Department of Transportation
Federal Aviation Administration
Orlando Airports District Office
Orlando, Florida

FINDING OF NO SIGNIFICANT IMPACT
AND
RECORD OF DECISION

Environmental Assessment for the
Relocation, Construction and Operation of the
Jetscape Fixed Base Operator (FBO)

Fort Lauderdale-Hollywood international Airport
Fort Lauderdale, Florida

April 18, 2019
BACKGROUND: The Fort Lauderdale-Hollywood International Airport (FLL) provides scheduled commercial passenger service and air cargo service to domestic and international markets. The airport also supports a wide range of general aviation activities. The FAA’s National Plan of Integrated Airport Systems (NPIAS) identifies FLL as a Large Hub Primary Commercial Service Airport. In 2017, FLL was the 19th busiest commercial service airport in the United States, based on passenger enplanements.

An existing Fixed Base Operator (FBO) at FLL has approached Broward County, through its Aviation Department (BCAD), with a proposal to construct a new FBO facility on the airfield and relocate their operation to the new facility. Because the construction of the FBO facility requires federal action, an Environmental Assessment (EA) was prepared for the Federal Aviation Administration’s (FAA) use in complying with the requirements of the National Environmental Policy Act of 1969 (NEPA). The EA was also prepared in accordance with Council on Environmental Quality (CEQ) regulations that implement NEPA; FAA Order 5050.4B, NEPA Implementing Instructions for Airport Actions; and FAA Order 1050.1F, Environmental Impacts: Policies and Procedures.

This Finding of No Significant Impact (FONSI) and Record of Decision (ROD) provides the FAA’s environmental determination and approval for agency actions that are necessary to implement the proposed project at FLL. This FONSI/ROD is based on information and analyses contained in the attached Environmental Assessment for the Relocation, Construction and Operation of the Jetscape Fixed Based Operator (FBO), which is incorporated by reference, and other related documents available to the agency. The ROD is issued in accordance with CEQ regulations at 40 CFR §1505.2.

PROPOSED ACTION: The proposed action includes relocating FBO facilities operated by Azorra Aviation, LLC as Jetscape Services, LLC (hereinafter referred to as Jetscape or Jetscape FBO) from the north side of the airfield to a 25-acre mid-field site. The proposed facilities include:

- Terminal/Office Building – a two-story structure housing aviation-related business space, pilots lounge, counter sales, general aviation passenger lounge, and related aviation support facilities.

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3 A Fixed Base Operator (FBO) is a commercial business granted the right by the airport owner to provide commercial aeronautical services, such as fueling, hangar rental, tie-down and parking, aircraft rental, aircraft maintenance, flight instruction, and other related services. Several FBOs presently operate at FLL.
• Aircraft Hangars – two aircraft maintenance/storage hangars, approximately 39,000 square feet in size (total)

• Aircraft Parking Apron – a paved apron to accommodate aircraft circulation and parking (approximately 70,000 square yards in size). The aircraft apron would accommodate a diverse mix of general aviation aircraft ranging from small single and twin engine piston and turbo prop aircraft, mid-sized business jets, and large business jets. Heavier aircraft may use the facility on occasion. The EA provides examples of the mid-size and large business jets that would use the new (relocated) FBO facility.

• Related Improvements – vehicle access and parking, extension of utilities to the site, and fuel storage and handling facilities

Jetscape is one of four similar FBOs at FLL. The new FBO facility is not anticipated to substantially change operations or induce substantial new business growth at FLL. FLL’s Master Plan forecast accounted for the relocation of the Jetscape FBO and projected that annual general aviation aircraft operations at FLL would increase from 37,400 to 41,300 over a 20-year period. The forecast accounted for all four existing FBO activity and the planned Jetscape relocation. FAA’s Terminal Area Forecast published for FLL shows the number of annual general aviation operations at FLL remaining at 38,600 through 2045 and the number of based aircraft remaining at 85 over the same period.

The existing Jetscape FBO facility and leased parcel will be returned to BCAD for future redevelopment. As of the date of this FONSI/ROD, the timing of future redevelopment and the proposed re-use of the parcel is not known. However, it is anticipated that the parcel would be redeveloped for aviation-related use. When a specific redevelopment plan is proposed by BCAD, the FAA will review the plan and conduct an appropriate level of NEPA review.

PURPOSE AND NEED: The purpose of the project is to provide a suitable site at FLL for the relocation of Jetscape’s FBO operations. The site would be leased from BCAD. The need for the project includes:

• The structures and facilities in which Jetscape presently operate were constructed in the 1970’s. The hangars do not meet: 1) the tenant’s operational space requirements, 2) the expectations of today’s aircraft owners and operators, and 3) BCAD’s standards for providing commercial aeronautical activities at FLL. In addition, the hangars do not meet local fire and hurricane wind loading codes.

• Expansion at the current location is limited. The ability of Jetscape to compete for the demand for services in the FLL market has been eroding
due to the deficiencies of their existing facilities and the physical constraints posed by the size and configuration of their leased area.

- Operators of large turbo prop and business jet aircraft want the ability to store their aircraft in enclosed hangars to avoid the elements (storms, intense sun and heat, and salt spray). Jetscape’s hangars can only accommodate a total of six aircraft. In addition, the existing hangar doors are not sized to allow large business jets and most mid-size jets to enter the hangars.

- The need to constantly move aircraft around on the existing under-sized apron creates operational inefficiencies and increases the potential for aircraft damage.

The proposed action would allow an existing tenant to develop a modern FBO building, hangars, and aircraft parking apron that will improve operations and meet customers and aircraft operator expectations at FLL.

**ESTIMATED TIMEFRAME:** Construction is anticipated to begin in Spring 2019 and be completed within 12 months.

**ALTERNATIVES:** Jetscape Services, LLC, a private company, approached BCAD with a proposal to develop and operate new FBO facilities at a new site at FLL. Jetscape conducted proprietary research, evaluated business factors and options, coordinated with BCAD, and selected a preferred site at FLL as the location to develop and operate a new FBO terminal facility. As required under NEPA, the EA considered reasonable alternatives to the proposed action.

A reasonable and feasible alternate site would provide suitable land for the development and operation of a FBO facility. In this case, suitable land would be approximately 25 acres in size and be available for development. The site would have airfield access and be compatible with other uses or associated with aviation activities (e.g., commercial passenger service) and the operation of the airport.

FLL is largely built-out and bordered by major highways and residential development. Different airport planning studies identified a mid-field area (i.e., West Side Area) as a location for relocating and consolidating general aviation activities and services that are presently located along the north side of Runway 10L-28R (North Side Area). Approximately 110 acres of land in the West Side Area could be developed for general aviation use. The long-range plan to develop and consolidate general aviation activity in this area would allow the future redevelopment of portions of the North Side Area for other aviation uses (e.g., air cargo and aircraft maintenance, repair, and overhaul).
The EA describes the North Side Area as built-out. There is no readily available space to expand the existing Jetscape FBO facility without affecting other leased parcels and tenants. In addition, there is limited space in the South Side Area and the East Side Area. The South Side Area would be difficult to develop given configuration and proximity to the recently expanded Runway 10R-28L. The East Side Area is associated with commercial air service activities (commercial passenger terminal, parking, etc.). This area is built out with no suitable sites. The alternatives analysis found no suitable alternate sites at FLL.

Under the No-Action Alternative, Jetscape would continue to operate at its existing location with the limitations and deficiencies described in Section 5 of the EA. In accordance with NEPA and CEQ regulations, the No-Action Alternative was retained for analysis in the EA.

**FEDERAL ACTIONS:** The FLL Airport Layout Plan (ALP) identifies the proposed action site for future aeronautical use and development. The requested federal action requested by BCAD includes:

Unconditional approval of the portion of the FLL ALP that depicts the proposed aviation-related development actions pursuant to 49 U.S.C. Sections 40103(b), 44718, and Title 14 CFR Parts 77 and 157; and a NEPA determination.

**ENVIRONMENTAL IMPACTS:** As documented in the attached EA, the proposed action and the No-Action Alternative were evaluated for potential impacts on the environmental resource categories identified in FAA Order 1050.1F. The Affected Environment and Environmental Consequences sections of the EA (Sections 7 and 8, respectively) provide a description of existing conditions and an analysis of direct, indirect, and cumulative impacts associated with the proposed construction and operation of the relocated FBO facilities and the No-Action Alternative.

Under the No Action Alternative, the proposed construction and operation of the relocated FBO facilities would not occur and there would be no associated environmental impact. Impacts associated with the proposed action are discussed below.

**Air Quality** – Broward County is located in area designated as “attainment” for all of the National Ambient Air Quality Standards (NAAQS) and is not subject to the requirements of a State Implementation Plan (SIP). The proposed action would not substantially increase air emissions. The Jetscape facility is already in operation at the airport and there would be no substantial change in the number and types of aircraft (and vehicles) utilizing the relocated facility.

As discussed in Section 8(1), construction of the proposed action would result in temporary emissions from construction equipment and materials. These emissions
can be minimized through the implementation of *Standards for Specifying Construction of Airports* (FAA AC 150/5370-10G) and other commonly-accepted Best Management Practices for construction projects.

