during final inspection are complete (Order 5100.38); and
   c. Preparation of a record of final inspection and distribution to parties to the contract (Order 5100.38).

☐ Yes  ☐ No  ☒ N/A

10. The project was or will be accomplished without material deviations, changes, or modifications from approved plans and specifications, except as approved by the FAA (Order 5100.38).

☐ Yes  ☐ No  ☒ N/A
11. The construction of all buildings have complied or will comply with the seismic construction requirements of 49 CFR § 41.120.
   □ Yes  □ No  ☒ N/A

12. For development projects, sponsor has taken or will take the following close-out actions:
   a. Submit to the FAA a final test and quality assurance report summarizing acceptance test results, as applicable (Grant Condition);
   b. Complete all environmental requirements as established within the project environmental determination (Order 5100.38); and
   c. Prepare and retain as-built plans (Order 5100.38).
      □ Yes  □ No  ☒ N/A

13. Sponsor has revised or will revise their airport layout plan (ALP) that reflects improvements made and has submitted or will submit an updated ALP to the FAA no later than 90 days from the period of performance end date. (49 USC § 47107 and Order 5100.38).
      □ Yes  □ No  ☒ N/A

Attach documentation clarifying any above item marked with "No" response.

**Sponsor's Certification**

I certify, for the project identified herein, responses to the foregoing items are accurate as marked and additional documentation for any item marked "no" is correct and complete.

Executed on this 8th day of April, 2022.

Name of Sponsor: City of Dodge City, Kansas

Name of Sponsor's Authorized Official: Mr. Corey Keller

Title of Sponsor's Authorized Official: Public Works Director

**Signature** of Sponsor's Authorized Official: [Signature]

I declare under penalty of perjury that the foregoing is true and correct. I understand that knowingly and willfully providing false information to the federal government is a violation of 18 USC § 1001 (False Statements) and could subject me to fines, imprisonment, or both.
Drug-Free Workplace
Airport Improvement Program Sponsor Certification

Sponsor: City of Dodge City, Kansas

Airport:

Project Number:

Description of Work: Acquire Snow Removal Equipment (Carrier Vehicle and Broom Attachment)

Application
49 USC § 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 2 CFR part 182. 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.

Certification Statements
Except for certification statements below marked as not applicable (N/A), this list includes major requirements of the construction project. Selecting "Yes" represents sponsor acknowledgement and confirmation of the certification statement. The term "will" means Sponsor action taken at appropriate time based on the certification statement focus area, but no later than the end of the project period of performance. This list is not comprehensive and does not relieve the sponsor from fully complying with all applicable statutory and administrative standards. The source of the requirement is referenced within parenthesis.

1. A statement has been or will be published prior to commencement of project 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 CFR § 182.205).
   Yes ☐ No ☐ N/A

2. An ongoing drug-free awareness program (2 CFR § 182.215) has been or will be established prior to commencement of project 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.
   Yes ☐ No ☐ N/A
3. Each employee to be engaged in the performance of the work has been or will be given a copy of the statement required within item 1 above prior to commencement of project (2 CFR § 182.210).

☐ Yes ☐ No ☐ N/A

4. Employees have been or will be notified in the statement required by item 1 above that, as a condition employment under the grant (2 CFR § 182.205(c)), 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.

☐ Yes ☐ No ☐ N/A

5. The Federal Aviation Administration (FAA) will be notified in writing within 10 calendar days after receiving notice under item 4b above from an employee or otherwise receiving actual notice of such conviction (2 CFR § 182.225). Employers of convicted employees must provide notice, including position title of the employee, to the FAA (2 CFR § 182.300).

☐ Yes No ☐ N/A

6. One of the following actions (2 CFR § 182.225(b)) will be taken within 30 calendar days of receiving 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 and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; and
   b. Require such employee to participate satisfactorily in drug abuse assistance or rehabilitation programs approved for such purposes by a federal, state, or local health, law enforcement, or other appropriate agency.

☐ Yes ☐ No ☐ N/A

7. A good faith effort will be made, on a continuous basis, to maintain a drug-free workplace through implementation of items 1 through 6 above (2 CFR § 182.200).

☐ Yes ☐ No ☐ N/A

Site(s) of performance of work (2 CFR § 182.230):

Location 1
Name of Location: Dodge City Regional Airport
Address: 806 N. 2nd Avenue, Dodge City, Kansas 67801

Location 2 (if applicable)
Name of Location:
Address:

Location 3 (if applicable)
Name of Location:
Address:
Attach documentation clarifying any above item marked with a "No" response.

**Sponsor's Certification**

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

Executed on this 8th day of April, 2022.

Name of Sponsor:

Name of Sponsor's Authorized Official: Mr. Corey Keller

Title of Sponsor's Authorized Official: Public Works Director

**Signature** of Sponsor's Authorized Official: [Signature]

I declare under penalty of perjury that the foregoing is true and correct. I understand that knowingly and willfully providing false information to the federal government is a violation of 18 USC § 1001 (False Statements) and could subject me to fines, imprisonment, or both.
Equipment and Construction Contracts
Airport Improvement Sponsor Certification

Sponsor:

Airport:

Project Number:

Description of Work:

Application
49 USC § 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 procurement standards for equipment and construction contracts within Federal grant programs are described in 2 CFR §§ 200.317-200.326. Labor and Civil Rights Standards applicable to the AIP are established by the Department of Labor (www.dol.gov) AIP Grant Assurance C.1—General Federal Requirements identifies all applicable Federal Laws, regulations, executive orders, policies, guidelines and requirements for assistance under the AIP. Sponsors may use state and local procedures provided the procurement conforms to these federal standards.

This certification applies to all equipment and construction projects. Equipment projects may or may not employ laborers and mechanics that qualify the project as a "covered contract" under requirements established by the Department of Labor requirements. Sponsor shall provide appropriate responses to the certification statements that reflect the character of the project regardless of whether the contract is for a construction project or an equipment project.

Certification Statements
Except for certification statements below marked as not applicable (N/A), this list includes major requirements of the construction project. Selecting "Yes" represents sponsor acknowledgement and confirmation of the certification statement. The term "will" means Sponsor action taken at appropriate time based on the certification statement focus area, but no later than the end of the project period of performance. This list is not comprehensive and does not relieve the sponsor from fully complying with all applicable statutory and administrative standards. The source of the requirement is referenced within parenthesis.

