

TO:

REAL ESTATE MANAGEMENT ITEM 4

DATE:	June 26, 2017

Mayor Teresa Jacobs and the Board of County Commissioners

THROUGH: Ann Caswell, Manager Real Estate Management Division

FROM: Russell L. Corriveau, Senior Acquisition Agent Real Estate Management Division

- CONTACT PERSON: Paul Sladek, Assistant Manager
- DIVISION: Real Estate Management Phone: (407) 836-7090

ACTION

REQUESTED: APPROVAL OF REAL ESTATE PURCHASE AGREEMENT AND SPECIAL WARRANTY DEED BETWEEN THE GREATER ORLANDO AVIATION AUTHORITY, THE CITY OF ORLANDO TO ORANGE COUNTY AND AUTHORIZATION TO DISBURSE FUNDS TO PAY PURCHASE PRICE AND CLOSING COSTS AND PERFORM ALL ACTIONS NECESSARY AND INCIDENTAL TO CLOSING

PROJECT: Boggy Creek Road – North (S.R. 417 to Wetherbee Rd)

District 4

PURPOSE: To provide for access, construction, operation, and maintenance of road widening improvements.

ITEMS: Real Estate Purchase Agreement (Parcel 1105)

Special Warranty Deed (Instrument 1105.1) Cost: \$461,900 Size: 2.243 acres Real Estate Management Division Agenda Item 4 June 26, 2017 Page 2

BUDGET:	Account No.: 1023-072-3075-6110	
FUNDS:	\$461,900.00 Payable to The Greater Orlando Aviation Authority (purchase price)	
	\$52.50 Payable to the Orange County Comptroller (recording fees)	
APPROVALS:	Real Estate Management Division County Attorney's Office Public Works Department Risk Management Division	
REMARKS:	This property is located on the east side of the intersection of East Wetherbee Road and Boggy Creek Road, and is needed for road widening improvements associated with the Boggy Creek Road – North project. Closing is contingent on The Greater Orlando Aviation Authority ("GOAA") obtaining from the Federal Aviation Administration certain approvals related to this sale.	
	This Agreement also contemplates a future four-way intersection once All Aboard-Florida Operations, LLC and GOAA extend the western most portion of Heintzelman Road to the Boggy Creek Road/Wetherbee Road Intersection. By this Agreement, County agrees to cooperate with future modifications to the Boggy Creek Road/Wetherbee Road intersection to accommodate the anticipated four-way intersection, but only to the extent that there is no impact to County's road construction schedule. This Agreement may be executed in multiple counterparts, each of which will be considered an original, but all of which taken together shall constitute	

Grantor to pay pro-rated taxes if applicable.

one agreement.

REQUEST FOR FUNDS FOR LA X Under BCC Approval	IND ACQUISITION Under Ordinance Appro	oval
Date: June 22, 2017 Project: Boggy Creek Road-North (S.R. 417	to Wetherbee Rd) Parcel: 110)5
Total Amount: \$461,952.50		
Charge to Account #1023-072-3075-6110	Next アペラミ Engineering Approval	Date
	Fiscal Approval	Date
TYPE TRANSACTION (Check appropriate block{s}) X_ Pre-Condemnation Post-Condemnation X_ Acquisition at Approved Appraisal Acquisition at Below Approved Appraisal Acquisition at Above Approved Appraisal Acquisition at Above Approved Appraisal Acquisition at Above Approved Appraisal Advance Payment Requested DOCUMENTATION ATTACHED (Check appropriate block{s}) X_ Agreement Copy of Executed Instruments X_ Certificate of Value X_ Settlement Analysis	Not Applicable District # 4 Name, address, The Greater Orlando Aviation Auth \$461,900.00 (Purchase Price) Orange County Comptroller \$52.50 Fees)	-

Payable to The Greater Orlando Aviation Authority (\$461,900.00 Purchase Price)

Payable to the Orange County Comptroller (\$52.50 Recording Fees)

CHECKS ARE TO BE PICKED UP BY THE REAL ESTATE MANAGEMENT DIVISION (DO NOT MAIL)

Recommended by Kunner h. Com	6/22/17
Russell L. Corriveau, Sr., Acquisition Agent, Real Estate Mgmt. Div	vision Date
Payment Approved Ran Casuel	6-23-17
Ann Caswell, Manager, Real Estate Management Division	Date
Certified Neelen Per	JUL 1 1 2017
Approved by BCC Deputy Clerk to the Board	Date
Examined/Approved	
Comptroller/Government Grants	CHECK No. / Date

REMARKS: The parcel will close within 180 Days from Board of County Commissioner's approval. Please Contact Acquisition Agent @6-7074 if there are any questions.

APPROVED BY DRANGE COUNTY BOARD DE COUNTY COMMISSIONERS JUL 1 1 2017

REQUEST FOR FUNDS FOR LAND ACQUISITION		
<u>X_</u>	Under BCC Approval	Under Ordinance Approval

Date: June 22, 2017 Project: Boggy Creek Road-North (S.R. 417 to Wetherbee Rd) Parcel: 1105				
Total Amount: \$461,952.50 Charge to Account #1023-072-3075-6110 4 10 1241 17	DEC 05/25/7 Engineering Approval Fiscal Approval Dete			
TYPE TRANSACTION (Check appropriate block{s}) X_ Pre-Condemnation Post-Condemnation X_ Acquisition at Approved Appraisal Acquisition at Below Approved Appraisal Acquisition at Above Approved Appraisal Acquisition at Above Approved Appraisal Advance Payment Requested DOCUMENTATION ATTACHED (Check appropriate block{s}) Agreement Copy of Executed Instruments X_ Settlement Analysis				

Payable to The Greater Orlando Aviation Authority (\$461,900.00 Purchase Price)

Payable to the Orange County Comptroller (\$52.50 Recording Fees)

******	********************************	*************
CHECKS ARE TO B	E PICKED UP BY THE REAL ESTATE MANAGEMENT DIVISION	(DO NOT MAIL)
Recommended by	Curries R. Com	6/22/17
Russ	ell L. Corriveau, Sr., Acquisition Agent, Real Estate Mgmt. Division	Date
Payment Approved	Dom Casuell	6-23-17
1	Ann Caswell, Manager, Real Estate Management Division	Date
Certified		
Approved by BCC	Deputy Clerk to the Board	Date
Examined/Approved		
	Comptroller/Government Grants	CHECK No. / Date

REMARKS: The parcel will close within 180 Days from Board of County Commissioner's approval. Please Contact Acquisition Agent @6-7074 if there are any questions.

JUL 1 1 2017

Instrument: 1105.1 Project: Boggy Creek Road – North (S.R. 417 to Wetherbee Rd)

This document constitutes a conveyance from a state agency or instrumentality to an agency of the state and is not subject to documentary stamp tax. Department of Revenue Rules 12B-4.0114(10), F.A.C.

