# RESOLUTION NO. 1924

NOW, THEREFORE, BE IT RESOLVED by the members of the City Council of the City of Albany, Oregon, that the City of Albany shall accept the Grant Offer of the United States of America in the amount of \$45,000 for the purpose of obtaining Federal Aid under Project No. A-41-0001-01 in the development of Albany Municipal Airport.

BE IT FURTHER RESOLVED that the Mayor of the City of Albany is hereby authorized and directed to sign the statement of Acceptance of said Grant Offer (entitled Part II - Acceptance) on behalf of the City of Albany and the City Recorder is hereby authorized and directed to attest the signature of the Mayor and to impress the official seal of the City of Albany on the aforesaid statement of Acceptance.

BE IT FURTHER RESOLVED that a true copy of the Grant Offer referred to herein is attached hereto; and made a part hereof.

DATED THIS 30TH DAY OF NOVEMBER, 1977.

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ATTEST:

#### CERTIFICATE

I, D. Gary Holliday, City Recorder of the City of Albany, Oregon, do hereby certify that the attached resolution is a full, true, and correct copy of Resolution No. 1924 adopted at a regular meeting of the Council of the City of Albany held on the 30th day of November, 1977, and that the same is now in full force and effect. IN WITNESS WHEREOF, I have hereunto set my hand and impressed the official seal of the City of Albany this 30th day of November, 1977.

D. Gary Holliday, City Recorder

DEPARTMENT OF TRANSPORTATION FEDERAL AVIATION ADMINISTRATION

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## **PLANNING GRANT AGREEMENT**

## PART I - OFFER

	DATE OF OFFER November 14, 1977
OF PLANNING GRANT:	
AIRPORT MASTER PLANNING FOR	PROJECT NO. A-41-0001-01
Albany Nunicipal Sirport Albany, Oregon	CONTRACT NO. DOT-FA78WE-1102
AIRPORT SYSTEM PLANNING FOR	
TO: City of Albany, Oregon	
	(herein referred to as the "Sponsor"
"FAA").  WHEREAS, the Sponsor has submitted to the FAA,	an Airport Master or System)  Planning Grant Application
dated October 19, 1977 for a project for the development for planning pu nature of development needed for Albany M	(herein called the "Planning Application"), for a grant of func- irposes of information and guidance to determine the extent, type, and instruction (airport area name and/or location)
(herein called the	
	(airport or area)
for the development of plans for the	and made a part hereof; and WHEREAS, the FAA has approved a project (herein called the "Planning Project") consisting irport or area)
of the following approved airport	
	planning:

all as more particularly described in the Description of Work Program incorporated in the said Planning Application;
FAA Form 5900-1 PG 1 (1-71)

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NOW THEREFORE, pursuant to and for the purpose of carrying out the provisions of the Airport and Airway Development Act of 1970, as amended, and in consideration of (a) the Sponsor's adoption and ratification of the representations and assurances contained in said Planning Application, and its acceptance of this Offer, as hereinafter provided, and (b) the benefits to accrue to the United States and the public from the accomplishment of the airport (master or system)

- 1. The maximum obligation of the United States payable under this Offer shall be \$\_45.000.00
- 2. The FAA, for and on behalf of the United States, may by written notice terminate or suspend this grant in whole or in part, or withhold payment, in the event that it finds that the Sponsor has:
  - a. Failed to comply with Federal law or with any of the terms and conditions contained in this Planning Grant Agreement;
  - b. Failed to carry out the Planning Project as approved;
  - c. Made unauthorized or improper use of grant funds;
  - d. Submitted any application, report, or other document which contains a misrepresentation of a material nature or is incorrect or incomplete in any material respect; or,
  - e. If for any reason continuation of the approved Planning Project is rendered impossible, ineligible, or illegal.

The Sponsor shall take such action relative to termination or suspension as may be required by the FAA in the notice of termination or suspension. In such case termination or suspension shall not affect any otherwise valid and allowable obligations made in good faith prior to receipt of notice of termination or suspension.