1. A written code or standard of conduct is or will be in effect prior to commencement of the project that governs the performance of the sponsor’s officers, employees, or agents in soliciting, awarding and administering procurement contracts (2 CFR § 200.318).
   - [x] Yes  □ No  □ N/A
2. For all contracts, qualified and competent personnel are or will be engaged to perform contract administration, engineering supervision, construction inspection, and testing (Grant Assurance C.17).
   - Yes  No  N/A

3. Sponsors that are required to have a Disadvantage Business Enterprise (DBE) program on file with the FAA have included or will include clauses required by Title VI of the Civil Rights Act and 49 CFR Part 26 for Disadvantaged Business Enterprises in all contracts and subcontracts.
   - Yes  No  N/A

4. Sponsors required to have a DBE program on file with the FAA have implemented or will implement monitoring and enforcement measures that:
   a. Ensure work committed to Disadvantaged Business Enterprises at contract award is actually performed by the named DBEs (49 CFR § 26.37(b));
   b. Include written certification that the sponsor has reviewed contract records and has monitored work sites for performance by DBE firms (49 CFR § 26.37(b)); and
   c. Provides for a running tally of payments made to DBE firms and a means for comparing actual attainments (i.e. payments) to original commitments (49 CFR § 26.37(c)).
   - Yes  No  N/A

5. Sponsor procurement actions using the competitive sealed bid method (2 CFR § 200.320(c)), was or will be:
   a. Publicly advertised, allowing a sufficient response time to solicit an adequate number of interested contractors or vendors;
   b. Prepared to include a complete, adequate and realistic specification that defines the items or services in sufficient detail to allow prospective bidders to respond;
   c. Publicly opened at a time and place prescribed in the invitation for bids; and
   d. Prepared in a manner that result in a firm fixed price contract award to the lowest responsive and responsible bidder.
   - Yes  No  N/A

6. For projects the Sponsor proposes to use the competitive proposal procurement method (2 CFR § 200.320(d)), Sponsor has requested or will request FAA approval prior to proceeding with a competitive proposal procurement by submitting to the FAA the following:
   a. Written justification that supports use of competitive proposal method in lieu of the preferred sealed bid procurement method;
   b. Plan for publicizing and soliciting an adequate number of qualified sources; and
   c. Listing of evaluation factors along with relative importance of the factors.
   - Yes  No  N/A

7. For construction and equipment installation projects, the bid solicitation includes or will include the current federal wage rate schedule(s) for the appropriate type of work classifications (2 CFR Part 200, Appendix II).
   - Yes  No  N/A
8. Concurrence was or will be obtained from the Federal Aviation Administration (FAA) prior to contract award under any of the following circumstances (Order 5100.38D):
   a. Only one qualified person/firm submits a responsive bid;
   b. Award is to be made to other than the lowest responsible bidder; and
   c. Life cycle costing is a factor in selecting the lowest responsive bidder.

☐ Yes  ☐ No  ☐ N/A

9. All construction and equipment installation contracts contain or will contain provisions for:
   a. Access to Records (§ 200.336)
   b. Buy American Preferences (Title 49 U.S.C. § 50101)
   c. Civil Rights - General Provisions and Title VI Assurances (41 CFR part 60)
   e. Occupational Safety and Health Act requirements (20 CFR part 1920)
   f. Seismic Safety – building construction (49 CFR part 41)
   g. State Energy Conservation Requirements - as applicable (2 CFR part 200, Appendix II)
   h. U.S. Trade Restriction (49 CFR part 30)
   i. Veterans Preference (49 USC § 47112(c))

☐ Yes  ☐ No  ☐ N/A

10. All construction and equipment installation contracts exceeding $2,000 contain or will contain the provisions established by:
    a. Davis-Bacon and Related Acts (29 CFR part 5)
    b. Copeland "Anti-Kickback" Act (29 CFR parts 3 and 5)

☐ Yes  ☐ No  ☐ N/A

11. All construction and equipment installation contracts exceeding $3,000 contain or will contain a contract provision that discourages distracted driving (E.O. 13513).

☐ Yes  ☐ No  ☐ N/A

12. All contracts exceeding $10,000 contain or will contain the following provisions as applicable:
    a. Construction and equipment installation projects - Applicable clauses from 41 CFR Part 60 for compliance with Executive Orders 11246 and 11375 on Equal Employment Opportunity;
    b. Construction and equipment installation - Contract Clause prohibiting segregated facilities in accordance with 41 CFR part 60-1.8;
    c. Requirement to maximize use of products containing recovered materials in accordance with 2 CFR §§ 200.322 and 40 CFR part 247; and
    d. Provisions that address termination for cause and termination for convenience (2 CFR Part 200, Appendix II).

☐ Yes  ☐ No  ☐ N/A
13. All contracts and subcontracts exceeding $25,000: Measures are in place or will be in place (e.g. checking the System for Award Management) that ensure contracts and subcontracts are not awarded to individuals or firms suspended, debarred, or excluded from participating in federally assisted projects (2 CFR parts 180 and 1200).

☐ Yes  ☐ No  ☐ N/A

14. Contracts exceeding the simplified acquisition threshold (currently $250,000) include or will include provisions, as applicable, that address the following:

a. Construction and equipment installation contracts - a bid guarantee of 5%, a performance bond of 100%, and a payment bond of 100% (2 CFR § 200.325);

b. Construction and equipment installation contracts - requirements of the Contract Work Hours and Safety Standards Act (40 USC 3701-3708, Sections 103 and 107);

c. Restrictions on Lobbying and Influencing (2 CFR part 200, Appendix I);

d. Conditions specifying administrative, contractual and legal remedies for instances where contractor or vendor violate or breach the terms and conditions of the contract (2 CFR § 200, Appendix I); and

e. All Contracts - Applicable standards and requirements issued under Section 306 of the Clean Air Act (42 USC 7401-7671q), Section 508 of the Clean Water Act (33 USC 1251-1387, and Executive Order 11738).

☐ Yes  ☐ No  ☐ N/A

Attach documentation clarifying any above item marked with "No" response.

**Sponsor's Certification**

I certify, for the project identified herein, responses to the foregoing items are accurate as marked and additional documentation for any item marked "no" is correct and complete.

Executed on this 7th day of April, 2022.

Name of Sponsor: City of Dodge City, Kansas

Name of Sponsor's Authorized Official: Mr. Corey Keller

Title of Sponsor's Authorized Official: Public Works Director

Signature of Sponsor's Authorized Official: [Signature]

I declare under penalty of perjury that the foregoing is true and correct. I understand that knowingly and willfully providing false information to the federal government is a violation of 18 USC § 1001 (False Statements) and could subject me to fines, imprisonment, or both.
Project Plans and Specifications
Airport Improvement Program Sponsor Certification

Sponsor: City of Dodge City, Kansas

Application
49 USC § 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). Labor and civil rights standards applicable to AIP are established by the Department of Labor (www.dol.gov). AIP Grant Assurance C.1—General Federal Requirements identifies applicable federal laws, regulations, executive orders, policies, guidelines and requirements for assistance under AIP. A list of current advisory circulars with specific standards for procurement, design or construction of airports, and installation of equipment and facilities is referenced in standard airport sponsor Grant Assurance 34 contained in the grant agreement.

Certification Statements
Except for certification statements below marked as not applicable (N/A), this list includes major requirements of the construction project. Selecting "Yes" represents sponsor acknowledgement and confirmation of the certification statement. The term "will" means Sponsor action taken at appropriate time based on the certification statement focus area, but no later than the end of the project period of performance. This list is not comprehensive and does not relieve the sponsor from fully complying with all applicable statutory and administrative standards. The source of the requirement is referenced within parenthesis.