SPECIAL WARRANTY DEED

THIS SPECIAL WARRANTY DEED, Made and executed the 19th day of January, A.D. 2019, by City of Orlando, a municipal corporation organized and existing under the laws of the state of Florida, whose address is 400 South Orange Avenue, Orlando, Florida 32801, and Greater Orlando Aviation Authority, a public and governmental body created as an agency of the City of Orlando, whose address is One Jeff Fuqua Boulevard, Orlando, Florida 32827-4399, GRANTORS, and Orange County, a charter county and political subdivision of the state of Florida, whose address is P. O. Box 1393, Orlando, Florida 32802-1393, GRANTEE.

WITNESSETH: That the GRANTORS, for and in consideration of the sum of <u>10.00</u> and other valuable considerations, receipt whereof is hereby acknowledged, by these presents do grant, bargain, sell, align, remise, release, convey, and confirm unto the GRANTEE, all that certain land situate in Orange County, Florida:

SEE ATTACHED SCHEDULE "A"

Property Appraiser's Parcel Identification Number:

a portion of

17-24-30-8868-00-010

TOGETHER with all the tenements, hereditaments, and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD, the same in fee simple forever.

AND the GRANTORS hereby covenants with said GRANTEE that they are lawfully seized of said land in fee simple; that they have good right and lawful authority to sell and convey said land; that they hereby warrant the title to said land and will defend the same against the lawful claims of all persons claiming by, through or under the said GRANTORS and that said land is free of all encumbrances, except taxes accruing subsequent to December 31, 2016.

Instrument: 1105.1 Project: Boggy Creek Road – North (S.R. 417 to Wetherbee Rd

IN WITNESS WHEREOF, the said GRANTOR has caused these presents to be executed in its name by its Board, acting by the Mayor, the day and year aforesaid.

Signed, sealed, and delivered in the presence of:

Printed Name

DEMS

Printed Name

City of Orlando By: Mayor Pro Tem

ATTEST: Denise Aldridge, City Ølerk

APPROVED AS TO FORM AND LEGALITY for the use and reliance of the City of Orlando, Florida, only.

7,20**/8** ief Astistan City Attorney

Printed Name

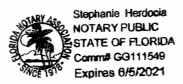
STATE OF Florida

COUNTY OF Drange

The foregoing instrument was acknowledged before me this <u>M</u> day of <u>January</u>, A.D. 20<u>18</u>, by the Mayor / <u>Mayor Pro Tem</u>, and Denise Aldridge, City Clerk, of the City of Orlando, a Florida municipal corporation. They are personally known to me or have produced ______ as identification.

Witness my hand and official seal this 19 day of January , 20 / 8 .

(Notary Seal)



Notary Signature

Stephance Herdocia

Printed Notary Name Notary Public in and for the county and state aforesaid

My commission expires: 6/5/202/

Instrument: 1105.1 Project: Boggy Creek Road – North (S.R. 417 to Wetherbee Rd

IN WITNESS WHEREOF, the said GRANTOR has caused these presents to be signed in its name.

ttliceD7

Printed Name

Greater Orlando Aviation Authority, a public and governmental body created as an agency of the City of Orlando

By: Phillip N. Brown, A.A.E., Executive Director CEO

20 18 Date:

ATTEST:

Dayci S. Burnette-Snyder, Assistant Secretary

APPROVED AS TO FORM AND LEGALITY On the <u>16</u> day of <u>Januar</u>, 20 8 for the use and reliance of the Greater Orlando Aviation Authority, only.

Marchena and Graham, P.A. Counsel

Marchena and Graham, P.A

STATE OF Floridh **COUNTY OF**

The foregoing instrument was acknowledged before me this <u>18</u> day of <u>Janag</u>, 2018, by Phillip N. Brown, Executive Director, and Dayci S. Burnette-Snyder, Assistant Secretary, of Greater Orlando Aviation Authority, a public and governmental body created as an agency of the City of Orlando. They are personally known to me or have produced _______ and

as identification. Notary Public State of Florida (Notary Seal) Christopher J Wilson My Commission GG 143276 pires 10/11/2021

This instrument prepared by: Virginia G. Williams, a staff employee in the course of duty with the Real Estate Management Division of Orange County, Florida

Notary Signature W:1500 rist Printed Notary N

Notary Public in and for the

county and state aforesaid

My commission expires:

S:\Forms & Master Docs\Project Document Files\1_Misc. Documents\B\Boggy Creek Road - North (S.R. 417 to Wetherbee Rd) 1105.1 SWD.doc 2-17-16 FDA Rev.8/10/16th 5/3/17vw 7/20/17 vw

EXHIBIT "A" THE PROPERTY

A FORTION OF SECTIONS 16 AND 17, TOWNSHIP 24 SOUTH, RANGE 30 EAST, ORANGE COUNTY, FLORIDA BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF THE SOUTHWEST 1/4 OF SAID SECTION 16; THENCE N89'00'27"W ALONG THE SOUTH LINE OF THE SOUTHWEST 1/4 OF SAID SECTION 16, A DISTANCE OF 1873.46 FEET TO THE POINT BEGINNING; THENCE CONTINUE N89'00'27"W ALONG SAID SOUTH LINE, A DISTANCE OF 0.90 FEET TO A POINT ON THE NORTHEASTERLY RIGHT OF WAY LINE OF BOGGY CREEK ROAD PER DEED BOOK 402, PAGE 371, PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA; THENCE DEPARTING SAID SOUTH LINE RUN N55'15'25" ALONG SAID NORTHEASTERLY RIGHT OF WAY LINE, A DISTANCE OF 234.63 FEET TO A POINT ON THE NORTHEASTERLY RIGHT OF WAY LINE OF BOOGY CREEK ROAD PER OFFICIAL RECORDS BOOK 9720, PAGE 4706, PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA; THENCE CONTINUE ALONG THE NORTHEASTERLY RIGHT OF WAY OF BOGGY CREEK ROAD PER OFFICIAL RECORDS BOOK 9720, PAGE 4706, PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA THE FOLLOWING SEVEN (7) COURSES; NJ4'44'J5"E, A DISTANCE OF 10.00 FEET; THENCE N55'15'25"W, A DISTANCE OF 700.00 FEET; THENCE NJ4'44'J5"E, A DISTANCE OF 15.00 FEET; THENCE N55'15'25"W, A DISTANCE OF 145.00 FEET; THENCE S34'44'35"W, A DISTANCE OF 15.00 FEET; THENCE DEPARTING SAID SOUTH LINE RUN N55'15'25"W, A DISTANCE OF 600.00 FEET; THENCE 534'44'35"W, A DISTANCE OF 20.00 FEET TO A POINT ON THE NORTHEASTERLY RIGHT OF WAY LINE PER DEED BOOK 402, PAGE 371, PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA; THENCE RUN ALONG SAID NORTHEASTERLY RIGHT OF WAY LINE FOLLOWING THREE (3) COURSES; N5575'25"W. A DISTANCE OF 37 31 FEET TO A POINT OF CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY HAVING A RADIUS OF 1178.74 FEET, A CENTRAL ANGLE OF 15'40'19", A CHORD BEARING OF N63'35'35"W AND CHORD DISTANCE OF 341.79 FEET; THENCE RUN NORTHWESTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 342.99 FEET TO A POINT OF TANGENCY, THENCE N7155'42W, A DISTANCE OF 520.31 FEET TO A POINT ON THE SOUTH LINE OF A 25 FOOT UNNAMED PLATTED RIGHT OF WAY PER THE PLAT OF VERHOVAY COLONY, ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK O, PAGE 15, OF SAID PUBLIC RECORDS; THENCE DEPARTING SAID NORTHEASTERLY RIGHT OF WAY LINE RUN \$89'50'23"E ALONG SAID PLATTED RIGHT OF WAY, A DISTANCE OF 195.09 FEET; THENCE DEPARTING SAID PLATTED RICHT OF WAY LINE RUN S71'55'42"E, A DISTANCE OF 334.69 FEET TO A POINT OF CUR/ATURE OF A CURVE CONCAVE SOUTHWESTERLY HAVING A RADIUS OF 1238.74 FEET, A CENTRAL ANGLE OF 16'40'17", A CHORD BEARING OF S53'35'33"E AND CHORD DISTANCE OF 353.17 FEET; THENCE RUN SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 360.44 FEET TO A POINT OF TANSENCY; THENCE RUN 55575'25"E, A DISTANCE OF 905.51 FEET TO A POINT OF CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY HAVING A RADIUS OF 3879.72 FEET, A CENTRAL ANGLE OF OG'33'28", A CHORD BEARING OF 551'58'41"E AND CHORD DISTANCE OF 443.81 FEET; THENCE RUN SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 444.05 FEET TO A POINT OF REVERSE CURVATURE OF A CURVE CONCAVE NORTHEASTERLY HAVING A RADIUS OF 3759.72 FEET, A CENTRAL ANGLE OF 05"38'20", A CHORD BEARING OF S51"31"07"E AND CHORD DISTANCE OF 369.88 FEET, THENCE RUN SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, A DISTANCE OF 370.03 FEET TO THE POINT OF BEGINNING

