PROJECT APPLICATION
(For Federal Aid for Development of Public Airports)

Part I—PROJECT INFORMATION

The County of Santa Clara (herein called the "Sponsor") hereby makes application to the Federal Aviation Administration (hereinafter called the "FAA"), for a grant of Federal funds pursuant to the Federal Airport Act and the Regulations issued thereunder, for the purpose of aiding in financing a project (herein called the "Project") for development of the Reid Hillview Airport of Santa Clara County Airport (herein called the "Airport") located in San Jose, California.

It is proposed that the Project consist of the following-described airport development:

Land acquisition, airport development (5.1 acres)

all as more particularly described on the property map attached (hereto as Exhibit "A") and in the plans and specifications submitted to the FAA as exhibit hereto.

*Strike out the inappropriate clause.
THE FOLLOWING IS A SUMMARY OF THE ESTIMATED COSTS OF THE PROJECT:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>TOTAL ESTIMATED COST</th>
<th>ESTIMATED SPONSOR'S SHARE OF COST</th>
<th>ESTIMATED FEDERAL SHARE OF COST</th>
</tr>
</thead>
<tbody>
<tr>
<td>Item 1. Land Costs</td>
<td>$40,860</td>
<td>18,910 46.3</td>
<td>21,950 53.7</td>
</tr>
<tr>
<td>Item 2. Construction Costs</td>
<td>--</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>Item 3. Engineering and Supervision Costs</td>
<td>--</td>
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<td>--</td>
</tr>
<tr>
<td>Item 4. Administrative Costs</td>
<td>363</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>Item 5. Total of 2, 3, and 4 above</td>
<td>363</td>
<td>168 46.3</td>
<td>195 53.7</td>
</tr>
<tr>
<td>Item 6. Contingencies</td>
<td>--</td>
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<td>--</td>
</tr>
<tr>
<td>Item 7. Total All Estimated Project Costs (Items 1, 5, and 6)</td>
<td>$41,223</td>
<td>$19,078</td>
<td>$22,145</td>
</tr>
</tbody>
</table>

Part II—REPRESENTATIONS

The Sponsor hereby represents and certifies as follows:

1. Legal Authority.—The Sponsor has the legal power and authority: (1) to do all things necessary in order to undertake and carry out the Project in conformity with the Act and the Regulations; (2) to accept, receive, and disburse grants of funds from the United States in aid of the Project, on the terms and conditions stated in the Act and the Regulations; and (3) to carry out all of the provisions of Parts III and IV of this Project Application.

2. Funds.—The Sponsor now has on deposit, or is in a position to secure, $_________ for use in defraying the costs of the Project. The present status of these funds is as follows:

Sponsor acquired ownership of Project property in 1964.

3. Compatible Land Use.—The Sponsor has taken the following actions to assure compatible usage of land adjacent to or in the vicinity of the airport:

Ordinance N.S. 1200.16, enacted February 26, 1940 regulates the erection and maintenance of obstructions dangerous to aerial transportation adjacent to or near public air navigation facilities. Santa Clara County proposes compatible zoning in the area. Adjacent lands lie within the city of San Jose.
4. Approvals of Other Agencies.—The Project has been approved by all non-Federal agencies whose approval is required, namely:

State Clearinghouse
Metropolitan Clearing House-Association of Bay Area Governments

5. Defaults.—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:

None

6. Possible Disabilities.—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 Parts III and IV of the Project Application, either by limiting its legal or financial ability or otherwise, except as follows:

None

7. 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”:

Title in fee, free and clear of all liens, easements, encumbrances and adverse interests in all airport property.

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\(^1\) on which such construction work is to be performed, all of which areas are identified on the aforementioned property map designated as Exhibit “A”:

None

(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\(^1\) 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”:

None

8. 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

\(^{1}\)State 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—SPONSOR'S ASSURANCES

In order to furnish the assurances required by the Act and Regulations the Sponsor hereby covenants and agrees with the United States, as follows:

1. These covenants shall become effective upon acceptance by the Sponsor of an offer of Federal aid for the Project or any portion thereof, made by the FAA and shall constitute a part of the Grant Agreement thus formed. These covenants shall remain in full force and effect throughout the useful life of the facilities developed under this Project, but in any event not to exceed twenty (20) years from the date of said acceptance of an offer of Federal aid for the Project.