Other proposed airport development actions at FLL and other non-airport projects in the area may generate increased air emissions. The timing of airport projects is dependent on several factors, including customer demands, tenant needs, and availability of funding. The timing of non-airport projects is dependent on public funding and private investment decisions. Considering ambient air quality conditions, significant cumulative air quality impacts are not anticipated. As such, the project action would not cause pollutant concentrations to exceed one or more of the NAAQS. The proposed action would not result in significant air quality impacts.

**Biological Resources** – The project site is developed and surrounded by urban land uses. No wetlands, surface waters, or native habitat would be affected. Construction and operation of the proposed action would affect approximately 25 acres of land at FLL that was previously disturbed and developed for aviation use.

There are no documented occurrences of federally-listed species on the site and site surveys did not reveal any listed species in the study area. No Critical Habitat or Essential Fish Habitat would be affected. The site is within the Core Foraging Area for several wood stork nesting colonies; however, there is no foraging habitat for this species within the project site. In accordance with Section 7 of the *Endangered Species Act* and its implementing regulations, the FAA determined that the proposed action would have no effect on federally-listed species. Impacts on common species of wildlife would be negligible.

The project site contains suitable habitat for the state-listed Florida burrowing owl, but none were observed during site surveys. Because Florida burrowing owls are known to move to various areas within suitable habitat, an updated survey will be conducted prior to construction. Should Burrowing owls be found within the project site during the pre-construction survey, BCAD will be responsible for the relocation and/or take of any owls, in accordance with Florida Fish and Wildlife Conservation Commission Rule 68A-9.012, Take of Wildlife on Airport Property and other applicable state regulations. Because Florida burrowing owls and other state-listed species were not observed on-site, the proposed action is not anticipated to adversely affect state listed species.

The proposed access project would not jeopardize the continued existence of a federally-listed threatened or endangered species and would not result in the destruction or adverse modification of federally designated Critical Habitat. The proposed action would not significantly impact biological resources, including federal and state-listed species.
**Climate** – Greenhouse gas (GHG) emissions associated with the construction of the proposed FBO facility are expected minor and temporary. The project would not substantially increase the number of aircraft operations or alter the types of aircraft that use the airport. Therefore, any change in aviation-related GHG emissions is expected to be minimal. The operation of the relocated FBO facility would be subject to applicable Broward County and FLL policies and programs for reducing GHG emissions. The proposed action would not result in significant climate or climate change impacts.

**Coastal Resources** – Broward County is subject to the Florida Coastal Management Program (FCMP). The project would not directly affect coastal resources, including resources managed under the Coastal Barrier Resources System. In its approval of a conceptual Environmental Resource Permit for the proposed action, the SFWMD stated that “Issuance of this permit constitutes a finding of consistency with the Florida Coastal Zone Management Program.” The proposed action would not significantly impact coastal resources.

**DOT ACT Section 4(f) Resources** – The proposed action will not directly affect any publicly-owned parks; recreation areas; or wildlife and waterfowl refuge of national, state, or local significance; and publicly or privately owned land from an historic site of national, state, or local significance.

The Link Trainer NAS Fort Lauderdale building, which is listed on the National Register of Historic Places, is located approximately 0.25 mile west of the proposed action site. The building now houses the Naval Air Station Fort Lauderdale Museum. As discussed more fully in the Historical, Architectural, Archeological and Cultural Resources section of this document, indirect effects of the proposed action on the Link Trainer building would be negligible. Therefore, the proposed action would not significantly impact Section 4(f) resources.

**Farmlands** – The proposed action would not affect any prime, unique, or statewide and locally important farmland soils subject to the Farmland Protection Policy Act. Because the proposed action is located on a heavily developed airfield within an urbanized area, the proposed action would not affect farmlands.

**Hazardous Materials, Solid Waste, and Pollution Prevention** – A comprehensive environmental database search and site reconnaissance was conducted to identify known hazardous waste and/or petroleum sites associated with the proposed action site. In addition, no obvious signs of contamination were observed during a site reconnaissance. Phase I and II Environmental Site Assessments were also conducted, including soil and groundwater sampling.

The site historically contained three underground storage tanks, which were removed in 2016. The Environmental Site Assessments identified contamination on the site, which is being monitored. This area of the FLL airfield has been
accepted into the State Cleanup Program. Based on the database review and the storage tank (and contaminated soil) removal that has occurred, the contamination is not considered significant.

The proposed construction and operation of the FBO facility is anticipated to handle similar quantities and types of hazardous materials and waste as the existing Jetscape FBO facility. The new facility will be required to obtain/transfer permits and comply with applicable regulations pertaining to the storage and handling of petroleum products and hazardous materials.

Known soil and groundwater contamination at and adjacent to the project site is subject to ongoing assessment and, as needed, remediation or other actions deemed necessary by applicable regulatory agencies. Compared to the existing FBO facility, the proposed relocated facility will not generate an appreciably different quantity or type of hazardous or municipal solid waste. Therefore, the proposed action is not anticipated to adversely affect human health and the environment.

Compared to the existing facility, the proposed relocated facility would not generate an appreciably different quantity or type of solid waste or use a different method of collection or disposal and/or exceed local capacity. The proposed action is anticipated to create similar quantities and types of waste as the existing Jetscape FBO facility.

No significant impacts related to hazardous materials, solid wastes, and pollution are anticipated.

**Historical, Architectural, Archeological and Cultural Resources** – In accordance with Section 106 of the *National Historic Preservation Act*, an Area of Potential Effects (APE) was developed to consider visual, audible, and atmospheric effects that the project may have on historic properties. Because the proposed FBO relocation project would have no indirect effects, the APE included only the land that will be subject to direct disturbance during construction. Land within the APE has been heavily disturbed, first by the development and operation of NAS Fort Lauderdale and then post-World War II re-development of the NAS as a public-use commercial service airport.

There are no standing resources located within the APE. A review of the Florida Master Site File (FMSF) showed nine standing structures on or within 0.25 mile of the APE. All of these structures were part of the former Naval Air Station (NAS) Fort Lauderdale. Eight of these structures are listed as “resource destroyed” and seven of the structures were evaluated previously by SHPO as not eligible for listing in the National Register of Historic Places (National Register). One resource, Link Trainer NAS Fort Lauderdale building, is listed on the National Register and is a Florida Heritage Site. With the exception of the Link Trainer building, all of the
structures have been destroyed or removed. In 1999, the Link Trainer building was relocated to another location on the airport, approximately 0.25 mile west of the APE. At its present location, the Link Trainer Building continues to house the Naval Air Station Fort Lauderdale Museum.

The Seminole Tribe of Florida, Seminole Nation of Oklahoma, Poarch Band of Creek Indians, and Muscogee (Creek) Nation were contacted. Responses were received from the Muscogee (Creek) Nation, the Seminole Tribe of Florida (STOF), and the Seminole Nation of Oklahoma. The Muscogee (Creek) Nation deferred to the other tribes contacted and had no specific comments. The Seminole Tribe of Florida requested copies of historic aerial photographs. This information was provided and the Seminole Tribe of Florida stated that they had no objection to the project, but wished to be notified if historic, archaeological or burial resources were inadvertently discovered during construction. The Seminole Nation of Oklahoma expressed an opinion that the proposed relocation of the FBO could affect archaeological resources, some of which may be eligible for listing in the National Register.

The Seminole Nation of Oklahoma requested that an intensive research of literature and Phase I survey reports of nearby archeological sites from the Florida Master Site File (FMSF) be conducted. As discussed in Section 8(8) of the EA, the requested research included a review of records in the FMSF, historic aerial photographs, and Cultural Resource Assessment Surveys and NEPA studies conducted at FLL. The FMSF did not identify recorded archaeological sites within the APE, but noted several previously recorded resources in the vicinity of the airport. The resources were determined to be not eligible for listed in the National Register. Cultural Resource Assessment Surveys conducted during the preparation of the Environmental Impact Statement for the expansion of Runway 9R-27L determined that most of FLL’s property, including the proposed action’s APE, has a low probability for the presence of archaeological resources. Two areas on the west side of FLL were considered to have a moderate probability for the presence of archaeological resources. The proposed action’s APE is not located within the areas noted as having a moderate probability. An Environmental Assessment prepared in 2000 for the West Side Development Area at FLL included a reference to a 1996 letter from the Florida Division of Historical Resources, which stated, “A review of the Florida Site File indicates that no significant archaeological or historical sites are recorded for or likely to be present within the project area.” The letter further stated the “proposed project will have no effect on historic properties listed, or eligible for listing, in the National Register of Historic Places, or otherwise of historical or architectural value.”