1. The plans and specifications were or will be prepared in accordance with applicable federal standards and requirements, so that no deviation or modification to standards set forth in the advisory circulars, or FAA-accepted state standard, is necessary other than those explicitly approved by the Federal Aviation Administration (FAA) (14 USC § 47105).
   ☒ Yes ☐ No ☐ N/A

2. Specifications incorporate or will incorporate a clear and accurate description of the technical requirement for the material or product that does not contain limiting or proprietary features that unduly restrict competition (2 CFR §200.319).
   ☒ Yes ☐ No ☐ N/A
3. The development that is included or will be included in the plans is depicted on the current airport layout plan as approved by the FAA (14 USC § 47107).

☐ Yes  ☐ No  ☒ N/A

4. Development and features that are ineligible or unallowable for AIP funding have been or will be omitted from the plans and specifications (FAA Order 5100.38, par. 3-43).

☒ Yes  ☐ No  ☐ N/A

5. The specification does not use or will not use “brand name” or equal to convey requirements unless sponsor requests and receives approval from the FAA to use brand name (FAA Order 5100.38, Table U-5).

☒ Yes  ☐ No  ☐ N/A

6. The specification does not impose or will not impose geographical preference in their procurement requirements (2 CFR §200.319(b) and FAA Order 5100.38, Table U-5).

☒ Yes  ☐ No  ☐ N/A

7. The use of prequalified lists of individuals, firms or products include or will include sufficient qualified sources that ensure open and free competition and that does not preclude potential entities from qualifying during the solicitation period (2 CFR §319(d)).

☒ Yes  ☐ No  ☐ N/A

8. Solicitations with bid alternates include or will include explicit information that establish a basis for award of contract that is free of arbitrary decisions by the sponsor (2 CFR § 200.319(a)(7)).

☒ Yes  ☐ No  ☐ N/A

9. Concurrence was or will be obtained from the FAA if Sponsor incorporates a value engineering clause into the contract (FAA Order 5100.38, par. 3-57).

☒ Yes  ☐ No  ☐ N/A

10. The plans and specifications incorporate or will incorporate applicable requirements and recommendations set forth in the federally approved environmental finding (49 USC §47106(c)).

☒ Yes  ☐ No  ☐ N/A

11. The design of all buildings comply or will comply with the seismic design requirements of 49 CFR § 41.120. (FAA Order 5100.38d, par. 3-92)

Yes  ☐ No  ☒ N/A

12. The project specification include or will include process control and acceptance tests required for the project by as per the applicable standard:

a. Construction and installation as contained in Advisory Circular (AC) 150/5370-10.

☐ Yes  ☐ No  ☒ N/A

FAA Form 5100-132 (8/20) SUPERSEDES PREVIOUS EDITION
b. Snow Removal Equipment as contained in AC 150/5220-20.
   ☒ Yes ☐ No ☐ N/A

c. Aircraft Rescue and Fire Fighting (ARFF) vehicles as contained in AC 150/5220-10.
   ☐ Yes ☐ No ☒ N/A

13. For construction activities within or near aircraft operational areas (AOA):
   a. The Sponsor has or will prepare a construction safety and phasing plan (CSPP) conforming to Advisory Circular 150/5370-2.
   b. Compliance with CSPP safety provisions has been or will be incorporated into the plans and specifications as a contractor requirement.
   c. Sponsor will not initiate work until receiving FAA's concurrence with the CSPP (FAA Order 5100.38, Par. 5-29).
      ☐ Yes ☐ No ☒ N/A

14. The project was or 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 (49 USC §47110(b)(1) and FAA Order 5100.38d, par. 3-100).
   ☒ Yes ☐ No ☐ N/A

Attach documentation clarifying any above item marked with "No" response.

**Sponsor's Certification**

I certify, for the project identified herein, responses to the foregoing items are accurate as marked and additional documentation for any item marked "no" is correct and complete.

Executed on this __________ day of ____________________.

Name of Sponsor:

Name of Sponsor's Authorized Official:

Title of Sponsor's Authorized Official:

Signature of Sponsor's Authorized Official: ____________________

I declare under penalty of perjury that the foregoing is true and correct. I understand that knowingly and willfully providing false information to the federal government is a violation of 18 USC § 1001 (False Statements) and could subject me to fines, imprisonment, or both.
Selection of Consultants
Airport Improvement Program Sponsor Certification

Sponsor:
Airport:
Project Number:
Description of Work:

Application
49 USC § 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 for selection of consultant services within federal grant programs are described in 2 CFR §§ 200.317-200.326. Sponsors may use other qualifications-based procedures provided they are equivalent to standards of Title 40 chapter 11 and FAA Advisory Circular 150/5100-14, Architectural, Engineering, and Planning Consultant Services for Airport Grant Projects.

Certification Statements
Except for certification statements below marked as not applicable (N/A), this list includes major requirements of the construction project. Selecting "Yes" represents sponsor acknowledgement and confirmation of the certification statement. The term "will" means Sponsor action taken at appropriate time based on the certification statement focus area, but no later than the end of the project period of performance. This list is not comprehensive and does not relieve the sponsor from fully complying with all applicable statutory and administrative standards. The source of the requirement is referenced within parenthesis.

1. Sponsor acknowledges their responsibility for the settlement of all contractual and administrative issues arising out of their procurement actions (2 CFR § 200.318(k)).
   - Yes   - No   - N/A

2. Sponsor procurement actions ensure or will ensure full and open competition that does not unduly limit competition (2 CFR § 200.319).
   - Yes   - No   - N/A

3. Sponsor has excluded or will exclude any entity that develops or drafts specifications, requirements, or statements of work associated with the development of a request-for-qualifications (RFQ) from competing for the advertised services (2 CFR § 200.319).
   - Yes   - No   - N/A
4. The advertisement describes or will describe specific project statements-of-work that provide clear detail of required services without unduly restricting competition (2 CFR § 200.319).
   ☑ Yes  ☐ No  ☐ N/A

5. Sponsor has publicized or will publicize a RFQ that:
   a. Solicits an adequate number of qualified sources (2 CFR § 200.320(d)); and
   b. Identifies all evaluation criteria and relative importance (2 CFR § 200.320(d)).
   ☑ Yes  ☐ No  ☐ N/A

6. Sponsor has based or will base selection on qualifications, experience, and disadvantaged business enterprise participation with price not being a selection factor (2 CFR § 200.320(d)).
   ☑ Yes  ☐ No  ☐ N/A

7. Sponsor has verified or will verify that agreements exceeding $25,000 are not awarded to individuals or firms suspended, debarred or otherwise excluded from participating in federally assisted projects (2 CFR §180.300).
   ☑ Yes  ☐ No  ☐ N/A

8. A/E services covering multiple projects: Sponsor has agreed to or will agree to:
   a. Refrain from initiating work covered by this procurement beyond five years from the date of selection (AC 150/5100-14); and
   b. Retain the right to conduct new procurement actions for projects identified or not identified in the RFQ (AC 150/5100-14).
   ☑ Yes  ☐ No  ☐ N/A

9. Sponsor has negotiated or will negotiate a fair and reasonable fee with the firm they select as most qualified for the services identified in the RFQ (2 CFR § 200.323).
   ☑ Yes  ☐ No  ☐ N/A

10. The Sponsor's contract identifies or will identify costs associated with ineligible work separately from costs associated with eligible work (2 CFR § 200.302).
    ☑ Yes  ☐ No  ☐ N/A

11. Sponsor has prepared or will prepare a record of negotiations detailing the history of the procurement action, rationale for contract type and basis for contract fees (2 CFR §200.318(i)).
    ☑ Yes  ☐ No  ☐ N/A

12. Sponsor has incorporated or will incorporate mandatory contract provisions in the consultant contract for AIP-assisted work (49 U.S.C. Chapter 471 and 2 CFR part 200 Appendix II)
    ☑ Yes  ☐ No  ☐ N/A
13. For contracts that apply a time-and-material payment provision (also known as hourly rates, specific rates of compensation, and labor rates), the Sponsor has established or will establish:

   a. Justification that there is no other suitable contract method for the services (2 CFR §200.318(j));
   b. A ceiling price that the consultant exceeds at their risk (2 CFR §200.318(j)); and
   c. A high degree of oversight that assures consultant is performing work in an efficient manner with effective cost controls in place 2 CFR §200.318(j)).