CONTAINS: 2.243 ACRES MORE OR LESS.

APPROVED BY ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS

JUL 1 1 2017

REAL ESTATE PURCHASE AGREEMENT

Between

THE GREATER ORLANDO AVIATION AUTHORITY, the CITY OF ORLANDO, and ORANGE COUNTY

TABLE OF CONTENTS

Recitals1
Effective Date1
Sale and Purchase
Purchase
FAA Release2
Conditions to County's Obligations
Conditions to Authority's Obligations4
Closing Procedures4
Defaults5
Broker5
Notices
Assignment7
Force Majeure7
General Provisions
Severability
Attorneys' Fees
FAA Civil Rights
Public Entity Crimes Act
EXHIBIT "A" The Property11
EXHIBIT "B" The Due Diligence Continency12
EXHIBIT "C" FAA Required Contract Provisions

REAL ESTATE PURCHASE AGREEMENT

THIS REAL ESTATE PURCHASE AGREEMENT (this "Agreement) is made by and among THE GREATER ORLANDO AVIATION AUTHORITY, a public and governmental body created as an agency of the City of Orlando existing under and by virtue of the laws of the State of Florida, whose mailing address is One Jeff Fuqua Boulevard, Orlando, Florida 32827-4399 (hereinafter "Authority"), the CITY OF ORLANDO, a municipal corporation created by and existing under the laws of the State of Florida, whose address is P.O. Box 4990, 400 S. Orange Avenue, Orlando, Florida 32802-4990 (the "City"), and ORANGE COUNTY, a charter county and a political subdivision of the State of Florida (hereinafter the "County"), whose address is 200 S. Rosalind Avenue, Orlando, Florida 32801.

WITNESSETH:

WHEREAS, pursuant to the Amended and Restated Operation and Use Agreement dated August 31, 2015 ("Operation Agreement") with City, Authority controls, operates, and maintains an airport in Orange County, State of Florida, known as Orlando International Airport (hereinafter referred to as the "Airport"); and

WHEREAS, City is the fee simple owner of and Authority operates pursuant to the Operation Agreement a certain parcel of real property consisting of approximately 2.29 gross acres located in Orange County, Florida, being more particularly described in <u>Exhibit "A"</u> (the "**Property**") attached hereto and by this reference made a part hereof together with (i) all tenements, hereditaments and appurtenances relating thereto or associated therewith, (ii) all Infrastructure Improvements (defined below), buildings and fixtures, if any, situated thereon, (iii) the right to utilize all permits, approvals, authorizations and licenses owned or obtained by Authority relating to or affecting any such real property which County requires, (iv) all right, title and interest of Authority in any street, road, alley or avenue adjoining such real property to the center line thereof unless dedicated to public use, and (v) all of Authority's right, title and interest in any strip, hiatus, gore, gap or boundary adjustment area adjoining or affecting such real property; and

WHEREAS, County desires to enter into this Agreement to purchase fee simple title to the Property and obtain the necessary Federal Aviation Administration ("FAA") release in accordance with the terms and conditions thereof; and

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants, provisions and agreements herein set forth, and other good and valuable consideration, the receipt, adequacy and sufficiency of which are hereby expressly acknowledged by the parties hereto, the parties hereto do hereby covenant and agree as follows:

SALE AND PURCHASE

1. <u>Effective Date</u>. This Agreement shall become effective on the date the last Party executes this Agreement (the "Effective Date").

2. <u>Sale and Purchase</u>. City and Authority agree to sell the Property to the County and County agrees to pay the Purchase Price to the Authority for the Property, all in the manner and upon the terms and conditions herein below set forth in this Agreement.

3. <u>Purchase</u>. County agrees to purchase, and City and Authority agree to sell, the Property as follows:

A. Future Development of Heintzelman Road. Authority has an approved Master Plan which includes the future extension of Heintzelman Boulevard from Jeff Fuqua Boulevard to Boggy Creek Road, terminating at the intersection of Boggy Creek Road and Wetherbee Road ("Heintzelman Road Extension"). All Aboard-Florida Operations, LLC ("AAF"), under agreement with the Authority, is planning to construct two lanes of the westernmost portion of the Heintzelman Road Extension from the Boggy Creek Road intersection to its Vehicle Maintenance Facility ("AAF Access Road"). County is currently finalizing its design to widen Boggy Creek Road through the area including the Boggy Creek / Wetherbee Road intersection ("County Widening"). County acknowledges the Heintzelman Road Extension and the AAF Access Road both require modification of the Boggy Creek/Wetherbee Road intersection. The County agrees to cooperate with said future modifications to the Boggy Creek Road/Wetherbee Road Intersection to accommodate a four way intersection. County shall incorporate changes provided by AAF or Authority into its County Widening project that will allow for a more efficient modification of the intersection in the future (e.g., placement of sign poles wide enough to accommodate future four (4) lane Heintzelman Road), but only to the extent there is no schedule impact. This provision shall survive the closing.