#### 3. The Sponsor shall:

- a. Begin accomplishment of the Planning Project within \_\_\_\_\_ days after acceptance of this Offer, with failure to do so constituting just cause for termination of the obligations of the United States hereunder by the FAA;
- c. Carry out and complete all planning work in accordance with the Description of Work Program, incorporated herein, or as it may be revised or modified with the approval of the FAA and in accordance with design standards and planning criteria established by the FAA;

- 4. The allowable costs of the project shall not include any costs determined by the FAA to be ineligible for consideration as to allowability under Section of the Regulations.
- 5. Payment of the United States share of the allowable project costs will be made pursuant to and in accordance with the provisions of Sections of the Regulations. Final determination as to the allowability of the costs of the project will be made at the time of the final grant payment pursuant to Section of the Regulations and final reimbursement will be made after final review, audit, and acceptance by FAA of the completed Planning Project and after all conditions relating to the Planning Project have been satisfied.
- 6. The FAA reserves the right to amend or withdraw this Offer at any time prior to its acceptance by the Sponsor.
- 7. This Offer shall expire and the United States shall not be obligated to pay any part of the costs of the Planning Project unless this Offer has been accepted by the Sponsor on or before or such subsequent date as may be prescribed in writing by the FAA.
- 8. All financial records pertaining to the Planning Project shall be made available to authorized representatives of the FAA and the Comptroller General of the United States in conformity to Section.
- 9. The Sponsor will, at such times and in such manner as the FAA may require, furnish FAA with periodic reports and statements pertaining to the Planning Project and planning work activities and other related matters covered hereunder.
- 10. Sponsors shall submit for FAA approval prior to their execution all private party or public body contracts to do all or any part of the Planning Project. These contracts shall include applicable terms and conditions as specified by the FAA.
- 11. The FAA reserves the right to disapprove the Sponsor's employment of specific consultants and their subcontractors to do all or any part of the Planning Project and further reserves the right to disapprove the proposed scope and cost of the professional services.
- 12. The FAA reserves the right to disapprove the use of professional level employees of the Sponsor when such employees are designated by the Sponsor to do all or part of the Planning Project.
- 13. All published material such as reports, maps, and other documents prepared in connection with the Planning Project and planning work activities shall contain a standard notice that the material was prepared under an Airport Planning Grant provided by FAA. The Sponsor shall make these documents available (Master or System)

for examination by the public.

In addition, no material prepared in connection with the Planning Project and planning work activities shall be subject to copyright in the United States or in any other country. The FAA shall have unrestricted authority to publish, disclose, distribute, and otherwise use, in whole or in part, any reports, data, or other materials prepared with Airport Planning Grant funds.

14. The Sponsor agrees to conduct the Planning Project in compliance with all the requirements imposed by or pursuant to Title VI of the Civil Rights Act of 1964 and by Part 21 of the Regulations of the Office of the Secretary of Transportation, as amended.

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15. The Sponsor agrees that neither the approval of the Planning Application nor the tender of this Offer nor the approval of the final airport Master planning report constitutes an assurance or commitment, [master or system]

express or implied, by the FAA, that any airport development or unit thereof shown in the planning developed as part of this Planning Application will be approved for inclusion in any pending or future Airport and Airway development Program under the Airport and Airway Development Act of 1970.

- 16. The grantee agrees to effectuate the purposes of Section 30 of the Airport and Airway Development Act of 1970, as amended, by assuring that minority business enterprises shall have the maximum opportunity to participate in the performance of contracts financed in whole or in part with Federal funds provided under this agreement. For the purposes of this provision, "minority business enterprise" means a business enterprise that is owned or controlled by one or more socially or economically disadvantaged persons. Such disadvantage may arise from cultural, racial, religious, sex, national origin, chronic economic circumstances or background or other similar cause. Such persons may include, but are not limited to, American Blacks, Americans of Hispanic origin, American Orientals, American Indians, American Eskimos and American Aleuts. Grantee further agrees to comply with such regulations as may be issued by the Federal Aviation Administration to implement Section 30 of the Act.
- 17. It is understood and agreed by and between the parties hereto that the STANDARD DOT TITLE VI ASSURANCES executed by Sponsor October 19, 1977, is hereby incorporated herein and made a part hereof by reference.
- 18. It is understood and agreed by and between the parties hereto that the following condition shall be substituted for Condition No. 5 on page 3 of this Planning Grant Agreement:

"Payment of the United States share of the allowable project costs will be made pursuant to and in accordance with the provisions of Part 152 of the Federal Aviation Regulations. Final determination as to the allowability of the costs of the project will be made after final audit."

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CERTIFICATE OF SPONSOR'S ATTORNEY			
Monlo Long			_
	, actir	ng as Attorney for the C	ty of
Albany, Oregon		(herein referred t	o as the "Sponsor")
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hereby certify:			
That I have examined the foregoing airp	ort Kaster	Planning Gran	nt Agreement and the
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proceedings taken by said Sponsor relating thereful theorized and that the execution thereof is in all			
of Oregon		, and further	
aid airport Manhar		·	ing Grant Agreement
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constitutes a legal and binding obligation of the Spo	nsor in accordance w	rith the terms thereof.	
Dated at Albany, Oregon, on t	his 30th	day of November	1977
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