In a March 14, 2019 letter, the FAA responded to the Seminole Nation of Oklahoma’s request. The letter also informed the Tribe of the agency’s determination that the proposed undertaking would not affect historic,
archaeological, or cultural resources listed in, or eligible for listing in the NHRP. The letter noted the concern of the Seminole Nation of Oklahoma that the site has potential for buried cultural resources and the proposed project could affect archaeological resources, some of which may be eligible for listing in the NRHP. The letter stated that if NEPA environmental approval is granted by the FAA, the project will include conditions regarding unexpected discoveries. Finally, the letter requested that the Seminole Nation of Oklahoma respond to the FAA within 30 days of receipt of the letter if the Tribe had any comments and if they concur with the agency’s determination. As of the date of this FONSI/ROD, a response has not been received from the Seminole Nation of Oklahoma.

The FAA also consulted with the Florida State Historic Preservation Officer (SHPO). In a letter to the SHPO dated January 9, 2019, the FAA determined that there are no historic properties listed or eligible for listing on the NRHP within the APE and the project would have negligible indirect impact on the Link Trainer Building (BD02562). Therefore, the FAA found “no historic properties affected” for the proposed undertaking under 36CFR Part 800.4(d)(1). The SHPO concurred with FAA’s finding in a letter dated February 7, 2019. Copies of all Section 106 consultation correspondence are included in Appendix D of the EA.

To address concerns regarding unexpected discoveries, the Broward County Aviation Department, the FBO tenant, and project contractors shall be required to comply with the following condition:

If prehistoric or historic artifacts, such as pottery or ceramics, projectile points, dugout canoes, metal implements, historic building materials, or any other physical remains that could be associated with Native American, early European, or American settlement are encountered at any time within the project site area, the permitted project shall cease all activities involving subsurface disturbance in the vicinity of the discovery. The applicant shall contact the Florida Department of State, Division of Historical Resources, Compliance Review Section and the Seminole Nation of Oklahoma. Project activities shall not resume without verbal and/or written authorization from both parties. In the event that unmarked human remains are encountered during permitted activities, all work shall stop immediately, and the proper authorities notified in accordance with Section 872.05, Florida Statutes.

Based on the research and consultation conducted, as well as the condition for unexpected discoveries, the proposed action would not significantly impact historic architectural, archaeological, and cultural resources.

**Land Use** – Land uses at and immediately adjacent to FLL are transportation-related. The proposed action would be constructed on land located entirely within FLL’s property boundary and would not directly or indirectly affect other land uses. The proposed action would not require changes to comprehensive plans, land use
plans, or zoning plans. Minor indirect impacts associated with the proposed action would have negligible effects on land uses in the vicinity of the airport. No significant land use impacts would occur if the proposed action was implemented.

**Natural Resources and Energy Supply** – Construction of the project will use common materials associated with aircraft apron, parking lot, FBO building, and hangar building construction. Sustainable design elements would be incorporated into building designs. The proposed action would not substantially increase aircraft operations at FLL. Thus, aviation fuel consumption and sales are not expected to increase substantially or affect supply.

**Noise and Compatible Land Use** – The proposed action would not substantially change aircraft operations or substantially alter aircraft noise at or in the vicinity of FLL. As part of the current update to FLL’s 14 CFR Part 150 Noise Compatibility Study, BCAD has prepared Draft Noise Exposure Maps for existing (2018) and future (2023) conditions. Both Noise Exposure Maps depict the location of DNL 65 and higher noise contours, as well as the land uses and noise sensitive sites within the contours. Development of the Noise Exposure Maps included detailed information on existing aircraft activity at FLL and projected growth over the five-year study period. Overall, the operation of the proposed relocated FBO facility would not result in a noticeable change in the noise environment. Significant noise impacts would not occur if the proposed action was implemented.

**Socioeconomics, Environmental Justice, And Children’s Environmental Health and Safety Risks** – The proposed action would not involve land acquisition, would not affect land use, would not affect public services, and would not disrupt established communities or planned developments. The proposed action would result in negligible to minor indirect impacts. The project would improve FBO facilities and services provided to the public at FLL. No significant socioeconomic impacts are expected.

Vehicle access to the existing Jetscape facility is from SW 34th Street. With the relocation of the facility to the proposed site in the West Side Area, surface travel patterns will change. Access would be from Lee Wagener Boulevard. Lee Wagener is a 4-lane divided facility. Through the local planning and permitting process, it was determined that Lee Wagener has adequate capacity for the trips generated from the new (relocated) FBO site. Broward County approved the project with no requirement for any off-site roadway improvements. No significant traffic impacts would occur.

Census tract data shows some minority and low income populations in the vicinity of FLL. Because the project would have negligible to minor impacts, disproportionately high and adverse environmental effects on minority and low-income populations would not occur. The project site is not located adjacent to any schools, daycare facilities, parks, or children’s health clinics. The project will not
increase the safety risks or result in environmental health risks for children. No significant Environmental Justice and children’s health and safety risk impacts are expected.

Other past, present, and reasonably foreseeable development projects in the vicinity of the airport have little potential to generate extensive residential and business relocations, alter or degrade local transportation patterns, or disrupt established or planned communities. The limited socioeconomic, environmental justice, and children’s health impacts of the proposed action, when considered in addition to those associated with other development projects, is not expected to lead to significant cumulative impacts.

**Visual Effects Including Light Emissions** – The buildings and lighting associated with the proposed action are similar to, and consistent with, existing facilities at FLL and would not affect the visual character of the area. Light emissions that from the proposed action would not substantially increase light emissions at FLL and new lighting would be required to meet local building codes. No significant visual or lighting impacts would occur.

**Water Resources**

**Wetlands** – The proposed action would not impact wetlands.

**Floodplains** – The proposed action would encroach upon approximately 0.98 acre of 100-year floodplain. Avoidance and minimization measures were considered, but complete avoidance of the floodplain was not practicable. The proposed facilities, through local building approvals, would conform to applicable state and local floodplain standards. In addition, the floodplain encroachment would have a negligible impact floodplain natural and beneficial values. Water quality and flood control impacts would be compensated for in the FLL storm water management system. The South Florida Water Management District (SFWMD) has issued a conceptual Environmental Resource Permit for the proposed action. Based on the foregoing, the proposed action would not result in notable adverse impacts on natural and beneficial floodplain values. No significant floodplain impacts would occur.

Through the Notice of Availability of the Environmental Assessment and Opportunity for Public Hearing, the public was provided an opportunity to review the floodplain impacts and provide comment. No floodplain-related comments were received.

**Surface Waters and Groundwater** – Storm water discharge from the proposed FBO facility would be attenuated on-site using dry retention ponds and swales. The proposed storm water system improvements will connect to FLL’s existing storm water management system.
Commonly-accepted measures to minimize erosion and sedimentation and maintain water quality throughout the construction phase are available and would be required in the project’s construction plans and specifications. Prior to construction, the contractor will be required to obtain and comply with the conditions contained in the state-issued National Pollutant Discharge Elimination System (NPDES) permit for discharges from construction activities.

Other than operating at a new location on the airfield, the proposed (relocated) FBO facility will not introduce any different activities or hazardous materials that would affect water quality. No significant surface water or groundwater impacts are anticipated.

**Drinking Water Supplies** – Because the proposed action would not substantially increase activity at the airport, any increase in the demand for potable water or wastewater treatment would be minimal. The project will not affect a public drinking water infrastructure or supplies.

**Wild and Scenic Rivers** – The proposed action will not affect Wild and Scenic Rivers or river segments included in the National Rivers Inventory.

**Cumulative Impacts** – The EA considered the proposed action in addition to past, present, and reasonably foreseeable future on-airport and off-airport actions. The EA identified recent airport projects, current airport projects, and projects included in the airport’s Near-Term Capital Improvement Program. Planned airport capital projects are primarily associated with redevelopment of existing infrastructure or development on previously developed/disturbed portions of the airport. The major off-airport transportation projects would occur within existing road right-of-ways and significant impacts are not anticipated. The identified projects are anticipated to include federal and/or state funding or approvals, which require the assessment of environmental impacts and, when required, mitigation measures. The proposed action would have no significant impact. The proposed action, when considered in addition to cumulative on- and off-airport projects, is not expected to exceed any threshold that would indicate a significant impact.

**OTHER FEDERAL, STATE AND LOCAL ACTIONS AND PERMITS:**

- BCAD is required to obtain an Environmental Resource Permit (ERP) from the SFWMD for stormwater management system improvements (including floodplain impacts and water quality). On September 21, 2018 the South Florida Water Management District (SFWMD) issued a conceptual Environmental Resource Permit for the 400-acre West Side Development area (Permit No. 06-00339-S-08).
- BCAD is required to conduct a pre-construction survey for the Florida burrowing owl. As necessary, BCAD will be responsible for obtaining permit authorization from the Florida Fish and Wildlife Conservation Commission to relocate and/or take any Florida burrowing owls (and any other listed species) identified within the project site during the pre-construction survey.

- BCAD, the tenant, and/or the construction contractor is required to obtain local development permits. The following local permits have been issued for the proposed action: Water and Sewer; Surface Water Management; Paving, Grading and Drainage Permit; and Maintenance of Traffic Permit.

- Construction of the proposed action requires an NPDES Generic Permit for Stormwater Discharge from Large and Small Construction Activities. A separate NPDES will be required for non-point discharges from the new FBO facility. BCAD, the tenant, and/or the construction contractor is required to obtain the necessary NPDES construction permit. BCAD or the tenant is required to obtain the necessary NPDES operating permit.