B. <u>Purchase Price</u>. The Parties hereby agree that the Purchase Price of the Property shall be the FMV of the Property as determined by the Property Appraisal, defined below, FOUR HUNDRED SIXTY-ONE THOUSAND NINE HUNDRED AND NO/100 (\$461,900.00) as determined by that certain appraisal dated May 23, 2017 by Diversified Property Specialists, Inc.

C. <u>Property Closing Date</u>. The closing on the Property shall occur within one hundred eighty (180) days of the Effective Date, subject to satisfaction of the conditions in <u>Section</u> $\underline{7}$ (the "Property Closing Date").

4. <u>FAA Release</u>. On or before Closing, Authority shall request any releases or other documentation required from the FAA as it relates to the Property. City and Authority's obligation to close on the Property is subject to the FAA issuing the required deed and letter of release for the Property, and Authority shall use good faith efforts to obtain issuance of same. The FAA requires certain provisions be made to the Agreement as a condition of the Deed of Release being issued by the FAA, and in accordance with the requirements of the FAA, County, City and Authority hereby agree to the following provisions as conditions of conveyance for the property as follows:

A. City and Authority reserve unto themselves, their successors and assigns, for the use and benefit of the public, a right of flight for the passage of aircraft in the airspace above the surface of the real property herein described, together with the right to cause in said airspace such noise as may be inherent in the operations of aircraft, now known or hereafter used,

for navigation of, or in the said airspace, for use of said airspace for landing on, or taking off from, or operating on Orlando International Airport.

B. County, City and Authority expressly agree for themselves, their successors and assigns, to restrict the height of structures, objects of natural growth and other obstructions on the herein described real property to such a height so as to comply with the FAA Regulations, Part 77.

C. County, City and Authority expressly agree for themselves, their successors and assigns, to prevent any use of the herein described real property which would interfere with the landing or takeoff of aircraft at the Orlando International Airport, or interfere with the air navigation, and or communication facilities serving the Airport, or otherwise constitute an airport hazard.

D. County, City and Authority, and their successors and assigns shall not permit/afford access from the subject property onto Orlando International Airport property for aeronautical purposes.

E. City and Authority shall insure that if the property is used or converted to a municipal use, an amount equal to the fair market value will be deposited into an identifiable interest bearing account prior to conversion of the property to the municipal use. The proceeds should remain in this account until utilized in accordance with the FAA Order 5190.6B, paragraph 7.9.

5. <u>Conditions to County's Obligations</u>. County's obligation to close on the Property, as applicable, shall be expressly conditioned upon the fulfillment or satisfaction of each of the following conditions, as applicable, on or before the date or dates hereinafter specifically provided and in no event later than the Closing Date:

A. As of the Closing Date, Authority shall have performed and complied with all covenants and agreements which are to be performed and complied with by Authority at that time.

B. County may at any time or times on or before Closing, at its election, subject to restrictions of law, waive any of the foregoing conditions to its obligations hereunder and proceed with the consummation of such sale, but any such waiver shall be effective only if contained in writing signed by County and delivered to Authority. Except as to the condition waived, no waiver shall reduce the rights or remedies of County by reason of any breach of any undertaking, agreement, warranty, representation or covenant of Authority.

C. As of the Closing Date, County shall have completed the Environmental Survey referred in Exhibit "B".

D. As of the Closing Date, the FAA shall have issued the Letter and/or Deed of Release for the Property.

E. In the event any of the foregoing conditions are not fulfilled by Authority by the date on which such condition is required to be satisfied hereunder, and such failure continues for ninety (90) days after written notice thereof to Authority, unless such condition is waived by County, County may terminate this Agreement, upon which this Agreement shall become null and void and of no further force or effect with neither party having any further rights or liabilities hereunder except to the extent provisions of this Agreement expressly state that they survive termination.

6. Conditions to Authority's Obligations.

Authority's obligation to close on the Property shall be expressly conditioned upon the fulfillment or satisfaction of each of the following conditions on or before the date or dates hereinafter specifically provided and in no event later than the date of Closing:

A. County shall have paid and Authority shall have received the Purchase Price for the Property, as adjusted pursuant to the terms and conditions of this Agreement, such Purchase Price payable to Authority in the amount and in the manner provided for in this Agreement; and

B. As of the Closing Date, County shall have performed, in all material respects, all covenants, agreements and undertakings of County contained in this Agreement; and

C. As of the Closing Date, the FAA shall have issued the Letter and/or Deed of Release for the Property.

D. In the event any of the foregoing conditions are not fulfilled by County by the date on which such condition is required to be satisfied hereunder, and such failure continues for ninety (90) days after written notice thereof to County, unless such condition is waived by Authority, Authority may terminate this Agreement, upon which this Agreement shall become null and void and of no further force or effect with neither party having any further rights or liabilities hereunder except to the extent provisions of this Agreement expressly state that they survive termination.

E. Authority may at any time or times on or before Closing, at its election, subject to restrictions of law, waive any of the foregoing conditions to its obligations hereunder and proceed with the consummation of such sale, but any such waiver shall be effective only if contained in writing signed by Authority and delivered to County. Except as to the condition waived, no waiver shall reduce the rights or remedies of Authority by reason of any breach of any undertaking, agreement, warranty, representation or covenant of County.

7. Closing Procedures.

A. **Closing Location.** The closing on the Property shall occur simultaneously (the "**Closing**"). The Closing shall take place at the office of Orange County Real Estate Management Division, 400 E. South Street, Fifth Floor, Orlando, Florida 32801, or at such place as shall be mutually agreed upon by County, Authority and City.

B. **Conveyance of Title.** At Closing, City and Authority shall execute and deliver to County a Special Warranty Deed (the "**Deed**") conveying fee simple title to the Property, as applicable, to County, free and clear of all liens, special assessments, easements, reservations, restrictions and encumbrances except for those matters as to which a Waiver of Objections is deemed to have occurred.

C. **Closing Costs.** At Closing, County shall pay all costs associated with conveyance of the Property. All parties acknowledge that County, City and Authority are exempt from payment of the Documentary Stamp Tax.

D. <u>Prorating of Taxes and Assessments</u>. Authority shall pay all taxes, assessments, and charges applicable to the Property, if any, for all years through the Closing Date. At Closing, Authority will pay to County, or the closing agent, by credit to the Purchase Price or otherwise, GOAA's and City's pro rata share of all taxes, assessments and charges, if any, allocable to the Property for the year of closing, as determined by the Orange County Property Appraiser, the Orange County Tax Collector, and/or other applicable governmental unit. It is understood and acknowledged that the Property, as property of Authority and City, is exempt from ad valorem real estate taxes, and Authority and City shall cooperate in good faith with County to evidence and confirm all applicable exemptions from taxes.