☐ Yes  ☐ No  ☐ N/A

14. Sponsor is not using or will not use the prohibited cost-plus-percentage-of-cost (CPPC) contract method. (2 CFR § 200.323(d)).

☐ Yes  ☐ No  ☐ N/A

Attach documentation clarifying any above item marked with “no” response.

**Sponsor’s Certification**

I certify, for the project identified herein, responses to the forgoing items are accurate as marked and additional documentation for any item marked “no” is correct and complete.

I declare under penalty of perjury that the foregoing is true and correct. I understand that knowingly and willfully providing false information to the federal government is a violation of 18 USC § 1001 (False Statements) and could subject me to fines, imprisonment, or both.

Executed on this 8th day of ,

Name of Sponsor:

Name of Sponsor’s Authorized Official:

Title of Sponsor’s Authorized Official:

Signature of Sponsor’s Authorized Official:

I declare under penalty of perjury that the foregoing is true and correct. I understand that knowingly and willfully providing false information to the federal government is a violation of 18 USC § 1001 (False Statements) and could subject me to fines, imprisonment, or both.
Certification and Disclosure Regarding Potential Conflicts of Interest
Airport Improvement Program Sponsor Certification

Sponsor:

Airport:

Project Number:

Description of Work:

Application
Title 2 CFR § 200.112 and § 1201.112 address Federal Aviation Administration (FAA) requirements for conflict of interest. As a condition of eligibility under the Airport Improvement Program (AIP), sponsors must comply with FAA policy on conflict of interest. Such a conflict would arise when any of the following have a financial or other interest in the firm selected for award:

a) The employee, officer or agent,
b) Any member of his immediate family,
c) His or her partner, or
d) An organization which employs, or is about to employ, any of the above.

Selecting "Yes" represents sponsor or sub-recipient acknowledgement and confirmation of the certification statement. Selecting "No" represents sponsor or sub-recipient disclosure that it cannot fully comply with the certification statement. If "No" is selected, provide support information explaining the negative response as an attachment to this form. This includes whether the sponsor has established standards for financial interest that are not substantial or unsolicited gifts are of nominal value (2 CFR § 200.318(c)). The term "will" means Sponsor action taken at appropriate time based on the certification statement focus area, but no later than the end of the project period of performance.

Certification Statements

1. The sponsor or sub-recipient maintains a written standards of conduct governing conflict of interest and the performance of their employees engaged in the award and administration of contracts (2 CFR § 200.318(c)). To the extent permitted by state or local law or regulations, such standards of conduct provide for penalties, sanctions, or other disciplinary actions for violations of such standards by the sponsor's and sub-recipient's officers, employees, or agents, or by contractors or their agents.

☐ Yes    ☐ No
2. The sponsor’s or sub-recipient’s officers, employees or agents have not and will not solicit or accept gratuities, favors or anything of monetary value from contractors, potential contractors, or parties to sub-agreements (2 CFR § 200.318(c)).
   ☑ Yes  ☐ No

3. The sponsor or sub-recipient certifies that it has disclosed and will disclose to the FAA any known potential conflict of interest (2 CFR § 1200.112).
   ☑ Yes  ☐ No

Attach documentation clarifying any above item marked with "no" response.

**Sponsor’s Certification**

I certify, for the project identified herein, responses to the foregoing items are accurate as marked and have the explanation for any item marked "no" is correct and complete.

Executed on this day of ,

Name of Sponsor:

Name of Sponsor’s Authorized Official:

Title of Sponsor’s Authorized Official:

**Signature** of Sponsor’s Authorized Official: 

I declare under penalty of perjury that the foregoing is true and correct. I understand that knowingly and willfully providing false information to the federal government is a violation of 18 USC § 1001 (False Statements) and could subject me to fines, imprisonment, or both.
Memorandum

To: City Commission, City Manager
From: Abbey Martin, Public Information Officer
Date: June 1, 2022
Subject: Ordinance No. 3772 designating 150th Celebrations’ Founder’s Weekend Concert in the Park as a Special Event
Agenda Item: Ordinance and Resolutions

Recommendation: Approval of Ordinance No. 3772

Background: K.S.A. 41-719 allows for a city to designate a festival or other similar community gathering, such as the 150th Celebrations’ Founder’s Weekend Concert in the Park, as a “special event” as a condition precedent to allow the State of Kansas the discretion to issue temporary permits for the consumption of alcohol. The first step in allowing the State to issue a temporary permit is to pass an ordinance designating 150th Celebrations’ Founder’s Weekend Concert in the Park as a Special Event.

Historically a special event designation has been made during the Dodge City Days and those events have caused no issues for the city or any of the participants.

Justification: Designate 150th Celebrations’ Founder’s Weekend Concert in the Park as a Special Event to be able to obtain the proper licensing for the caterer.

Financial Considerations: None

Purpose/Mission: Together we serve to make Dodge City the best place to be.

Legal Considerations: Reviewed by legal counsel with no concerns

Attachments: Ordinance No. 3772
ORDINANCE NO. 3772

AN ORDINANCE DESIGNATING THE 150th FOUNDERS WEEKEND CONCERT IN THE PARK AS A SPECIAL EVENT IN THE CITY OF DODGE CITY, KANSAS.

WHEREAS, the 150th Celebrations’ Founder’s Weekend Concert is a one-night event to be held June 17, 2022; and,
WHEREAS, the City of Dodge City celebrates its historical roots during this city-wide special event; and,
WHEREAS, a concert with drinks and food is set to be held during this special event; and,
WHEREAS, K.S.A. 41-719 allows for a city to designate a festival or other similar community gathering, such as Founder’s Weekend Concert in the Park, as a “special event” as a condition precedent to allowing the State of Kansas the discretion to issue temporary permits for the consumption of alcohol; and,
WHEREAS, the City of Dodge City has been asked to make such designation as a prelude for business and individuals to request temporary permits from the State of Kansas for the sale and consumption of alcoholic liquor on public streets, alleys, sidewalks, roads or highways at special events as defined by K.S.A. 41-719(a)(2).