**CONSISTENCY WITH APPROVED PLANS OR LAWS:** The proposed action is consistent with the current FLL Airport Master Plan and is carried forward in the current Master Plan update. The proposed action is consistent with environmental plans, laws, and administrative determinations relating to the environment of federal, state, regional, or local agencies. The project would not require land use or zoning changes and would be considered consistent with all land use and comprehensive plans. The proposed development has received local approvals and permits for the construction and operation of the proposed FBO facility.

**MITIGATION MEASURES:** Construction of the proposed (relocated) FBO facility would not cause significant environmental impacts that require mitigation. The proposed action’s floodplain encroachment would be mitigated through storm water management system improvements identified in the SFWMD Environmental Resource Permit, which was issued in September 2018.

The Broward County Aviation Department, the FBO tenant, and project contractors are required to implement the condition cited in Section 8(8)(b) of the EA and in this FONSI/ROD regarding unexpected historic, archaeological, or cultural discoveries during construction.

**PUBLIC INVOLVEMENT:** Early coordination was conducted with select federal, state, and local agencies at the outset of the study to gather information and identify issues of concern relative to the proposed action. Based on the nature of the proposed action, the Florida Department of Environmental Protection indicated the project did not warrant coordination through the Florida State Clearinghouse.
The Draft EA was made available for agency and public review. The Notice of Availability of the Draft EA and Opportunity for a Public Hearing was published in the Sun Sentinel, a local newspaper of general circulation, on January 27, 2019, as well as on the FLL website. The Notice stated that a Public Hearing could be requested. The Draft EA was available for review at the Main Library at 100 S. Andrews Avenue, Fort Lauderdale and was available for download from the airport’s website. No agency or public comments were received during the 30-day comment period. No requests for a Public Hearing were received.
FEDERAL FINDING OF NO SIGNIFICANT IMPACT: I have carefully and thoroughly considered the facts contained in the attached Environmental Assessment (EA). Based on my independent review, I find the EA is consistent with FAA's regulations and is consistent with the Council on Environmental Quality's regulations implementing the National Environmental Policy Act (NEPA) (40 CFR Part 1500) as well as FAA's Orders 1050.1F and 5050.4B for implementing the procedural provisions of NEPA. Consequently, I find the proposed Federal action will not significantly affect the quality of the human environment or include any condition requiring any consultation pursuant to section 102(2) (C) of NEPA. As a result, the FAA issues this Finding of No Significant Impact, determining that an Environmental Impact Statement for this action is not necessary.

APPROVED: __________________________
Bart Vernace, Manager, Orlando Airports District Office

DATE: 4/13/2019

DISAPPROVED: __________________________

DATE: __________________________
RECORD OF DECISION AND ORDER

I have carefully considered the FAA's statutory mandate to ensure the safe and efficient use of the national airspace system as well as the other aeronautical goals and objectives discussed in the EA. My review of the EA and determination regarding issuance of the FONSI included evaluation of the purpose and need that this proposed action would serve, the alternate means of achieving the purpose and need, the environmental impacts associated with these alternatives, and any mitigation necessary to preserve and enhance the human, cultural, and natural environment.

Under the authority delegated to me by the FAA Administrator, I find the proposed action described in the EA is reasonably supported. I, therefore, direct that action be taken to carry forward the necessary agency actions discussed in the EA and in the attached FONSI. This Record of Decision (ROD) represents the FAA's final decision and approval for the actions identified in the EA and constitutes a final order of the FAA Administrator subject to review by the Courts of Appeal of the United States in accordance with the provisions of 49 U.S.C. 46110. Any party seeking to stay implementation of the ROD must file an application with the FAA prior to seeking judicial relief as provided in Rule 18(a) of the Federal Rules of Appellate Procedure.

APPROVED: ______________________________
Bart Vernace, Manager, Orlando Airports District Office

DATE: ________________

DISAPPROVED: ______________________________

DATE: ________________
ENVIRONMENTAL ASSESSMENT FORM
FOR
AIRPORT DEVELOPMENT ACTIONS

FEDERAL AVIATION ADMINISTRATION
ORLANDO AIRPORTS DISTRICT OFFICE
SOUTHERN REGION AIRPORTS DIVISION

Airport Name: Fort Lauderdale-Hollywood International Airport

Proposed Action: Relocation, construction and operation of the Jetscape Fixed Based Operator (FBO)

This Environmental Assessment becomes a Federal document when evaluated and signed by the responsible FAA official.

Responsible FAA Official: [Signature]

Date: 4/18/2019

6-2016
APPLICABILITY

The purpose of an EA is to determine whether a proposed action has the potential to significantly affect the human environment (see FAA Order 1050.1F, Paragraph 4-3 for more information on determining significance). An EA is a concise public document that briefly provides sufficient evidence and analysis for determining whether to prepare an Environmental Impact Statement (EIS) or a Finding of No Significance (FONSI). An EA, at a minimum, must be prepared when the proposed action does not normally require an EIS (see Paragraph 3-13, Actions Normally Requiring an Environmental Impact Statement) and:

1) Does not fall within the scope of a Categorical Exclusion (CATEX) (see FAA Order 1050.1F, Paragraph 5-6 The Federal Aviation Administration’s Categorical Exclusions);

2) Falls within the scope of a CATEX, but there are one or more Extraordinary Circumstances (see FAA Order 1050.1F, Paragraph 5-2 Extraordinary Circumstances).

*******************************************************************************
1. **PROPOSED ACTION LOCATION**

<table>
<thead>
<tr>
<th>Airport Name and Identifier:</th>
<th>Fort Lauderdale-Hollywood International Airport (FLL)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Airport Address:</td>
<td>100 Terminal Drive</td>
</tr>
<tr>
<td>City:</td>
<td>Fort Lauderdale</td>
</tr>
<tr>
<td>County:</td>
<td>Broward County</td>
</tr>
<tr>
<td>State:</td>
<td>Florida</td>
</tr>
<tr>
<td>Zip Code:</td>
<td>33315</td>
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2. **AIRPORT SPONSOR INFORMATION**

<table>
<thead>
<tr>
<th>Point of Contact:</th>
<th>William Castillo, Broward County Aviation Department</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address:</td>
<td>2200 SW 45th Street, Suite 101, Dania Beach, FL 33312</td>
</tr>
<tr>
<td>Business Phone:</td>
<td>954-359-2291</td>
</tr>
<tr>
<td>Cell:</td>
<td></td>
</tr>
<tr>
<td>FAX:</td>
<td></td>
</tr>
<tr>
<td>EMAIL:</td>
<td><a href="mailto:wcastillo@broward.org">wcastillo@broward.org</a></td>
</tr>
</tbody>
</table>

3. **PREPARER INFORMATION**

<table>
<thead>
<tr>
<th>Point of Contact:</th>
<th>Lynn Kiefer, Kimley Horn and Associates, Inc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address:</td>
<td>445 24th Street, Suite 200, Vero Beach, FL 32960</td>
</tr>
<tr>
<td>Business Phone:</td>
<td>772 794 4075</td>
</tr>
<tr>
<td>Cell:</td>
<td>772-559-0984</td>
</tr>
<tr>
<td>FAX:</td>
<td>NA</td>
</tr>
<tr>
<td>EMAIL:</td>
<td><a href="mailto:Lynn.Kiefer@kimley-horn.com">Lynn.Kiefer@kimley-horn.com</a></td>
</tr>
</tbody>
</table>
4. PROPOSED ACTION
Describe the Proposed Action with sufficient detail in terms that are understandable to individuals who are not familiar with aviation or commercial aerospace activities. List and describe all components of the Proposed Action including all connected actions. Summarize how the Proposed Action fits into the Airport’s ALP. Attach an exhibit of the Airport’s conditionally approved ALP depicting the Proposed Action, and an exhibit of the Proposed Action on a recent airport aerial. Summarize costs, including any mitigation costs, if applicable. Discuss how the Proposed Action will be funded. Provide a timeframe identifying when the Proposed Action is to be constructed and operational.

Azorra Aviation, LLC (Tenant) operating as Jetscape Services, LLC at the Ft. Lauderdale/Hollywood International Airport (FLL) approached the Broward County Aviation Department with a proposal to relocate their existing operation to new facilities at another location on the airfield. The proposed location is located at 1451 Lee Wagener Boulevard bounded on the North by Taxiway C of the FLL, to the East and West by an open parking lot and to the South by Lee Wagener Boulevard (See attached Location Map – Figure 1). This site has been developed since the mid to late 1940s and was historically part of the Naval Air Station that has since been closed and all removed from the airport. Most recently the site has been used for airport shuttle bus parking.

The proposed action includes relocating, constructing and operating the Jetscape Services, LLC fixed based operator (FBO). The proposed facility is a 25-acre site and will include a Terminal/Office Building, two aircraft hangars, public parking, utility infrastructure, aircraft parking ramp and fuel farm.

The terminal/office building will be a two-story structure housing aviation related business space, pilots lounge and shop along with other supporting facilities. The aircraft hangars will provide approximately 39,000 square feet in size (total) for aircraft storage and maintenance.