8. Defaults. In the event Authority breaches any warranty or representation contained in this Agreement or wrongfully fails to comply with or perform any of the conditions to be complied with or any of the covenants, agreements or obligations to be performed by Authority under the terms and provisions of this Agreement, County, in County's sole and absolute discretion, shall be entitled to (i) seek specific performance of this Agreement, or (ii) terminate this Agreement. Notwithstanding same, Authority shall have ten (10) days from the receipt of written notice within which to cure the alleged breach or failed performance before County either commences an action seeking specific performance or terminates this Agreement. County hereby waives any right to any and all damages and all other remedies not expressly authorized above. Upon such termination, this Agreement and all rights and obligations created hereunder shall be deemed null and void and of no further force and effect except to the extent provisions of this Agreement expressly state that they survive termination. In the event County wrongfully fails to comply with any of the conditions to be complied with or any of the covenants, agreements or obligations to be performed by County under the terms and provisions of this Agreement, Authority's sole and exclusive remedy for any such default shall be giving written notice to County demanding, and obtaining, the agreed ONE THOUSAND and NO/100 DOLLARS (\$1,000.00) as full liquidated damages. County shall immediately pay said sum to Authority, whereupon this Agreement and all rights and obligations created hereby shall automatically terminate and be null and void and of no further force or effect whatsoever except to the extent provisions in this Agreement expressly state that they survive. County and Authority acknowledge that it would be difficult or impossible to ascertain the actual damages suffered by Authority as a result of any default by County and agree that such liquidated damages are a reasonable estimate of such damages. Authority further acknowledges and agrees that County was materially induced to enter into this Agreement in reliance upon Authority's agreement to accept the above-described damages as Authority's sole and exclusive remedy and that County would not have entered into this Agreement but for Authority's agreement to so limit Authority's remedy.

9. **Broker.** Each party represents to the other that it has not dealt with any real estate broker in connection with this Agreement. Each party hereby agrees to indemnify and hold the other party harmless from all claims, lawsuits, damages and attorneys' fees suffered or incurred by said other party as a result of the indemnifying party having dealt with such a broker. This provision shall survive Closing or earlier termination of this Agreement.

10. <u>Notices</u>. Wherever any notice or other communication is required or permitted hereunder, such notice or other communication shall be in writing and shall be delivered by overnight courier, hand delivery, facsimile or other electronic transmission to the addresses or facsimile numbers of the parties set out below or at such other addresses as are specified by written notice delivered in accordance herewith:

County:	Orange County 201 S. Rosalind Avenue Orlando, Florida 32801 Attn: County Attorney
	Telephone: 407-836-7320
	Telecopy: 407-836-5888
Copy to:	Orange County Real Estate Management
	400 E. South Street, 5 th Floor
	Orlando, Florida 32801
	Attn: Manager
	Telephone: 407-836-7070
	Telecopy: 407-836-5969
Authority:	THE GREATER ORLANDO AVIATION AUTHORITY
	One Jeff Fuqua Boulevard
	Orlando, Florida 32827-4399
	Attn: Phillip N. Brown, Executive Director
Copy to:	Marchena and Graham, P.A.
	976 Lake Baldwin Lane, Suite 101
	Orlando, Florida 32814
	Attn: Marcos R. Marchena, Esq.
	Telephone: (407) 658-8566
	Telecopy: (407) 281-8564
City:	City of Orlando
	400 South Orange Avenue, 3 rd Floor
	Orlando, Florida 32801
	Attn: Chief Administrator Officer
	Telephone: 407-246-3091
	Telecopy:

Copy to: City Attorney's Office 400 South Orange Avenue, 3rd Floor Orlando, Florida 32801 Attn: City Attorney Telephone: 407-246-2295 Telecopy:

Any notice or other communication (i) sent by overnight courier shall be deemed effectively given or received upon receipt, and (ii) sent by facsimile shall be deemed effectively given on the day of such electronic transmission, and received upon electronic confirmation of same. If not transmitted or confirmed prior to 5:00 p.m. Eastern Daylight Time on the business day effected, then such transmission or confirmation shall be deemed effectively given or received on the first business day after the day of transmission of such notice and confirmation of such transmission. Refusal to accept delivery shall be deemed delivered.

11. <u>Assignment.</u> County will not assign its rights or duties hereunder in whole or in part, except with the prior written consent of Authority.

12. **Force Majeure.** Neither Authority nor County will be deemed to be in breach of this Agreement by reason of failure to perform any of its obligations hereunder while and to the extent that such failure is due to strikes, boycotts, labor disputes, embargoes, shortages of materials, acts of God, acts of the public enemy, governmental regulations or delay, acts of governmental authority (including any moratorium imposed by such authority or inability to obtain necessary permits, approvals, entitlements from any such authority) unusual weather conditions, floods, riots, rebellion, terrorist acts, or sabotage.

13. General Provisions. No failure of either party to exercise any power given hereunder or to insist upon strict compliance with any obligation specified herein, and no custom or practice at variance with the terms hereof, shall constitute a waiver of either party's right to demand exact compliance with the terms hereof. This Agreement contains the entire agreement of the parties hereto, and no representations, inducements, promises or agreements, oral or otherwise, between the parties, not embodied herein shall be of any force or effect. Any amendment to this Agreement shall not be binding upon any of the parties hereto unless such amendment is in writing and executed by Authority and County. The provisions of this Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective heirs, administrators, executors, personal representative, successors and assigns. This Agreement may be executed (i) in multiple counterparts, each of which shall constitute an original, but all of which taken together shall constitute one and the same agreement, and (ii) via facsimile or scanned email transmission, with the original executed version to be delivered within three (3) days by a nationally recognized commercial mail courier. The headings inserted at the beginning of each paragraph are for convenience only, and do not add to or subtract from the meaning of the contents of each paragraph. Authority and County do hereby covenant and agree that such documents as may be legally necessary or otherwise appropriate to carry out the terms of this Agreement shall be executed and delivered by each party at the Closings and during the Term of this Agreement. This Agreement shall be interpreted under the laws of the State of Florida. Any claims, dispute or other matter in question arising out of or relating to this Agreement or the breach thereof, except for

claims which have been waived pursuant to this Agreement, if not settled in a manner mutually agreeable to both County and Authority, shall be brought exclusively in the Circuit Court of the Ninth Judicial District in and for Orange County, Florida and the Parties consent to venue and jurisdiction therein.

14. <u>Severability</u>. This Agreement is intended to be performed in accordance with, and only to the extent permitted by, all applicable laws, ordinances, rules and regulations, however the material provisions of this Agreement are dependent upon one another and such interdependence is a material inducement for the parties to enter into this Agreement. Therefore should any material term or provision of this Agreement be held invalid or unenforceable the party protected by such provision may demand that the parties negotiate such reasonable alternate contract language as may be necessary to restore that party to its previous position or mitigate its loss.

15. <u>Attorneys' Fees</u>. In the event of any dispute hereunder, or of any action to interpret or enforce this Agreement, any provision hereof, or any matter arising here from, the predominately prevailing party shall be entitled to recover its reasonable costs, fees and expenses, including, but not limited to, witness fees, expert fees, consultant fees, attorney, paralegal and legal assistant fees, and other professional fees, and costs and expenses, whether suit be brought or not, and whether in settlement, in any declaratory action, in mediation, arbitration, bankruptcy or administrative proceeding, or at trial or on appeal.