NOW THEREFORE, the City of Dodge City hereby designates the community gathering, commonly known as Founder’s Weekend Concert in the Park as a “special event” in Dodge City, Kansas. This special event will extend for a period of one (1) evening beginning on June 17, 2022, at 5:30 pm and ending on June 17, 2022, at 10:30 pm. The Ordinance will take effect upon approval by the City Commission and upon publication of a summary Ordinance in the Dodge City Daily Globe.

Approved this 6th day of June 2022.

_____________________________
Mayor

ATTEST:

_____________________________
City Clerk
Special Event Permit Application
Ordinance No. 3756

Note: This application must be submitted at least 14 calendar days before the date of the event. For a special event permit that includes alcoholic beverages, this application must be submitted at least 60 calendar days before the date of the event.

Name of event: 150th Celebration Concert in the Park

Purpose/Description of Event: Celebrate 150 years since George Hoover brought his wagon to set the first business in Dodge City.

Applicant’s Name: Abbey Martin

Applicant’s Address: 806 N 2nd Ave

Applicant’s Phone #: (620) 225-8100/ (620) 472-1878

Applicant’s Email: abbeym@dodgecity.org

On Site Contact Person: Same as above

On Site Contact Person Phone #: Same as above

Special Event Location/Route: Wright Park Band Shell - See attached map

A site plan for your event must be attached to this application and clearly mark request street closing locations.

Event Date: June 17, 2022
Start Time: 5:30 pm
End Time: 10:30 pm

Alternate/Inclement Weather Date: None

Name of Participants: 150th Committee + event bands + attendees

Number of Vehicles: N/A

Number of Animals: N/A

Is form, Supplemental Questions for Special Events completed and attached? Yes No
The applicant(s) named above shall be responsible for cleaning up the street or other public way within 2 hours following the conclusion of the activity. Should the permit holder(s) fail to do so within 2 hours following the conclusion of the activity, or within the period specified by the city clerk, the city shall clean the area and collect the costs thereof from the permit holder(s).

Additional Clean-up Time Requested ________________________________

Reason for Additional Clean-up Time ________________________________

Will alcohol be served at your event?  

Yes  No

*If yes, please fill out the Special Event with Alcohol attachment.*

**Required Attachments**
- Site Plan
- If serving alcohol, completed Special Event with Alcohol attachment
- If serving alcohol, copies of applicable State and City licenses.

Applicant’s Signature ___________________________ Date 5/4/2022

Dodge City Police Dept. Approval ___________________________ Date 5/31/2022

Comments ___________________________

Public Works Dept. Approval ___________________________ Date 5/31/2022

Comments ___________________________

Fire Dept. Approval ___________________________ Date 6/1/2022

Comments ___________________________

Parks and Facilities Dept. Approval ___________________________ Date 5/31/2022

*Parks and Facilities Dept. Approval is only required only if the special event is adjacent to a park or facility operated by Parks and Recreation.*

Comments Need snow-fencing around beer garden area w/ I entrance

City Manager Approval ___________________________ Date 6/1/2022

Comments ___________________________

**Police Department Notifications:**

EMS ___ Dispatch ___ SO ___ PD Patrol Shifts ___ Fire Dept. ___ Street Dept. ___ City Engineer ___
OFFICE USE ONLY

Date of application ______________________
Permit Number ______________________

Site Plan Attached   Yes    No   Reason ______________________
Supplemental Questions Completed and Attached   Yes    No   Reason ______________________
Alcohol Attachment Completed and Attached   Yes    No   Reason ______________________
State and/or City Alcohol Licenses Attached   Yes    No   Reason ______________________

Receipt Number ______________________   Date to Commission ______________________

Fee (Section 5)   Approved   Yes    No
$25.00 Special Event per day
$50.00 Special Event with Alcohol per day

Updated 06/09/2021.
Special Event with Alcohol Attachment  
Ordinance No. 3756

Note: This attachment is required to be filed along with any Special Event Application where alcohol will be served or sold. All events including the presence, service or consumption of alcoholic beverages must be located only within the Heritage District, the Downtown District and/or the public park known as Wright Park.

Special Event with Alcohol Additional Requirements:

- In addition to all Special Event Application requirements, an applicant for a permit for a special event that involves alcoholic beverages shall provide the following information related to the service of such beverages: name and contact information for the on-site supervisor of the beverages; copy of the appropriate city and/or state license permitting the service of the beverages; location of sale/distribution booths; related signage and a security plan detailing how the area in which the beverages are served and consumed will be restricted, monitored, and staffed.
- If the special event includes the presence, service, or consumption of alcoholic beverages, the special event shall be located only within:
  o The Heritage District; or
  o The Downtown District; or
  o The public park known, for purposes of this article, as Wright Park
- If the special event includes the presence, service, or consumption of alcoholic beverages, such alcoholic beverages shall only be served by a caterer, as defined by K.S.A. 41-2601, and amendments thereto, who holds a valid city and state license for such service, or by a drinking establishment immediately adjacent to the special event which is granted a temporary extension of premises pursuant to K.S.A. 41-2645(e)(2) and holds a valid city and state license;
- If the special event includes the presence, service, or consumption of alcoholic beverages, the plan for the event must include adequate provisions to control crowds and prevent off-premises consumption of alcohol and consumption of alcohol by minors.
- Any beverages served, provided, or consumed within the permitted area shall not be served within glass containers.
- The alcoholic beverages shall be served in containers that are distinctly different than those provided for non-alcoholic beverages.
- The alcoholic beverages shall not be sold or served in pitchers, buckets, or carafes.
- No more than two alcoholic beverages may be sold or served to a person at the same time.
- Persons aged 21 and older shall be issued a wristband to indicate that such persons are of the legal drinking age and must wear the issued wristband in order to possess or consume alcoholic beverages within the special event boundary. It shall be unlawful for any person to possess or consume an alcoholic beverage within the special event area designated for the presence, service, or consumption of alcoholic beverages without wearing such wristband or identifying mark.
- All laws, rules and regulations relating to the presence, sale, consumption, or service of alcoholic beverages shall be followed.
Name of event **Hoover Night (as part of Founders Weekend)**

On Site Beverage Supervisor **Jeremy Mercado**

On Site Beverage Supervisor Phone # **785-760-3488**

State License Holder/City Catering License Holder **31465 - Eclectic Hospitality LLC**

*A copy of all appropriate City or State licenses must be attached to the Special Event application*

Number of days 1 Starting date/time 6/17/22 5:30pm

Ending date/time 6/17/22 10:30pm

Location of Alcohol Sale/Distribution Booths **Wright Park, South half of bandshell extended east to road (see picture: Beer Garden area in yellow)**

Description of Related Signage **[21+ Only] at entrance**

Description of Security Plan **NYPD will be in attendance walking the event area**

How will you control the crowd and prevent off-premises consumption of alcohol and consumption or alcohol by minors? **No alcohol will be allowed outside the fenced beverage area. NYPD will be on site. One entrance/exit point.**

How will you identify persons of legal drinking age? **NYPD will have an officer stationed to check IDs**

What type of containers will the alcohol be served in? **Cans & Bottles Special 150th Celebration labeled cups**

*These containers must be distinctly different than those provided for non-alcoholic beverages and must also be distinctive by vendor.*

Applicant’s Signature **AM** Date 6/31/22
Kansas Alcoholic Beverage Control Division
Liquor License

Drinking Establishment/Caterer

OWNER NAME: Eclectic Hospitality LLC
DBA: Eclectic Bistro
ADDRESS: 208 W Frontview Street
Dodge City, KS 67801-2207

LICENSE NO: 11465

The licensee named above has been granted a liquor license by the Kansas Department of Revenue, Alcoholic Beverage Control Division. This license is neither transferable nor assignable and is subject to suspension or revocation.