The aircraft apron for the proposed facility has been designed to accommodate a diverse mix of general aviation aircraft ranging from small single and twin engine piston and turbo prop models, mid-sized business jet models all the way up to the array of larger business jets in the ADG-III category such as the Gulfstream G500, 550 600, 650 and 650ER, the Bombardier Global Express family consisting of the 5000, 5500, 6000, 6500, 7500 and 8000 models, the Dassault Falcon 5, 6, 7 and 8X family as well as the Boeing 737 series BBJ. Heavier aircraft may use the facility on occasion. Parking layout will depend upon Jetscape operational requirements; however, the apron will be of sufficient size to accommodate all aircraft currently operating regularly at FLL. Attached in Appendix A is the site plan showing the proposed improvements.

Jetscape is one of four similar FBOs at FLL. This new facility is not anticipated to substantially change operations or induce substantial new business growth, but instead is expected to allow Jetscape to compete for the demand that the FLL market currently captures. The FAA approved Master Plan forecast, accounted for the relocation of the Jetscape FBO and yet projected General Aviation (GA) operations at FLL to only increase from 37,400 to 41,300 over a 20-year period; an increase of only 3,400 operations. This forecast accounted for all four existing FBO’s and the planned Jetscape relocation. All traffic growth was itinerant, there were no local operations shown and based aircraft growth was not projected to increase at all. FAA’s Terminal Area Forecast (TAF) shows a reduction in projected GA activity at FLL both

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1 In Advisory Circular 150/5190-7, Minimum Standards for Commercial Aeronautical Activities, the Federal Aviation Administration defines a Fixed Base Operator as a commercial business granted the right by the Airport Sponsor to operate on an airport and provide aeronautical services such as fueling, hangar rental, tie-down and parking, aircraft rental, aircraft maintenance, flight instruction, and other related services. FBOs primarily serve general aviation pilots and their aircraft, but can also support air carrier and military aircraft (i.e., fueling).
The TAF shows operations remaining flat at 38,600 through 2045 and based aircraft remaining at 85 over the same period.

The existing facility and site will be returned to Brevard County Aviation Department for future general aviation development once the new facility is built.

FAA issued an airspace determination in January 2018 for the tail heights, apron light poles, terminal building and hangars (See Appendix B).

Jetscape has been operating at FLL for over 20 years with similar size aircraft. The construction is anticipated to begin Spring 2019 and will be completed within 12 months.

5. PURPOSE AND NEED
(1) Describe the underlying purpose and need for the Proposed Action. Present the problem being addressed, describe what the Airport Sponsor is trying to achieve with the Proposed Action, and take into account the FAA’s primary mission to provide the safest, most efficient aerospace system in the world. The purpose and need of the Proposed Action must be clearly explained and stated in terms that are understandable to individuals who are not familiar with aviation or commercial aerospace activities. The purpose and need must be supported by recent data. To keep this section brief, incorporate by reference any supporting data, inventories, assessments, analyses, or studies. This can include but is not limited to FAA compliance or standard changes, letters from users showing need per FAA design standards, letters of commitment from current or prospective tenants, based aircraft data, fuel data, scheduled service, critical aircraft needs, TAF and Master Plan forecasts, capacity issues (actual use/need of aircraft or airline, or scheduled commercial service.

The purpose of the project is to relocate the existing Jetscape FBO facility to a larger lease hold site. The existing facility is located on the northeast corner of the airport, adjacent to the BCAD Maintenance Facility, fuel farm and air cargo facility. The existing lease hold is 8 acres in size. The facility currently consists of three hangars of which two are storage/maintenance hangars and one is a 10,000-square foot paint hangar. The total square footage of hangar and office space is approximately 43,000 square feet.

The needs of the proposed action include:

1. The existing facility is aging and space constrained. Originally constructed in the 1970’s, the hangars are too small and do not have the facilities to provide today’s aircraft and flight crews demand.
2. The existing FBO facilities do not meet the BCAD’s FBO minimum standards.
3. The hangars do not meet local fire and hurricane wind loading codes.
4. Expansion at the current location was precluded by adjacent uses to the east and west, the airfield and its imaginary surfaces to the south and I-595 to the immediate north.
5. The ability of Jetscape to compete for the historic and current level GA demand generated by FLL market has been eroding due to the deficiencies of their existing facilities and the physical constraints posed by the configuration of their leasehold.
6. Accommodation of larger GA jet aircraft, which is a key business strategy of FBO’s and often critical to financial success, had significant ramifications for their current site as it would negate the availability of most of the existing outside aircraft parking and maneuvering areas in front of current facilities.
7. Jetscape’s current hangars can only accommodate up to a total of 6 aircraft. Operators of large turbo prop aircraft and business jets (based and a significant
percentage of itinerant) want the ability to hangar their aircraft to avoid the elements (hail, storms, intense sun, salt air). The existing Jetscape hangars are not only limited in size, but also in the height of their hangar doors. The door height issues exclude all of the larger business jets and most mid-size jets. The need to shift aircraft back and forth on the site to accommodate additional aircraft movements to and from the terminal related apron or larger aircraft increases the potential for a ground incident and liability of damage and is viewed negatively by aircraft owners.

The proposed relocation is intended to mitigate each of these issues. The new facility, 25 acres in size, will provide modern hangar space meeting all current fire and building codes. Door clear heights will allow larger aircraft to park and be serviced in the hangar space as opposed to outdoors at the old facility. The terminal building will provide modern office space and flight crew amenities. The aircraft parking apron will be of sufficient size to park larger corporate aircraft being serviced at the FBO. There will be space for aircraft taxiing and tugging without moving parked aircraft.

6. ALTERNATIVES (INCLUDING THE PROPOSED ACTION)
There is no requirement for a specific number of alternatives or a specific range of alternatives to be included in an EA. Alternatives are to be considered to the degree commensurate with the nature of the proposed Action and agency experience with the environmental issues involved. The Sponsor’s preferred alternative, if one has been identified, should be indicated. For alternatives considered but eliminated from further study, the EA should briefly explain why these were eliminated. Note: An EA may limit the range of alternatives to the proposed action and no action when there are no unresolved conflicts concerning alternative uses of available resources. This means that you may limit the range of alternatives to the proposed action and no action if you can establish consensus based on input from interested parties that there are no unresolved conflicts, or if there are no reasonable alternatives that would be substantially different in design or effects. If you are able to do this, you must document the basis for concluding consensus and identify the parties that participated; and, you must discuss why there are no reasonable alternatives that would be substantially different in design or effects. This is why the Purpose and Need is important in helping define the range of alternatives.

(1) Discuss in comparable format to that listed below the Proposed Action and alternatives. Discuss how the Proposed Action and alternatives were developed e.g. recent planning study or Master Plan Update. Attach figures for the Proposed Action and alternatives to aid in understanding the physical layout and differences in the alternative configurations.
For each alternative:

a. Discuss to what extent an alternative meets the Purpose and Need.

b. Discuss if an alternative is technically and economically feasible e.g. operational considerations/regulations, safety considerations, constructability, infrastructure requirements, property acquisition requirements, and costs.

c. Discuss potential social, socioeconomic, and/or environmental resource impacts for each alternative e.g. business or residential relocations, road relocations or closures, environmental resources protected under federal statutes (wetlands, floodplains, and listed species, and Section 4(f), or Section 106 resources).

d. For each alternative considered but eliminated from further study, summarize why it is not considered reasonable. Note: To be reasonable, an alternative must respond to the purpose and need, be technically and economically feasible, and be reasonably consistent with the land use plan for management of the area.

The Jetscape FBO is a full service FBO operating at FLL for over 20 years. With a need to expand to meet the current demand for services including aircraft storage and ground support, a larger FBO site was evaluated. As part of the 2010 Master Plan, the West Side Area was evaluated as an appropriate location for relocating and consolidating General Aviation facilities from the North Side Area. It was anticipated that approximately 110 acres of GA facilities could be developed within the West Side Area. The proposed site is approximately 25 acres in size. This site provides adequate space for the construction of a new FBO office/terminal building, hangars and a larger parking apron to support the tenant’s business plan.

Most of the North Side development area is built-out and there is no space to expand the existing facility without impacting other facilities. Also, there is limited space within the South Side or East Side development areas. No other large sites are available on the airfield that are not reserved for other uses or associated with other distinct aviation activities (e.g., commercial passenger service). Thus, a single build alternative has been considered.

The build alternative would result in minimal impacts to the environment as it is a redevelopment of a previously developed site and a relocation of an existing facility. There are no impacts to wetlands, listed species, Section 4(f) or Section 106, surface transportation, or farmlands. Furthermore, no right-of-way acquisition or relocations are required. There are minor impacts to existing floodplains that will be compensated through the stormwater management system. The existing noise environment will be similar to existing and this relocation of the facility is not expected to appreciably change the noise environment.