16. **FAA Civil Rights.** The County assures that it will comply with all the "Non Discrimination Requirements, and the "Non-Discrimination Regulations", all as set forth in "Exhibit C" for construction and/or operation activities occurring on any portion of the Property.

17. <u>Public Entity Crimes Act</u>. County represents that it is familiar with the terms and conditions of Section 287.133, Florida Statutes, and County further acknowledges receipt of the following notice:

A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity in excess of \$35,000 for a period of 36 months from the date of being placed on the convicted vendor list.

[SIGNATURES OF PARTIES TO APPEAR ON FOLLOWING PAGE]

IN WITNESS WHEREOF, County and Authority and City have caused this Agreement to be executed as of the dates set forth below.

TWO WITNESSES: (1) Printed Name: Annom (2)GUEND AlbaL. Printed Name:

GREATER ORLANDO AVIATION
AUTHORITY
By: $\frac{1}{\frac{1}{\frac{1}{2}}} \frac{1}{\frac{1}{2}} \frac{1}$

ATTEST: Dayci S. Burnette-Sny Her, Assistant Secretary

APPROVED AS TO FORM AND LEGALITY On the ///m day of //, $201\frac{7}{2}$ for the use and reliance of the Greater Orlando Aviation Authority, only.

Marchena and Graham, P.A., Counsel

By: MMM Marchena and Graham, P.A.

STATE OF FLORIDA COUNTY OF ORANGE

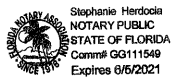
The foregoing instrument was acknowledged before me this $/\underline{3}^{\prime\prime\prime}$ day of $\underline{4}_{\prime\prime\prime}$, 2012, by Phillip N. Brown, who represented to me that he is the Executive Director of the Greater Orlando Aviation Authority authorized to act on behalf of the same. He is (check one) $\underline{\checkmark}$ personally known to me, or ____ has produced _____ as identification.



Print Name: <u>KATHLEEN LUAWN FISHER</u> Notary Public, State of Florida Commission No.: <u>FF 941732</u> My Commission Expires: <u>Dec. 7, 2019</u>

TWO WITNESSES: **CITY OF ORLANDO, FLORIDA** (1)By: Printed Name: erman Printed Name? neenan Title: Maur Protem Date: 201 7 10 Printed Name: ATTES Printed Name: Devise Title: City Clerk APPROVED AS TO FORM AND LEGALITY FOR THE USE AND RELIANCE OF THE CITY OF ORLANDO, ONLY, THIS / Z DAY OF hen 2017. By: Printed Nam STATE OF FLORIDA COUNTY OF Oranoul

The foregoing instrument was acknowledged before me this 10 day of <u>July</u>, 201<u>7</u>, by <u>Patty Sheenan</u>, who represented to me that he/she is the <u>Mayor Pro Tem</u> of <u>Cuty of Onanclo</u> authorized to act on behalf of the same. He/she is (check one) <u>personally known to me, or has produced</u> as identification.



Print Name: <u>Stephand Herdouc</u> Notary Public, State of Florida Commission No.: <u>66111549</u> My Commission Expires: <u>101513031</u>

ORANGE COUNTY, FLORIDA, BUYER BY:

Russell Corriveau, Its Agent

23 /17 6 DATE:

EXHIBIT "A" THE PROPERTY

A PORTION OF SECTIONS 16 AND 17, TOWNSHIP 24 SOUTH, RANGE 30 EAST, ORANGE COUNTY, FLORIDA BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF THE SOUTHWEST 1/4 OF SAID SECTION 16; THENCE N89'00'27" ALONG THE SOUTH LINE OF THE SOUTHWEST 1/4 OF SAID SECTION 16, A DISTANCE OF 1823-46 FEET TO THE POINT BECONNING; THENCE CONTINUE M80'00'27" ALONG SAID SOUTH LINE, A DISTANCE OF 0.90 FEET TO A POINT ON THE NORTHEASTERTY RGHT OF WAY LINE OF BOGGY CREEK ROAD PER DEED BOOK 402, PAGE 371, PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA; THENCE DEPARTING SAID SOUTH LINE RUN M55'5'25" ALONG SAID NORTHEASTERLY RIGHT OF WAY LINE, A DISTANCE OF 234.63 FEET TO A POINT ON THE MORTHEASTERY RGHT OF WAY LINE OF BOGGY CREEK ROAD PER OFFICIAL RECORDS DOK 9720, PAGE 4706, PUBLIC RECORDS OF ORANGE COUNTY, FLORDA; THENCE CONTINUE ALONG THE NORTHEASTERLY RIGHT OF WAY LINE, A DISTANCE OF 124.68, FEET TO A POINT ON THE MORTHEASTERY RGHT OF WAY LINE OF BOGGY CREEK ROAD PER OFFICIAL RECORDS DOK 9720, PAGE 4706, PUBLIC RECORDS OF ORANGE COUNTY, FLORDA; THENCE CONTINUE ALONG THE NORTHEASTERLY RIGHT OF WAY OF BOGCY CREEK ROAD PER OFFICIAL RECORDS BOOK 9720, PAGE 4706, PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA THE FOLLOWING SEVEN (7) COURSES; N34'44'35'E, A DISTANCE OF 10.00 FEET; THENCE M55'I5'25'W, A DISTANCE OF 700.00 FEET; THENCE M34'4'35'E, A DISTANCE OF 15.00 FEET; THENCE N55'I5'25'W, A DISTANCE OF 145.00 FEET; THENCE SJ4'44'35'W, A DISTANCE OF 15.00 FEET; THENCE RUN ALONG SAID MORTHEASTERLY RIGHT OF WAY LINE FOLLOWING THEE (3) COURSES; N55'I5'Z'W, A DISTANCE OF 37.31 FEET TO A POINT OF CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY HAVING A RADIUS OF 117.87.4 FEET; A CENTRAL ANGLE OF IS'0'I9', A CHORD BEARING OF M3'JS'JS'W AND CHORD DISTANCE OF 341.78 FEET; THENCE RUN NORTHMESTERLY ALONG THE ARC OF SAID CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY HAVING A RADIUS OF 117.87.4 FEET; A CENTRAL ANGLE OF 520.31 FEET TO A POINT OF THE RECOF AS RECORDED IN PLAT BODN O, PAGE 16, OF SAID PUBLIC RECORDS; THENCE DEPARTING SAID NORTHEASTERLY RIGHT OF WAY LINE RUN SIJ'S'S'W AND CHORD DISTANCE OF 341.78 FEET; THENCE RUN SOUTHEASTERLY ALONG THE PLAT OF

CONTAINS: 2.243 ACRES MORE OR LESS.