PRIVILEGES:
Allows the licensee to sell and serve alcoholic liquor for consumption on licensed premises; serve free samples of alcoholic liquor on the licensed premises; redeem drink coupons on the licensed premises in arrangement with a hotel; sell and serve alcoholic liquor for consumption on unlicensed premises and other activities as authorized by K.S.A. 41-2644.

AGREEMENT:
By accepting this license, the licensee agrees to conduct business in compliance with all applicable federal, state, county and city statutes and regulations.

Debbi Beavers
Director, Alcoholic Beverage Control

Mark A. Burghart
Secretary of Revenue

EFFECTIVE: 10/08/2020 EXPIRES: 10/07/2022

THIS LICENSE MUST BE FRAMED AND POSTED ON THE PREMISES IN A CONSPICUOUS PLACE

IMPORTANT INFORMATION
Contact the ABC Licensing Unit at 785-296-7015 or email Kdor_abc.licensing@ks.gov if you have any:
- questions regarding this license
- changes to your business name, location, ownership or officers
- questions about filing gallonage tax, if applicable

Contact your local ABC Enforcement Agent at 785-296-7015 or visit our website at http://www.ksrevenue.org/abccontact.html

Contact the Miscellaneous Tax Segment at 785-368-8222 or email Kdor_miscellaneous.tax@ks.gov if you:
- need assistance with liquor drink or liquor enforcement taxes
- have questions about liquor drink tax bonds, bond relief or bond release

CLOSING YOUR BUSINESS
If you are closing your business, you must surrender your liquor license and complete the form at https://www.ksrevenue.org/pdf/abc824.pdf
Catered Event Information

Account Information

Event ID Submitted (Catered Event ID# 19171)
Account Number 021852617850F01
Account Status Active

Licensee Information

License# 11465
Licensee DBA Name ECLECTIC HOSPITALITY LLC
Contact Person Name Eclectic Hospitality
Email Address eclecticchef@hotmail.com
Business Phone#

Phone# 785-760-3488
Does this event have a sponsor? Yes No

Sponsor Information

Sponsor Name City of Dodge City - 150th Planning Committee
Address Line 1 806 N 2nd Ave
Address Line 2
City Dodge City
County

Zip 67801
Phone# 620-255-8100

Event Information

Event Title Founders Weekend
Event Date 06/17/2022
Reason For Late Notice

If request is submitted less than 10 days in advance of the event date.

After submitting this application please print this notification and the Diagram. These documents must be posted at the entrance of your event. Caterers must ensure that patrons do not remove alcoholic beverages from the boundaries of the event area. ABC suggests a physical boundary to help prevent this. **Note:** If your event is on public streets, alleys, roads, sidewalks or highways you must obtain a copy of the city ordinance or county resolution for the event.

Diagram of the premises where the Catered Event will take place, clearly marking the boundaries of the event area.

Event Diagram  Layout.png

Will this event be held on public streets, alleys, roads, sidewalks, or highways? Yes  No
**Memorandum**

To: City Commission  
From: City Manager, Nick Hernandez  
Date: June 6, 2022  
Subject: Sunday Sales of Alcoholic Liquor and Cereal Malt Beverages  
Agenda Item: Ordinance NO. 3773

Commission Options:  
1. Approval of Ordinance NO. 3773 authorizing Sunday sales of alcoholic liquor and cereal malt beverages within the City of Dodge City, Kansas.  
2. Table Ordinance NO. 3773.

Background: This ordinance allows for the sale at retail of alcoholic liquor in the City limits on any Sunday, except Easter, between the hours of 12:00 noon and 8:00 p.m. It also allows for the sale of alcohol on Memorial Day, Independence Day, and Labor Day.

Justification: If approved this ordinance will be published once a week for two (2) consecutive weeks in the official City newspaper. It will take effect sixty-one (61) days after final publication unless a sufficient petition for a referendum is filed.

Financial Considerations: There are no financial considerations.

Legal Considerations: City Legal Counsel has reviewed the ordinance and found it correct to form.

Attachments:  
Ordinance NO. 3773
ORDINANCE NO. 3773

AN ORDINANCE AUTHORIZING SUNDAY SALES OF ALCOHOLIC LIQUOR AND CEREAL MALT BEVERAGE IN THE ORIGINAL PACKAGE WITHIN THE CITY OF DODGE CITY, KANSAS

BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF DODGE CITY:

Section 1. Pursuant to K.S.A. 41-2704, the sale at retail of cereal malt beverage in the original package is allowed within the City on any Sunday, except Easter, between the hours of 12:00 noon and 8:00 p.m.

Section 2. Pursuant to K.S.A. 41-712, the sale at retail of alcoholic liquor in the original package is allowed within the City on any Sunday, except Easter, between the hours of 12:00 noon and 8:00 p.m., and on Memorial Day, Independence Day and Labor Day.

Section 3. This ordinance shall be published once each week for two (2) consecutive weeks in the official City newspaper.

Section 4. This ordinance shall take effect sixty-one (61) days after final publication, unless a sufficient petition for a referendum is filed, requiring a referendum to be held on the ordinance as provided in K.S.A. 41-2911, in which case this ordinance shall become effective upon approval by a majority of the electors voting thereon.

Passed by the City Commission this ____________ day of June, 2022, and signed by the Mayor on the __________ day of June, 2022.

_______________________________________
Mayor

ATTEST:

_______________________________________
City Clerk
Memorandum

To: Nick Hernandez, City Manager and City Commissioners  
From: Ray Slattery, PE, Director of Engineering Services  
Date: June 6, 2022  
Subject: Resolution 2022-22  
Agenda Item: Resolution No. 2022-22

Recommendation: Approve Resolution 2022-22, establishing water and sanitary sewer connection fees for properties outside the corporate limits of the City of Dodge City, Kansas.

Background: It has been suggested that Staff look at establishing a connection fee for water and sanitary sewer for those properties outside of the corporate limits of Dodge City who wish to connect to City services. This Resolution will establish those fees. The fee was established by considering the average Residential and Commercial water usage and then determining the cost of that usage. The fee covers a share of the purchase cost of future water rights, water well development, and sanitary sewer treatment expansion. This was considered since these properties would be adding to the demand on City infrastructure. The fees appear to be less than the cost of the cost of installing a private water well and septic system. I believe this is important as in the long run this will be better to have the properties adjacent to the corporate limits connected to City services than to have many individual water wells and septic systems.

Residential and Commercial fees were established since each type of usage puts different demands on the infrastructure.