2. The Sponsor will operate the Airport as such for the use and benefit of the public. In furtherance of this covenant (but without limiting its general applicability and effect), the Sponsor specifically agrees that it will keep the Airport open to all types, kinds, and classes of aeronautical use on fair and reasonable terms without discrimination between such types, kinds, and classes: Provided, That the Sponsor may establish such fair, equal, 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; And Provided Further, That 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.

3. The Sponsor—

a. Will not grant or permit any exclusive right forbidden by Section 308(a) of the Federal Aviation Act of 1958 (49 U.S.C. 1340(a)) at the airport, or at any other airport now or hereafter owned or controlled by it;

b. Agrees that, in furtherance of the policy of the FAA under this covenant, unless authorized by the Administrator, it will not, either directly or indirectly, grant or permit any person, firm or corporation the exclusive right at the airport, or at any other airport now or hereafter owned or controlled by it, 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 regarded as an aeronautical activity.

c. Agrees that it will terminate any existing exclusive right to engage in the sale of gasoline or oil, or both, granted before July 1, 1962, at such an airport, at the earliest renewal, cancellation, or expiration date applicable to the agreement that established the exclusive right; and

d. Agrees that it will terminate any other exclusive right to conduct an aeronautical activity now existing at such an airport before the grant of any assistance under the Federal Airport Act.

4. The Sponsor agrees that it will operate the Airport for the use and benefit of the public, on fair and reasonable terms, and without unjust discrimination. In furtherance of this covenant (but without limiting its general applicability and effect), the Sponsor specifically covenants and agrees:

a. That in its operation and the operation of all facilities on the airport, neither it nor any person or organization occupying space or facilities therein will discriminate against any person or class of persons by reason of race, color, creed, or national origin in the use of any of the facilities provided for the public on the Airport.

b. That 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 engage in any aeronautical activity for furnishing services to the public at the airport, the Sponsor will insert and enforce provisions requiring the contractor;

(1) to furnish said service on a fair, equal, and not unjustly discriminatory basis to all users thereof, and

(2) to charge fair, 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. That it will not exercise or grant any right or privilege which would operate 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 and repair) that it may choose to perform.

d. In the event the Sponsor itself exercises any of the rights and privileges referred to in subsection b, the services involved will be provided on the same conditions as would apply to the furnishing of such services by contractors or concessionaires of the Sponsor under the provisions of such subsection b.

5. Nothing contained herein shall be construed to prohibit the granting or exercise of an exclusive right for the furnishing of nonaviation products and supplies or any service of a nonaeronautical nature or to obligate the Sponsor to furnish any particular nonaeronautical service at the Airport.

6. The Sponsor will operate and maintain in a safe and serviceable condition the Airport and all facilities thereon and connected therewith which are necessary to serve the aeronautical users of the Airport other than facilities owned or controlled by the United States, and will not permit any activity thereon which would interfere with its use for airport purposes: Provided, That nothing contained herein shall be construed to require that the Airport be operated for aeronautical uses during temporary periods when snow, flood, or other climatic conditions interfere with such operation and maintenance; And Provided Further, That 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.

relates to operating an airport that we relocate
7. Insofar as it is within its power and reasonably possible, the Sponsor will, either by the acquisition and retention of easements or other interests in or rights for the use of land or airspace or by the adoption and enforcement of zoning regulations, prevent the construction, erection, alteration, or growth of any structure, tree, or other object in the approach areas of the runways of the Airport, which would constitute an obstruction to air navigation according to the criteria or standards prescribed in Section 77.22, as applied to Section 77.27, Part 77 of the Federal Aviation Regulations. In addition, the Sponsor will not erect or permit the erection of any permanent structure or facility which would interfere materially with the use, operation, or future development of the Airport, in any portion of a runway approach area in which the Sponsor has acquired, or may hereafter acquire, property interests permitting it to so control the use made of the surface of the land.