(2) Although the No Action alternative does not meet the purpose and need, NEPA, and it’s implementing regulations requires consideration of the No Action alternative. The No Action alternative, when compared with other alternatives, enables the identification of the potential environmental impacts of the Proposed Action and alternatives. Describe the consequences of the No Action alternative e.g. what are the operational, safety, efficiency, economic effects, and environmental effects of taking no action.

The No Action alternative would not allow the FBO tenant to expand its services to the traveling public and recognize increased economic opportunities associated with expansion.
(3) You must provide a summary table depicting the alternatives analysis that compares the Proposed Action, alternatives considered, and the No Action alternative based on the screening criteria discussed in (1) a. through d.

Provide summary table of alternative analysis

<table>
<thead>
<tr>
<th>Alternative Analysis</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposed Action</td>
<td>One build and the No Action alternative were considered, and the effects are described in Section 8 Environmental Consequences.</td>
</tr>
</tbody>
</table>

7. **AFFECTED ENVIRONMENT**

Succinctly describe the existing conditions in the Proposed Action’s *direct impact area* (construction footprint) and airport vicinity (land use and cover, terrain features, level and type of urbanization, biotic resources, noise sensitive sites (residential, churches, schools, parks, recreational facilities, etc.)). This *indirect impact area* should be large enough to include the area within the composite DNL 65 dB noise contour for the Proposed Action and retained alternatives (if any). The discussion of the affected environment should be no longer than is necessary to understand the impacts of the alternatives; data and analyses should be presented in detail commensurate with the importance of the impact. Discuss any actions taken or issues raised by the local community or citizen groups pertinent to the Proposed Action. If not already provided, attach a graphic and recent aerial of the area with the Proposed Action’s and retained alternatives direct and indirect impact areas clearly identified.

For the purposes of the affected environment and environmental consequences discussion of direct impacts, the Study Area was defined as the approximately 25-acre development site and immediately adjacent areas. A copy of an aerial showing the proposed site is included in Appendix C. The study area was expanded for evaluating potential hazardous material effects to the search distances defined in ASTM 1527-13 *Standard Practice for Environmental Site Assessments: Phase I Environmental Site Assessment Process*.

**Air Quality**

Broward County is in attainment for the National Ambient Air Quality Standards (NAAQS) six criteria air pollutants including carbon monoxide (CO), nitrogen dioxide (NO2), ozone (O3), particulate matter (PM6 and PM2.5), sulfur dioxide (SO2) and lead (Pb).

**Biological Resources**

The study area was mapped based on the Florida Land Use, Cover, and Forms Classification System (FLUCFCS) (FDOT, 1999). The project site has had various types of development since the 1920s. The FLUCFCS mapped on the site is 740 Disturbed Lands and 811 Airports (See Figure 2). FLUCFCS 811 consists mainly of existing infrastructure (parking lots, roads (40th Street), etc.) with some landscape trees. FLUCFCS 740 consists of cleared areas with sod and a few mature oak trees scattered throughout. Portions of the study area are used for parking and maintenance of shuttle buses. The study area and the airport are located in a highly urbanized area of Broward County. The site is surrounded by Taxiway C to the north, undeveloped airport property to the west, Lee Wagener Boulevard to the south and aviation related development to the east.

Based on a review of Florida Natural Areas Inventory, US Fish and Wildlife Service, and Florida Fish and Wildlife Conservation Commission (FWC) GIS databases and field reconnaissance conducted in February 2018, no state or federal listed species were identified on the site or in the immediate vicinity. There is no USFWS designated Critical Habitat within the study area. The site is within the core foraging area (CFA) of multiple wood stork nesting colonies, which

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is defined in south Florida as an 18.6 miles radius from the nesting colony. However, there is no foraging or nesting habitat (forested or herbaceous wetlands or surface waters including ditches and ponds) in the study area.

An early coordination letter was submitted to FWC and USFWS. FWC response dated June 11, 2018 indicated that burrowing owls have been observed at FLL and that surveys should be conducted (See Appendix D). No response was received from the USFWS. Potential habitat for gopher tortoise and Florida burrowing owl, both state threatened species, exists on-site, but based on surveys conducted, neither species nor their burrows were documented. Pre-construction surveys will be conducted for burrowing owls and gopher tortoises in accordance with state regulations.

**Coastal Resources**

The study area lies within the coastal zone and the project is approximately 3 miles west of the Atlantic Ocean. The study area is not within the John H. Chaffee Coastal Barrier Resource System.

**Department of Transportation Act, Section 4(f)**

Section 4(f) of the US DOT Act of 1966, protects significant publicly owned parks, recreational areas, wildlife and waterfowl refuges, and public and private historic sites. There are no potential Section 4(f) resources in the study area. There are four parks within 0.6 to 1.0 miles of the study area. There is one historic structure listed on the National Register of Historic Places (NRHP) – Link Trainer NAS (BD02562) located at 4000 West Perimeter Road. Although the Link Trainer NAS Building was noted by SHPO as being in the study area, the Link Trainer NAS building was previously relocated to a site west of the study area and is currently utilized as a Naval Air museum.

**Farmlands**

The study area is disturbed and was a historically developed for military and civil aviation purposes. There are no prime or unique farmlands within the study area.

**Hazardous Materials**

A comprehensive environmental database report was obtained from GeoSearch, LLC (GeoSearch Radius Report, April 16, 2018 – Order No. 106695) to identify known hazardous waste and/or petroleum sites. Site reconnaissance was conducted in February 2018. No obvious signs of contamination were observed during the site reconnaissance. In addition, to the database search, Phase I and II Environmental Site Assessments have been conducted on the site which included soil and groundwater sampling. Thus, though there are several sites listed in the GeoSearch Report on or adjacent to the project site, more comprehensive data is available from the site-specific studies. A summary of the Phase I and Phase II site assessment activities are provided below. The GeoSearch Report is incorporated herein by reference.

1401 SW 39th Street – GeoSearch Database Site #2
Federal Express Cargo (FedEx) & Amerijet International, Inc.
This site is listed on several databases in the GeoSearch Report.

Broward County Contaminated Sites (BCBF) – 1736BCBF (Federal Express Cargo) - State Petroleum Cleanup Program Designation – Fac. ID No. 06-9101722

Broward County Hazardous Materials Site (BCHM) – 04048 (Amerijet International, Inc.)

DEPCLEANUP – Fac. ID No. 9101722 (Federal Express Corp.)

Registered ECHO Facility ID No. – 110005596480 (Amerijet International)
Florida Facility Registry System – 110005596480 (Amerijet International)

Hazardous Material Incident Reporting System (HMISR04) – Report # I-1990100511 (Federal Express Corp.) - 1-gallon paint can leak and cleaned up (9/1990); Report # I-1991060001 (Federal Express Corp.) - 0.5 gallon of 1,1,1-TCE leaked on ramp

Leaking Underground Storage Tank Site (LUAST)- Fac. ID No. 9101722

NPDES04 – Fac. ID No. FLR05C542 (Amerijet International) - General Stormwater 8/2002

PCSR04 Fac. ID No. – FLR05C542 (Amerijet International) - No reported violations

RCRAGR04 – Fac. ID No. FLD984178756 (Amerijet International) – CESQG 12/2016 no reported violations

UST – Fac. ID No. 9101722 (Federal Express Corp.) – Two - 12,000-gallon Jet Fuel USTs closed in place 6/1991 (See above)

1451 Lee Wagener Blvd. – GeoSearch Database Site #3

Broward County Contaminated Sites (BCBF) – 2073BCBF - State Petroleum Cleanup Program Designation – Fac. ID No. 06-99814975

DEPCLEANUP – Fac. ID No. 9814975

Leaking Underground Storage Tank Site (LUAST) – Fac. ID No. 9814975

Underground Storage Tanks Sites (USTs) – FAC. ID No. 9814975
1 – 1,120-gallon UST removed Feb. 2016
1 – 1,120-gallon UST removed Mar. 2016
1 – 1,120-gallon UST removed Mar. 2016

The Jetscape and FedEx Corporation, have identified contamination on the site and are undergoing site assessment activities. These assessments are on-going and being coordinated with the Florida Department of Environmental Protection (FDEP) and Broward County Environmental Protection and Growth Management Department. For the Jetscape listing, the following is a summary of the status:

The site historically contained three underground storage tanks (USTs) (approx. 1,120-gallons each) that were on the eastern portion of the property. The tanks were removed in March 2016, and site assessment activities began. During tank removal, impacted soil was excavated and disposed offsite. Additional soil sampling was conducted in April 2016 to further delineate soil impacts. Additionally, one groundwater monitoring well (MW-1) was installed to evaluate groundwater impacts. Sampling results identified total xylenes at a concentration exceeding the FDEP Groundwater Cleanup Target Level of 20 micrograms per liter (μg/L), and the Natural Attenuation Default Concentration (NADC) of 200 μg/L. In April 2016, three additional monitoring wells, MW-A, MW-B, MW-C, were installed to delineate groundwater impacts in the shallow aquifer. Results of this sampling event did not identify any petroleum impacts; thus, delineating the plume horizontally. Later in April 2016, a deep well (GW-DEEP) was installed in the tank pit area. Sampling results did not identify any petroleum impacts; thus, delineating the vertical extent of the plume. Further sampling indicated the plume was shrinking. In July 2017, Jetscape’s consultant, EE&G prepared a Site Assessment Report (SAR) to document soil and groundwater sampling activities.
In a letter dated August 8, 2017, Broward County Environmental Engineering and Permitting Division indicated that there were several items that needed to be addressed to satisfy the closure requirements of Chapter 62-780, F.A.C. Since that time, this facility has been accepted into the State Cleanup Program and is awaiting funding for cleanup.