This connection fee will be in addition to the cost to install the individual services. The connection fee, service installation cost, and filing fees will be billed to the property owner. This will have to be paid prior to services being turned on.

Justification: The connection fee will help offset future infrastructure costs that the City may incur by connecting properties outside the corporate limits. However, it should be more cost effective for these properties to connect to City services than constructing their own well or septic system.

Financial Considerations: The cost of the connection fee, the installation of the service, and the fees to file the Water or Sewer Contracts with the Register of Deed’s Office will be the responsibility of the property owner.

Purpose/Mission: This project aligns with the City’s Core Value of “Safety”. Together we endeavor to provide safe utility services for the Residents/Businesses/Property Owners around Dodge City.
Legal Considerations: None

Attachments: Resolution 2022-22
RESOLUTION NO. 2022-22

A RESOLUTION BY THE CITY OF DODGE CITY, KANSAS, ESTABLISHING FEES FOR THE CONNECTION OF PROPERTIES OUTSIDE THE CORPORATE LIMITS OF THE CITY OF DODGE CITY, KANSAS TO CITY WATER AND SANITARY SEWER.

NOW, THEREFORE, BE IT RESOLVED by the Governing Body of the City of Dodge City, Kansas, that the following shall be the fee schedule for the connection to City Water and City Sewer of properties located outside the corporate limits of the City of Dodge City.

Section 1: WATER CONNECTION FEE ESTABLISHED:

Residential Property $5,000.00 per connection
Commercial Property $7,500.00 per connection

Section 2: SANITARY SEWER CONNECTION FEE ESTABLISHED:

Residential Property $5,000.00 per connection
Commercial Property $7,500.00 per connection

Section 3: WATER OR SANITARY SERVICE FEE:

A Service Fee will also be charged based upon the actual cost the City incurred in the installation of the individual water or sanitary service to the property.

Section 3: FEES FOR THE CITY OF WRIGHT, KANSAS:

Fees for the properties within the service area of the City of Wright, Kansas shall be the same as those within the corporate limits of the City of Dodge City, Kansas. No Contract for Water Service will be required for properties within the service area of the City of Wright, Kansas.

This Resolution shall become effective upon its adoption by the City Commission and publication in the official City newspaper.

PASSED BY THE GOVERNING BODY OF THE CITY OF DODGE CITY, KANSAS this 6th day of June, 2022.

_____________________________________
Mayor

ATTEST:

_____________________________________
Connie Marquez, City Clerk
Memorandum

To: Nick Hernandez, City Manager and City Commissioners
From: Ray Slattery, PE, Director of Engineering Services
Date: June 6, 2022
Agenda Item: New Business

Recommendation: Approve the quote from Victory Electric to install 9 LED Street Lights along Iron Rd. and 6th Ave. in the amount of $127,719.84.

Background: Iron rd. between 6th Ave. and Ave. A is nearing completion. It is City policy to have streetlights installed along collector and arterial streets and at intersections. With that said there needs to be 8 streetlights along Iron Rd. and one additional light on the extension of 6th Ave. Streetlights were not installed earlier with the Candletree #6 sub-division at the intersections of Gary Ave., Miles Ln., and Vail St. due to the Iron Rd. construction.

Justification: The addition of the streetlights will help with visibility and safety along Iron Rd. and 6th Ave.

Financial Considerations: Funding for the streetlights will come from the RHID for Candletree #6.

Purpose/Mission: The completion of this project aligns with the City’s core value of Ongoing Improvement and Safety by providing and preparing for the community’s future.

Legal Considerations: By approving the quote from Victory Electric, the City will be responsible to make payment to Victory Electric for the completed work.

Attachments: Victory Electric’s estimate and a map showing the location of the streetlights.
The Victory Electric Cooperative Assn., Inc.

3230 N 14th Ave.
Dodge City, KS 67801
Phone: 620-227-2139

Bill To:
CITY OF DODGE CITY

DATE: June 2, 2022
Estimate: STREET LIGHTS
Member Name: CITY OF DC

Estimate valid until: August 31, 2022
Prepared by: DANIEL POGUE

Comments or special instructions: IRON RD LIGHTS

<table>
<thead>
<tr>
<th>Description</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.5 INCH CONDUIT</td>
<td>$18,750.91</td>
</tr>
<tr>
<td>SECONDARY WIRE</td>
<td>$18,606.17</td>
</tr>
<tr>
<td>LIGHT POLES/ ANCHORS/BASES</td>
<td>$75,171.11</td>
</tr>
<tr>
<td>LIGHT ARMS</td>
<td>$10,141.00</td>
</tr>
<tr>
<td>LIGHTS</td>
<td>$5,010.65</td>
</tr>
</tbody>
</table>

Labor and Equipment built into estimate

TOTAL $127,719.84

If you have any questions concerning this estimate, Contact 620-227-2139

THANK YOU FOR YOUR BUSINESS!
Memorandum

To: Mayor and City Commissioners
From: Nick Hernandez, City Manager
Date: June 6, 2022
Subject: Approval to Execute Lease and Purchase Agreement for Water Rights from JAG II

Agenda Item: New Business

Recommendation: Authorize the lease and purchase of approximately 268 acre-feet of Industrial Water Rights from JAG II in the amount of $100,000

Background: The City was approached to determine if there was any interest in purchasing a portion of the JAG II property located at 801 Lulu Avenue, just off Beeson Road. Upon investigation City Staff determined there was an existing water right, although Industrial in classification, the right could provide long term benefit to the City. The existing water right would have to be converted over for municipal use and would equate to approximately 39 million gallons per year or 120 acre-feet of Municipal water right after discussion with the Kansas Division of Water Resources.

Justification: The Water Right will supplement and allow for the utilization of Well #14. Well #14 is in emergency status only, as there is only 7.92 million gallons per year or 24.3 acre-feet of available right. This water right can be allocated to Well #14, which would allow this well to be removed from emergency status and placed in operation, saving the city substantial infrastructure funds to develop a new well.

Financial Considerations: The City would pay for the $100,000 right utilizing water utility funds.

Purpose/Mission: Ongoing Improvement - Together we value progress, growth and new possibilities y providing and preparing for the community’s future.

Legal Considerations: Legal has reviewed and approved the form.

Attachments: Option to Purchase Agreement
Well and Property Location
FIRST RIGHT OF REFUSAL AND PURCHASE AGREEMENT

This Lease and Purchase Agreement ("Agreement") is made and entered into at Dodge City, Kansas, on _____ day of ________________, 2022, by and between JAG II, INC., a Kansas corporation, referred to hereinafter as “Seller,” and the City of Dodge City, Kansas, referred to hereinafter as “Purchaser.”

For valuable consideration, and subject to the conditions set forth below, Seller and Purchaser agree as follows:

1. Grant; Description of Property. For valuable consideration, and subject to the conditions set forth below, Seller hereby grants to Purchaser the right of first refusal with respect to any sale of the water rights associated with the following real property (the “Property”) owned by Seller in Ford County, Kansas:

   All water rights in and under the following described real property: Beginning at the Southwest corner of the Southeast Quarter of Section Thirty-two (32), Township Twenty-six (26) South, Range Twenty-five (25) West; thence North 1353 feet along the West line of said Southeast Quarter of Section 32; thence East 25 feet; thence South 1353 feet to eh South line of the Southeast Quarter of Section 32; thence West 25 feet along the south line of said Southeast Quarter of section 32 to the point of beginning.