EXHIBIT "B" THE DUE DILIGENCE CONTINGENCY

1. Orange County may obtain a report ("Environmental Survey") by a qualified consultant or consultants, including members of Orange County's own professional staff, (the "Consultants"), within ninety (90) days from contract effective date. Such Environmental Survey may include, but not be limited to, the following (all of which shall hereinafter be collectively referred to as the "Environmental Exceptions")

(i) Contamination of the "Property" (which term shall hereinafter be deemed to include any buildings or structures located thereon) by hazardous materials;

(ii) Apparent violation of environmental requirements upon or associated with activities upon the Property;

(iii) The presence of any endangered or threatened species or plant life on the Property;

- (iv) Whether the Property has any historical or archeological significance;
- (v) Potential incurrence of environmental damages by the owner(s) or operator(s) of the Property

The Environmental Survey may include, without limitation, the results of:

- (a) A site inspection;
- (b) Interviews of present occupants of the Property;
- (c) A review of public records concerning the Property and other properties in the vicinity of the Property;
- (d) A review of aerial photographs of the Property and other evidence of historic land uses;
- (e) Soil and/or ground water testing and/or analysis;
- (f) Asbestos testing and/or analysis;
- (g) Testing and/or analysis of any other apparently applicable environmental hazard or condition;
- (h) Building Inspection

The Environmental Survey shall include, (if determined by the Consultants) the estimated cost of cure and period of time required to remediate any Environmental Exceptions.

II. The Environmental Survey may be performed at any time or times, upon reasonable notice, and under reasonable conditions established by Seller which do not impede the performance of the Environmental Survey. The consultants are hereby authorized to enter upon the Property for such purposes and to perform such testing and take such samples as may be necessary in the reasonable opinion of the Consultants to conduct the Environmental Survey.

III. SELLER will cooperate with the Consultants and supply to the Consultants such historical and operational information as may be reasonably requested by the Consultants, including any notices, permits, or other written communications pertaining to possible Environmental Exceptions, and including without limitation, any studies, or reports prepared by, or for SELLER, or furnished to SELLER, or its agents, or consultants, and SELLER will make available to the Consultants any persons known to have knowledge of such matters. Orange County shall hold the Environmental Survey and any written materials furnished to it by SELLER confidential except as required by law.

IV. If the Environmental Survey reveals any Environmental Exceptions, or if the other testing reveals any condition to the property which Orange County deems to require further evaluation, then, this purchase agreement is automatically extended an additional ainety (90) days for further testing. If the environmental survey or testing results are unacceptable to Orange County, then, this purchase agreement shall be terminated upon notice to SELLER of such unacceptability with no party to this purchase agreement having any further liability to any other.

EXHIBIT "C" FAA REQUIRED CONTRACT PROVISIONS

GENERAL CIVIL RIGHTS PROVISIONS

County agrees that it will comply with pertinent statutes, Executive Orders and such rules as are promulgated to ensure that no person shall, on the grounds of race, creed, color, national origin, sex, age, or disability be excluded from participating in any activity conducted with or benefiting from Federal assistance.

This provision binds County until the completion of the contract. This provision is in addition to that required of Title VI of the Civil Rights Act of 1964.

Compliance with Nondiscrimination Requirements

During the performance of this contract, County, for itself, its assignees, and successors in interest (hereinafter referred to as "County") agrees as follows:

- 1. Compliance with Regulations: County (hereinafter includes consultants) will comply with the Title VI List of Pertinent Nondiscrimination Statutes and Authorities, as they may be amended from time to time, which are herein incorporated by reference and made a part of this contract.
- 2. Non-discrimination: County, with regard to the work performed by it during the contract, will not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. County will not participate directly or indirectly in the discrimination prohibited by the Acts and the Regulations, including employment practices when the contract covers any activity, project, or program set forth in Appendix B of 49 CFR part 21.
- 3. Solicitations for Subcontractors, Including Procurements of Materials and Equipment: In all solicitations, either by competitive bidding, or negotiation made by County for work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential subcontractor or supplier will be notified by County of County's obligations under this contract and the Acts and the Regulations relative to non-discrimination on the grounds of race, color, or national origin.
- 4. Information and Reports: County will provide all information and reports required by the Acts, the Regulations, and directives issues pursuant thereto and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by Authority or the Federal Aviation Administration to be pertinent to ascertain compliance with such Acts, Regulations, and instructions. Where any information required of County is in the exclusive possession of another who fails or

refuses to furnish the information, County will so certify to Authority or the Federal Aviation Administration, as appropriate, and will set forth what efforts it has made to obtain the information.

5. Sanctions for Noncompliance: In the event of County's noncompliance with the nondiscrimination provisions of this contract, Authority will impose such contract sanctions as it or the Federal Aviation Administration may determine to be appropriate, including, but not limited to:

a. Withholding payments to County under the contract until County complies; and/or

- b. Cancelling, terminating, or suspending a contract, in whole or in part.
- 6. Incorporation of Provisions: County will include the provisions of paragraphs one through six in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations and directives issued pursuant thereto. County will take action with respect to any subcontract or procurement as Authority or the Federal Aviation Administration may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if County becomes involved in, or is threatened with litigation by a subcontractor, or supplier because of such direction, then County may request Authority to enter into any litigation to protect the interests of Authority. In addition, County may request the United States to enter into the litigation to protect the interests of the United States.

During the performance of this contract, County, for itself, its assignees, and successors in interest (hereinafter referred to as "**County**") agrees to comply with the following non-discrimination statutes and authorities including but not limited to:

- Title VI of the Civil Rights Act of 1964 (42 U.S.C. §2000d *et seq.*, 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin);
- 49 CFR Part 21 (Non-discrimination in Federally-Assisted Programs of The Department of Transportation – Effectuation of Title VI of the Civil Rights Act of 1964);
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. §4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. §794 *et seq.*), as amended, (prohibits discrimination on the basis of disability); and 49 CFR part 27;
- The Age Discrimination of Act of 1975, as amended, (42 U.S.C. §6101 *et seq.*), (prohibits discrimination on the basis of age);

- Airport and Airway Improvement Act of 1982, (49 USC §471, Section 47123), as amended, (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987, (PL 100-209), (Broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and Airlines, whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act of 1990, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 U.S.C. §§12131-12189) as implemented by Department of Transportation regulations at 49 CFR parts 37 and 38;
- The Federal Aviation Administration's Non-discrimination statute (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);
- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Lpow-Income Populations, which ensures discrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 *et seq.*);
- Title 14, Code of Federal Regulations, Part 152, Subpart E, Federal Aviation Administration, Non-discrimination in Airport Aid Program.

ORANGE COUNTY REAL ESTATE MANAGEMENT DIVISION REVIEW APPRAISER'S STATEMENT

NEGOTIATION APPRAISAL REPORT

AGENT'S COPY

PARCEL	PROJECT	LIMITS	PROPERTY OWNER	CIP
1105 (REV)	Boggy Creek Road	SR 417 to Wetherbee Rd. (Invest)	GOAA/ City of Orlando	3075

A. I certify that, to the best of my knowledge and belief:

• The statements of fact contained in this report are true and correct.

The reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions and are my personal, impartial, and unbiased
professional analyses, opinions, and conclusions.

I have no present or prospective interest in the property that is the subject of the work under review and no personal interest with respect to the parties involved.
I have not performed any professional services regarding the subject of the work under review within the three-year period immediately preceding acceptance of this assignment.