The Fedex facility has also been accepted in to the State Cleanup program and is awaiting funding for cleanup. According to the Phase I Environmental Site Assessment conducted by EE&G Environmental Services LLC, dated April 30, 2015, a contamination assessment plan (CAP) was conducted in March 1992 and found soil contamination near USTs that were on the site and a damaged fuel transfer line. Soils were removed on the southern portion of the Fedex site in the location of the transfer line but were left in place around the USTs due to the proximity to the Fedex ramp operation.

According to Jetscape, monitoring has been on-going for several years on the site. Based on the database review and the tank and contaminated soil removal that has occurred, the potential contamination is not considered significant. New fuel storage facilities would be constructed for the proposed action and these facilities would be required to meet the state and local requirements.

The other site listings in the database report include Database Sites 1 and 4 as described below (See Geosearch Report for Site location). No significant contamination has been identified with these sites.

1500 SW 40th Street – GeoSearch Database Site #1

This site is listed under several names and several databases including National Car Rental, Limousines of South Florida, Inc., Hertz Rent A Car, Keolis, Shuttleport, LSF Shuttle

Aboveground Storage Tanks (ASTs) – No reported discharges
1 - 1000-gallon lube oil AST installed in Feb 1997 – removed in Apr. 2003

Broward County Hazardous Materials Sites (BCHM) – 02866 (National Car Rental System, Inc. & 06563 (Limousines of South Florida, Inc.)

Broward County Storage Tank Sites (BCST) – 02866BCST (National Car Rental System, Inc. & 06563BCST (Limousines of South Florida, Inc.)

Registered ECHO Facility ID Nos. - 110027857790 (Shuttleport), 110043278075 (LSF Shuttle), 110067377626 (Keolis)

Florida Facility Registry System – 110005616949 (Hertz Rent-A-Car), 110027857790 (Shuttleport), 110043278075 (LSF Shuttle), 110067377626 (Keolis)

NPDES Fac. ID Nos. – FLR05H902 (Keolis) & FLRNEE892 (LSF Shuttle)

NPDESR04 Fac. ID No. – FLR05G419 (Shuttleport) – No reported violations

PCSR04 Fac. ID No. – FLR05G419 (Shuttleport) - No reported violations

RCRAGR04 Fac. ID No. – FLD984239764 (Limousines of South Florida) – CESQG 12/2014 No reported violations
Historical, Architectural, Archeological and Cultural Resources

Based on a review of the Florida Division of Historic Resources, Florida Master Site File (FMSF), there are no recorded sites listed or eligible for listing on the NRHP on the site or adjacent to the site. Copies of the information from the FMSF are included in Appendix E. As described above, Section 4(f), the FMSF showed the NRHP-listed Link Trainer NAS site on the project site. However, that facility has been relocated further west of the site. Eight other historic structures were noted in the FMSF immediately west of the study area, but each of these were listed as “resource destroyed” and seven were listed and not eligible. No archeological sites were listed in the FMSF in the study area.

Also, FLL and the area of indirect effects (DNL 65 contour) was the subject of a 2007 Cultural Resource Assessment Survey as part of the FLL Environmental Impact Statement (EIS). No resources listed or eligible for listing on the NRHP were identified with the EIS study area.

Early coordination letters were submitted to the State Historic Preservation Officer (SHPO) and the federally-recognized tribes in Florida (Seminole Tribe of Florida, Seminole Nation of Oklahoma, Poarch Band of Creek Indians, and Muscogee (Creek) Nation). Responses were received from the Muscogee (Creek) Nation, the Seminole Tribe of Florida (STOF), and the Seminole Nation of Oklahoma. The Muscogee (Creek) Nation indicated that they would defer to the other tribes contacted and had no other specific comments. The STOF requested copies of historic aerials. This information was provided and the STOF issued a letter dated August 3, 2018 that the Tribe had no objection to the project, but wished to be notified if historic, archaeological or burial resources were inadvertently discovered during construction. An e-mail was received from the Seminole Nation of Oklahoma requesting that additional research be conducted. This research was conducted and is summarized above and discussed in the Federal Aviation Administration’s letter to the Seminole Nation of Oklahoma’s Tribal Historic Preservation Officer (THPO), dated March 14, 2019. Copies of the correspondence are included in Appendix D.

Land Use

The existing land use for the study area as described above consists disturbed lands and existing airport infrastructure (parking lot and roads). Planned and future land use includes the proposed action. This surrounding area is proposed for future land side and airside development as part of the West Side development.

Natural Resources and Energy Supply

The FAA considers an action to have a significant impact on natural resources and energy when an action’s construction, operation, or maintenance would cause demands that exceed available or future natural resource or energy supplies. When proposed, actions necessitate the expansion of utilities, power companies or other suppliers would need to be contacted to determine if the proposed project demands can be met by existing or planned facilities. The Proposed Action is not expected to require expansion of utilities to meet the demands.

The use of energy and natural resources will occur both during construction and operation of the proposed action (e.g., electric power and aviation fuels and lubricants). However, the proposed action is not anticipated to result in substantial increases in demand for natural resources or energy consumption beyond what is readily available by service providers. The

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3 FMSF data received from SHPO June 13, 2018

use of energy and natural resources will be limited to only those necessary to meet the regulatory construction and safety requirements for users and local populations.

**Noise**

The DNL 65 dB noise contour as shown on the draft Existing Conditions Noise Exposure Map extends west beyond the airport property boundary into commercial and park/open space areas to the Florida’s Turnpike. To the east, the DNL 65 dB contour extends to the Atlantic Ocean over commercial and transportation uses and the John U. Lloyd State Recreation Area. The DNL 65 dB noise contour generally does not extend beyond the Airport boundary to the north or south due to the east/west-orientated parallel runways.

The Master Plan forecast accounts for the relocation of Jetscape FBO as discussed in Section 4. Proposed Action. Moving the FBO allows Jetscape to compete for the demand that the FLL market currently captures.

**Socioeconomics, Environmental Justice and Children’s Health and Safety Risk**

The proposed project occurs on the airport. Housing or business relocations or right-of-way acquisition is not required. The project does not result in disruption of established communities or disruption of planned development but enhances the landslide development opportunities in the West Development area of the airport. The proposed action is anticipated to result in modest job creation, both during construction (temporary) and operation of the facility (permanent).

The project has been developed in accordance with Executive Order 12898: Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations (February 11, 1994) and DOT Order 5610.2, Environmental Justice. These orders require FAA to provide meaningful public involvement by minority and low-income populations, as well as an analysis that identifies and addresses disproportionately high and adverse potential impacts on these populations. An analysis of minority and low-income populations (Environmental Justice or EJ populations) was conducted through a review Census data and field reconnaissance. There are low-income and minority populations within the Study Area, but construction and operation of the facility will occur on-airport with no direct impacts to adjacent minority or low-income areas.

Project area demographics are shown in the following table:

<table>
<thead>
<tr>
<th>Geography</th>
<th>Census Block Group</th>
<th>2016 Population</th>
<th>Percent White</th>
<th>Percent Hispanic</th>
<th>Percent Black</th>
<th>Percent Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>Census Tract 801.02</td>
<td>Block Group 5</td>
<td>1,140</td>
<td>62.0</td>
<td>15.4</td>
<td>11.8</td>
<td>16.0</td>
</tr>
<tr>
<td>Census Tract 802</td>
<td>Block Group 1</td>
<td>951</td>
<td>75.1</td>
<td>22.6</td>
<td>1.6</td>
<td>0.7</td>
</tr>
<tr>
<td>Census Tract 804.05</td>
<td>Block Group 2</td>
<td>2,371</td>
<td>46.6</td>
<td>24.3</td>
<td>24.1</td>
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<tr>
<td>Census Tract 1106.00</td>
<td>Block Group 3</td>
<td>2,175</td>
<td>53.9</td>
<td>38.0</td>
<td>6.5</td>
<td>2.6</td>
</tr>
<tr>
<td>Study Area Average</td>
<td></td>
<td>6,637</td>
<td>59.4</td>
<td>25.1</td>
<td>11.0</td>
<td>6.5</td>
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<tr>
<td>Broward County</td>
<td></td>
<td>1,863,780</td>
<td>39.2</td>
<td>27.6</td>
<td>27.2</td>
<td>7.8</td>
</tr>
</tbody>
</table>


1Hispanic includes persons of any race with Hispanic or Latino family heritage.