8. All facilities of the Airport developed with Federal aid and all those usable for the landing and taking off of aircraft, will be available to the United States at all times, without charge, for use by military and naval aircraft in common with other aircraft, except that if the use by military and naval aircraft is substantial, a reasonable share, proportional to such use, of the cost of operating and maintaining facilities so used, may be charged. Unless otherwise determined by the FAA, or otherwise agreed to by the Sponsor and the using agency, substantial use of an airport by military and naval aircraft will be considered to exist when operations of such aircraft are in excess of those which, in the opinion of the FAA, would unduly interfere with use of the landing area by other authorized aircraft, or during any calendar month that:

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

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

9. Whenever so requested by the FAA, the Sponsor will furnish without cost to the Federal Government, for construction, operation and maintenance of facilities for air traffic control activities, or weather reporting activities and communication activities related to air traffic control, such areas of land or water, or estate therein, or rights in buildings of the Sponsor as the FAA may consider necessary or desirable for construction at Federal expense of space or facilities for such purposes. The approximate amounts of areas and the nature of the property interests and/or rights so required will be set forth in the Grant Agreement relating to the Project. Such areas or any portion thereof will be made available as provided herein within 4 months after receipt of written request from the FAA.

10. The Sponsor will furnish the FAA with such annual or special airport financial and operational reports as may be reasonably requested. Such reports may be submitted on forms furnished by the FAA, or may be submitted in such manner as the Sponsor elects so long as the essential data are furnished. The Airport and all airport records and documents affecting the Airport, including deeds, leases, operation and use agreements, regulations, and other instruments, will be made available for inspection by any duly authorized representative of the FAA upon reasonable request. The Sponsor will furnish to the FAA, upon request, a true copy of any such document.

11. The Sponsor will not enter into any transaction which would operate to deprive it of any of the rights and powers necessary to perform any or all of the covenants made herein, unless by such transaction the obligation to perform all such covenants is assumed by another public agency found by the FAA to be eligible under the Act and Regulations to assume such obligations and having the power, authority, and financial resources to carry out all such obligations. If an arrangement is made for management or 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 insure that the Airport will be operated and maintained in accordance with the Act, the Regulations, and these covenants.

12. The Sponsor will keep up to date at all times an airport layout plan of the Airport showing (1) the 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; and (3) the location of all existing and proposed nonaviation areas and of all existing improvements thereon. Such airport layout plan, and each amendment, revision, or modification thereof, shall be subject to the approval of the FAA, which approval shall be evidenced by the signature of a duly authorized representative of the FAA on the face of the airport layout plan. The Sponsor will not make or permit the making of any changes or alterations in the Airport or any of its facilities other than in conformity with the airport layout plan so approved by the FAA, if such changes or alterations might adversely affect the safety, utility, or efficiency of the Airport.

13. Insofar as is within its power and to the extent reasonable, the Sponsor will take action 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.

14. If at any time it is determined by the FAA that there is any outstanding right or claim of right in or to the Airport property, other than those set forth in Part II, paragraphs 7(a), 7(b), and 7(c), the existence of which creates an undue risk of interference with the operation of the Airport or the performance of the covenants of this Part, the Sponsor will acquire, extinguish, or modify such right or claim of right in a manner acceptable to the FAA.

15. Unless the context otherwise requires, all terms used in these covenants which are defined in the Act and the Regulations shall have the meanings assigned to them therein.
Part IV—PROJECT AGREEMENT

If the Project or any portion thereof is approved by the FAA, and an offer of Federal aid for such approved Project is accepted by the Sponsor, it is understood and agreed that all airport development included in such Project will be accomplished in accordance with the Act and the Regulations, the plans and specifications for such development, as approved by the FAA, and the Grant Agreement with respect to the Project.