   This right of first refusal shall remain in effect and be enforceable against Seller’s transferee to the same extent as it would be enforceable against Seller.

2. Term. The term of this First Right of Refusal shall be for a period of ninety (90) days, beginning on the date of execution of this Agreement ("Effective Date"), as identified above, and ending exactly ninety (90) days after that date.

3. Exercise by Purchaser. Purchaser may notify Seller in the manner identified hereunder, at any time during such ninety (90) day period that Purchaser elects to purchase the Property. The purchase price for such Property shall be One Hundred Thousand Dollars ($100,000.00).

4. Option Payment. As consideration for the grant of this First Right of Refusal, Purchaser shall pay to Seller a one-time nonrefundable payment of One Thousand Dollars ($1,000.00), which shall be due immediately upon the execution of this Agreement. In the event Purchaser exercises its option to purchase the Property, then such amount shall be applied towards the purchase price of the Property.

5. Termination of Agreement. If Purchaser does not notify Seller within the aforementioned ninety (90) day term of Purchaser’s election to purchase such property, this Agreement shall terminate and Seller shall be free to sell such property to a third party upon such
6. **Notices.** Any notice, request, demand, instruction or other communication to be given to either party hereunder, except those required to be delivered at closing, shall be in writing, and shall be deemed to be given (a) upon receipt if (i) hand delivered, (ii) delivered by recognized overnight courier service, or (iii) delivered by confirmed facsimile via telephonic or email transmission, or (b) three (3) business days after deposit of such notice in registered or certified mail, return receipt requested (provided that any notice of termination shall be effective immediately upon deposit in registered or certified mail, return receipt requested), addressed as follows:

**To Seller:**
JAG II, Inc.
c/o Joe Nuci
Real Estate Professionals
2500 Central Ave, Suite F
Dodge City, KS 67801
Email: joenuci@yahoo.com
Phone Number: (620) 338-3681

**To Purchaser:**
City of Dodge City, KS
c/o Nick Hernandez, City Manager
806 N 2nd Ave
Dodge City, KS 67801
Email: nickh@dodgecity.org
Phone Number: (620) 225-8100

Either party may change its address for notices by notice to the other party as provided above.

7. **Warranty Deed.** Upon the exercise of Purchaser’s First Right of Refusal, Seller agrees to execute, acknowledge and deliver to Purchaser at the time of closing, a good and sufficient general warranty deed conveying marketable title to the above described Property to Purchaser.

8. **Condition of Property.** Purchaser agrees to accept and Seller agrees to convey the above described Property and deliver possession of the same in the same condition as it is now, without warranty by the Seller or Seller’s broker or agent as to the physical condition, property lines, or any other matter affecting the subject Property and neither party hereunder is relying upon any statement or representation made by the other, unless the same is expressly set forth in this Agreement or is specifically implied by Kansas law.

9. **Closing and Possession.** If Purchaser exercises its First Right of Refusal, the parties agree that time is of the essence and this Agreement shall be closed at the escrow’s place of business within thirty (30) days after Purchaser notifies Seller of its election of its option to
purchase the Property, or as soon thereafter as is reasonably possible.

10. Escrow. All documents and funds necessary for completion of this transaction shall be placed in escrow with High Plains Title, Dodge City, Kansas. The said escrow agent shall perform such duties as set forth in this Agreement and any additional duties set forth in written instructions and signed by Seller and Purchaser and accepted by escrow.

11. Escrow Instructions. Seller and Purchaser agree that the properly-executed deed of conveyance from Seller to Purchaser together with a copy of this Agreement shall be held by the escrow herein. The aforementioned deed shall be delivered to Purchaser upon closing and final payment by Purchaser to Seller of the balance of the purchase price. The escrow agent shall be liable as a depository only. The escrow agent shall not be liable for collection of items until the proceeds of the same in actual cash have been received, nor shall it be liable for the default in any payment, nor the outlawing of any rights under the Statute of Limitations in respect to any documents deposited, nor for interest on the deposit of money. It may rely upon any paper, document or other writing believed by it to be authentic in making any delivery of money or property hereunder. In accepting any funds, securities or documents delivered hereunder, it is agreed and understood that, in the event of disagreement between the persons herein mentioned or persons claiming under them, or any of them, the escrow agent will and does reserve the right to hold all money, securities and property in its possession, and all papers in connection with or concerning this escrow until a mutual agreement has been reached between all of said parties or until delivery is legally authorized by final judgment or decree of court. Upon final payment hereunder, escrow shall deliver the deed of conveyance to Purchaser and shall deliver the final payment to Seller.

Seller and Purchaser agree that the escrow charges and closing costs, if any, shall be paid by Purchaser.

12. Default. In the event that any payment due hereunder is not paid when due or the failure of Purchaser to perform in accordance with the terms and conditions of this Agreement, shall constitute a default hereunder and shall have the effect of causing all amounts due hereunder to be accelerated and due at that time. Seller shall, at that time, have the right to declare the whole amount due and take appropriate foreclosure action under the laws of the State of Kansas as if the amount were secured by a mortgage. The prevailing party in any litigation between the parties arising under this Agreement shall be entitled to recover from the other its reasonable attorneys’ fees.

13. Real Estate Broker or Salesperson. The parties acknowledge that Joe Nuci ("Agent") is the agent of Seller, that Agent will not be the agent of Purchaser, and that information given to Agent by Purchaser will be disclosed to Seller.

14. Assignment. This Agreement and the rights and obligations hereunder shall not be assignable or transferable without the prior written consent of the parties, unless otherwise provided herein.
15. **Construction and Benefit.** This Agreement is intended to be performed in the State of Kansas and shall be construed and enforced in accordance with the laws of such state. This Agreement shall extend to and become binding upon the heirs, executors and administrators, successors and assigns of the respective parties hereto, except as limited herein.

16. **Entire Agreement.** This Agreement contains the entire agreement between the parties and cannot be changed or terminated orally, but only by an instrument in writing executed by the parties.

17. **Legal Representative.** The Parties acknowledges that Davis & McCann, P. A., represents the Seller and that Purchaser is responsible to obtain its own legal representation.

18. **Applicable Law.** This Agreement shall be interpreted in accordance with the laws of the State of Kansas without giving effect to its conflict of laws principles.

19. **Counterparts; Headings; Electronic Signatures.** This Agreement may be executed in any number of counterparts which together shall constitute the agreement of the parties. The article headings herein are for purposes of identification only and shall not be considered in construing this Agreement. Facsimile or other electronic execution of this Agreement shall be valid and binding for all purposes.

IN WITNESS WHEREOF, the parties have executed this Agreement effective the day and year first above written.

JAG II, INC.

By: ______________________________  Dated________________________
Marie Coffin, Secretary

"SELLER"

City of Dodge City, KS

By: ______________________________  Dated________________________
Nick Hernandez, City Manager

"PURCHASER"