I have no bias with respect to the property that is the subject of the work under review or to the parties involved with this assignment.

My engagement in this assignment was not contingent upon developing or reporting predetermined results.

My compensation is not contingent on an action or event resulting from the analyses, opinions, or conclusions in this review or from its use.

My compensation for completing this assignment is not contingent upon the development or reporting of predetermined assignment results or assignment results that favors the cause of the client, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal review.
 My analyses, opinions, and conclusions were developed, and this review report has been prepared, in conformity with the Uniform Standards of Professional Appraisal

- Proctice.
- I have made a personal inspection of the subject of the work under review.

• No one provided significant appraisal or appraisal review assistance to the person signing this certification.

• The reported analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the Code of Professional Ethics and Standards of Professional Appraisal Practice of the Appraisal Institute.

• The use of this report is subject to the requirements of the Appraisal Institute relating to review by its duly authorized representatives.

As of the date of this report, I have completed continuing education requirements of the Appraisal Institute.

	1	2	3	4
APPRAISER	C. Lee Lobban, MAI	C. Lee Lobban, MAI	C. Lee Lobban, MAI	
DATE OF REPORT	August 2, 2016	December 21, 2016	May 29, 2017	
PURPOSE*	A	В	с	
PROPERTY TYPE	Vacant Land	Vacant Land	Vacant Land	
ACQUISITION SIZE:	99,904 SF	97,705 SF	97,705 SF	
APPRAISAL DOV	7/22/2016	July 22, 2016	May 23, 2017	
APPRAISAL TOTAL:	\$495,800	\$461,900	\$461,900	
LAND	\$359,700	\$351,800	\$351,800	
IMPROVEMENTS	\$0	0	0	
COST TO CURE	\$0	0	0	
DAMAGES	\$136,100	\$110,100	\$110,100	
REVIEWER	R.K. Babcock, MAI	R.K. Babcock, MAI	R.K. Babcock, MAI	

*Purpose: A=Neg., B=Rev. Neg., C=2nd Rev. Neg., D=OT, E=Rev. OT, F=DOD, G=Rev. DOD, H=2nd Rev/DOD, O=Owner Report, R=Rev. Owner Report=Other.

CONCLUSION OF VALUE: \$461,900

ALLOCATION: LAND \$ 351,800 IMPROVEMENTS \$ 0

DAMAGES &/or COST TO CURE \$ 110,100

UNECONOMIC REMNANT (UNECO): N/A

Value to Acquisition Including Uneconomic Remainder			
Land Area:		Partial/Whole (P/W):	
Land:			
Improvements			
Damages and/or Cost to Cure			
Total:			

Not. AN Bobcock Reviewer: Robert K. Babcock, MAI State-Certified General Real Estate Appraiser RZ990 Review Report Date 6/12/2017 Ann Caswell, Manager

ORANGE COUNTY CERTIFICATION OF VALUATION

PROJECT: Boggy Creek Rd North (SR 417 to Wetherbee Rd)

PARCEL: 1105

I hereby certify:

- 1. The statements of fact contained in this report are true and correct.
- 2. The reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions and are my personal, unbiased, professional analyses, opinions, and conclusions.
- 3. I have no present or prospective interest in the property or bias with respect to the property that is the subject of this report, and I have no personal interest or bias with respect to the parties involved.
- 4. I have performed 2 prior appraisals of this property within the three-year period immediately preceding acceptance of this assignment. These appraisals were performed for the same client identified in this appraisal. This appraisal is an update of the previous report.
- 5. I have no bias with respect to the property that is the subject of this report or to the parties that are involved with this assignment.
- 6. My engagement in this assignment was not contingent upon developing or reporting predetermined results.
- 7. My compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.
- 8. My analyses, opinions, or conclusions were developed and this report has been prepared in conformity with the Uniform Standards of Professional Appraisal Practice, and the provisions of Chapter 475, Part II, Florida Statutes.
- 9. I have made a personal inspection of the property that is the subject of this report and I have afforded the property owner the opportunity to accompany me at the time of the inspection. I have also made a personal field inspection of the comparable sales relied upon in making this appraisal. The subject and the comparable sales relied upon in making this appraisal were as represented by the photographs contained in this appraisal.
- 10. No persons other than those named herein provided significant real property appraisal assistance to the person signing this certification. Those assisting are named on the following Certificate of Valuation Addendum.
- 11. That I have not revealed the results of such appraisal to other than the proper officials of Orange County and will not do so until authorized by same or until required by due process of law, or until released from this obligation by having publicly testified as to such results.

Statements supplemental to this certification as required by membership in the Appraisal Institute are described on an addendum to this certificate and, by reference, are made a part hereof. My opinion of the current market value of the property appraised as of the 23^{rd} day of May, 2017, is \$461,900, based upon my independent appraisal and the exercise of my professional judgment.

The market value may be allocated as follows:

Land Area: 2.243 Acres (Fee Acquisition)

Land		\$351,800		
Improvement Damages and		2	0	
Cost-To-Cure	;	\$	110,100	
TOTAL	1	\$	461,900	

C. Lee Lobban, MAI Date State Certified General Real Estate Appraiser, RZ1844

May 29, 2017

Project: Boggy Creek Road - North Limits: S.R. 417 to Wetherbee Road Parcel: 1105

____X_Pre-Condemnation _____Post-Condemnation

SETTLEMENT ANALYSIS

County's Appraised Value			
Land: 2.243 Acres		\$461,900	
Total Appraisal Value			
Owner's Offer Parcel Appraiser's Fees Attorney's Fees Total: Owner's Offer Potential Costs if Condemned:	\$461,900 \$ -0- \$ -0-	<u>\$461,900</u>	
Owner's Probable Testimony for Taking, Damages & Costs to Cure:	\$600,000		
Additional Fees and Costs: Appraisal Update Costs Attorney's Fees Total of Additional Fees & Costs	\$ 15,000 <u>\$ 45,573</u> \$ 60,573		
Total Potential Costs if Condemned:			
Recommended Settlement Amount			

Project: Boggy Creek Road - North Limits: S.R. 417 to Wetherbee Road Parcel: 1105

EXPLANATION OF RECOMMENDED SETTLEMENT

This property is located on the east side of the intersection of East Wetherbee Road and Boggy Creek Road and consists of 2.243 acres and will be used for the road widening improvements of Boggy Creek North. An offer was made and accepted for the appraised value of \$461,900. This Agreement includes future provisions for a four-way intersection once All Aboard-Florida Operations, LLC (AFF) and The Greater Orlando Aviation Authority (GOAA) extends and constructs the westernmost portion of the Heintzelman Road to the Boggy Creek Road/Wetherbee Road Intersection. I recommend and request approval of \$461,900.

Date 6/12/17 Recommended by und Russell L. Corriveau, Sr. Acquisition Agent, Real Estate Management Division Date 6/16/17 Approved by in Mary Ann Keller, Assistant Manager, Real Estate Management Division Approved for Submittal to The Board of County Date 6-23-17 Commissioners by Ann Caswell, Manager, Real Estate Management Division