IN WITNESS WHEREOF, the Sponsor has caused this Project Application to be duly executed in its name, this 13th day of April, 1971

County of Santa Clara
(Name of Sponsor)

By

Chairman of the Board of Supervisors
(Title)

OPINION OF SPONSOR’S ATTORNEY

I HEREBY CERTIFY that all statements of law made in this Project Application and all legal conclusions upon which the representations and covenants contained herein are based, are in my opinion true and correct.

William M. Siegel
County Counsel
(Title)

April 13, 1971
(Date)
SPONSOR ASSURANCE TO ACCOMPANY PROJECT APPLICATION DATED
FOR A GRANT OF FUNDS FOR THE
DEVELOPMENT OR IMPROVEMENT OF THE REID HILLVIEW AIRPORT
AIRPORT

Nondiscrimination in Federally-assisted Programs of the FAA. In
order to furnish the assurances required by Title VI of the Civil Rights
Act of 1964, and by Part 21 of the Regulations of the Office of the
Secretary of Transportation, the County of Santa Clara
(Insert name of Sponsor)
(hereinafter called the "Sponsor") hereby covenants and agrees with the
United States (hereinafter called the "Government") as follows:

The Sponsor in the operation and use of the Reid Hillview
Airport, will not on the grounds of race, color, or national origin
discriminate or permit discrimination against any person or group of
persons in any manner prohibited by Part 21 of the Regulations of the
Office of the Secretary of Transportation.

The Sponsor will include, or require the inclusion of, the foregoing
covenant in every agreement or concession pursuant to which any person or
persons, other than the Sponsor, operates or has the right to operate any
facility on the Airport providing services to the public, and a provision
granting the Sponsor the right to take such action as the Government may
direct to enforce such covenant.

Noncompliance with the above assurances shall constitute a material
breach, and in the event of such noncompliance the Government may take
appropriate action to enforce compliance, may terminate the Grant Agreement
to which this covenant relates, or seek judicial enforcement.

The covenant shall become effective upon execution of a Grant Agreement
pursuant to the above identified project application and shall constitute
part of the Grant Agreement to which it relates and shall remain in full
force and effect so long as the airport covered by such agreement
continues to be used and operated as a public airport.

APR 1 3 1971
(Date)

County of Santa Clara
(Name of Sponsor)

By
(Title)
Chairman of the Board of Supervisors
SUPPLEMENTARY STATEMENT
TO THE PROJECT APPLICATION
FOR F.A.A.P. 9-04-128-01-71
CONCERNING COMMUNITY
INTERESTS

The County of Santa Clara has considered the interests of all communities in or near the project location and has determined that the runway construction improvement under project will provide necessary airport facilities to further meet local aviation needs. This project is in conformance with the master plan and the project has been reviewed by the Association of Bay Area Governments and the City of San Jose. There are no objections or disapprovals known to the Sponsor.

Chairman, Board of Supervisors

APR 13 1971
Attached hereto please find original and four copies of the captioned Project Application and related documents as approved by the Board of Supervisors at its meeting of April 13, 1971.

kb
attachments
FOR:  BOARD OF SUPERVISORS AGENDA OF April 13, 1971
FROM:  DOOLEY, ARCHITECTURAL DIVISION, PUBLIC WORKS
TITLE:  PROJECT APPLICATION AND SPONSORS ASSURANCE FOR FEDERAL FUNDS AT REID HILLVIEW AIRPORT

DESCRIPTION:

The Federal Aviation Administration has allocated participation funding for 5.1 acres of land acquired by the County in 1964 for the Reid Hillview Airport. This Project Application is the application for these funds. Since the County has already acquired this land, there shall be no County cost incurred in this project.

TED: vrh
Attach.

APPROVED:  JAMES POTT  HOWARD CAMPEN
AGENDA DATA:  DATE:  BOARD ACTION:  APR 1 3 1971
ITEM NO:  

795 Rev 2/69