2Other persons include: American Indian/Alaskan Native, Asian, Native Hawaiian, other single race, two or more races, and three or more races.
Household Income Characteristics summarized from the 2016 American Community Survey (ACS) five-year estimates are shown in the following table:

<table>
<thead>
<tr>
<th>Geography</th>
<th>Census Block Group</th>
<th>Median Household Income (Dollars)</th>
<th>Percentage of Households with Incomes Below Poverty Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Census Tract 801.02</td>
<td>Block Group 5</td>
<td>58,750</td>
<td>9.8%</td>
</tr>
<tr>
<td>Census Tract 802</td>
<td>Block Group 1</td>
<td>51,917</td>
<td>16.8%</td>
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<tr>
<td>Census Tract 804.05</td>
<td>Block Group 2</td>
<td>47,857</td>
<td>10.9%</td>
</tr>
<tr>
<td>Census Tract 1106.00</td>
<td>Block Group 3</td>
<td>56,171</td>
<td>15.8%</td>
</tr>
<tr>
<td>Study Area Average</td>
<td></td>
<td>53,674</td>
<td>13.3%</td>
</tr>
<tr>
<td>Broward County</td>
<td></td>
<td>52954</td>
<td>13.5%</td>
</tr>
</tbody>
</table>

Source: 2012-2016 American Community Survey Five-Year Estimates

There are no schools, daycares, parks, or children’s health clinics adjacent to or near the study area. There are five parks within a mile of the study area – three south of the airport, one west of the airport and I-95 and one north of the airport and I-595 (See Figure 3 Community Resources and Figure 4 Census Map).

**Visual Effects**

The visual resource and visual character of the study area is highly urbanized with the existing airport, commercial, industrial, port and residential development and major roadway infrastructure, including I-95, I-595 and Griffin Road within a mile or less of the study area. There are no unique features, such as historic resources, light sensitive wildlife species, or parks near the study area that would be affected by light emissions from the proposed action.

**Water Resources (Wetlands, Floodplains and Surface Waters, Groundwater and Wild and Scenic Rivers)**

*Waters of the US including Wetlands and Surface Waters*

Based on review of National Wetland Inventory maps, aerial photograph and field reconnaissance conducted in February 2018, Waters of the U.S., including wetlands, are not present on-site.

*Wild and Scenic Rivers*

Based on a review of the National Park Service’s National Wild and Scenic Rivers System online database (www.nps.gov/rivers), there are no listed Wild and Scenic rivers or river segments in Broward County.

*Floodplain and Floodway*

There are no regulatory floodways on or near the study area. Based on FEMA Flood Insurance Rate Map (FIRM) #12011C0558H, most of the site lies outside the 100-year floodplain and is mapped as Zone X (between the 100-year and 500-year floodplain). See Figure 5. There are small areas, 0.98 acres of the site that are mapped as Zone AH – within the 100-year floodplain. The mapped floodplain occurs in areas that have been disturbed and graded. Additionally, the South Florida Water Management District issued a conceptual Environmental Resource Permit for the 400-acre West Side Development area. Within this permit and future
construction permits, impacts to the floodplain would be mitigated in the stormwater management system.

**Groundwater**

Based on data provided in the Final Phase I Environmental Site Assessment, prepared by EE&G Environmental Services, LLC dated April 30, 2015 and the Phase II ESA dated August 30, 2015, the regional geology in Broward County consists of Holocene age sediments of peats, muck and marl overlying Pleistocene age limestone and shelly sands. The Atlantic Coastal Ridge topographic feature parallels the mainland coastline of the County and is primarily comprised of Miami Oolite limestone. Beneath this ridge is the Anastasia Formation in the eastern portion of the County and the Fort Thompson Formation in the western portion of the County. Each of these geologic formations are highly permeable limestone and the combination of the Miami Anastasia and Fort Thompson limestone comprise the unconfined, Biscayne surficial aquifer. The general flow direction of the Biscayne Aquifer is southeasterly but may be influenced locally by off-site drainage features, surface waters, tidal influences or pumping of water wells. The US Environmental Protection Agency has designated the Biscayne Aquifer as a sole source aquifer as authorized by Section 1424C of the Safe Drinking Water Act of 1974 (Public Law 93-525, 42 U.S.C. 300 et.seq.).

Soils within the study area are mapped as Margate Fine Sand and Urban Land. All the soils though have been changed from their natural state by filling and grading associated with construction that has occurred since the 1920s.

The study area is connected to the Broward County municipal water and sewer systems and no private potable wells occur within the study area.

Based on a review Broward County *Map of Wellfield Zones*, the study area is not located within a Wellfield Protection Zone and the nearest wellfield protection zone is over 2 miles southwest of the study area.

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**8. ENVIRONMENTAL CONSEQUENCES –IMPACT CATEGORIES**

Environmental impact categories that may be relevant to FAA actions are identified below in sections (1) through (14). Construction and secondary (induced) impacts should be addressed within the relevant environmental impact category. FAA-specific requirements for assessing impacts are highlighted in FAA Order 1050.1F, Appendix B *Federal Aviation Administration Requirements for Assessing Impacts Related to Noise and Noise-Compatible Land Use and Section 4(f) of the Department of Transportation Act (49 U.S.C. § 303)*. Methodologies for conducting the analyses are discussed in detail in the 1050.1F Desk Reference. The latest FAA-approved models must be used for both air quality and noise analysis. A list of approved models for each type of analysis is available in the 1050.1F Desk Reference.

**Note:** The Desk Reference may be cited only as a reference for the methodologies and processes it contains, and may not be cited as the source of requirements under laws, regulations, Executive Orders, DOT or FAA directives, or other authorities. It further notes that you should cite the original source when citing requirements from laws, regulations, or other authorities.

**FAA Order 1050.1F, paragraph 4-3.3, Significance Thresholds and Exhibit 4-1,** provide a significance determination table for the Proposed Action and retained alternatives (if any) based on the analysis in sections (1) through (14) below. **Note:** Quantitative significance thresholds do not exist for all impact categories; however, consistent with the CEQ Regulations, the FAA has identified factors that should be
considered in evaluating the context and intensity of potential environmental impacts.

****IMPORTANT****

Environmental impacts for the following categories must be calculated for the year of project implementation and the planning horizon year in this EA Form. The implementation year represents the first year in which the Proposed Action would be fully operational. The planning horizon year typically represents the implementation year plus five years. Sometimes if appropriate due to project phasing or if requested by a reviewing agency, impact analysis may need to be conducted for intermediate years. Coordinate with an FAA ORL-ADO environmental specialist before conducting an intermediate year impact analysis.

Significance determination table

<table>
<thead>
<tr>
<th>ENVIRONMENTAL CONSEQUENCES</th>
<th>NO BUILD</th>
<th>BUILD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Quality</td>
<td>No Impact</td>
<td>No Significant Impact</td>
</tr>
<tr>
<td>Biological Resources</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
<tr>
<td>Coastal Resources</td>
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</tr>
<tr>
<td>Surface Transportation</td>
<td>No Impact</td>
<td>No Significant Impact</td>
</tr>
<tr>
<td>Farmlands</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
<tr>
<td>Hazardous Material</td>
<td>No Impact</td>
<td>No Significant Impact</td>
</tr>
<tr>
<td>Historical Resources</td>
<td>No Impact</td>
<td>No Significant Impact</td>
</tr>
<tr>
<td>Land Use</td>
<td>No Impact</td>
<td>No Significant Impact</td>
</tr>
<tr>
<td>Natural Resources and Energy Supply</td>
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<td>No Significant Impact</td>
</tr>
<tr>
<td>Noise</td>
<td>No Impact</td>
<td>No Significant Impact</td>
</tr>
<tr>
<td>Socioeconomic</td>
<td>No Impact</td>
<td>No Significant Impact</td>
</tr>
<tr>
<td>Visual Effects</td>
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<td>No Significant Impact</td>
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<tr>
<td>Wetlands</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
<tr>
<td>Surface Waters</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
<tr>
<td>Floodplain</td>
<td>No Impact</td>
<td>No Significant Impact</td>
</tr>
</tbody>
</table>

(1) AIR QUALITY

The FAA has a responsibility under NEPA to include in its EA’s sufficient analysis to disclose the extent of a project’s impact on the attainment and maintenance of the National Ambient Air Quality Standards (NAAQS) and any applicable state air quality standards. Thus, a project’s impact on air quality is assessed by evaluating whether it would cause a new violation of a NAAQS or contribute to a new violation in a manner that would increase the frequency or severity of the new violation. Very small projects sometimes can be evaluated qualitatively or by comparison to a previous project for which a quantitative air quality analysis is available. However, if a project requires the preparation of an EA, it is likely that a quantitative, project-specific air quality assessment would be needed. This can be accomplished by first identifying the emissions sources associated with a project, and then estimating the emissions for each retained alternative. Knowing the emissions may help to characterize a project’s impact for the EA. The FAA’s Air Quality Handbook provides information on how to conduct an air quality
(a) Compared to the No Action alternative, will the Proposed Action or any of the retained alternatives cause or create a reasonably foreseeable increase in air emissions due to implementation? If the action will not cause a reasonably foreseeable emission increase, a qualitative air quality assessment is justifiable for disclosure purposes under NEPA. Provide an explanation of the conditions and rationale upon which this finding is based along with any supporting data, reasoning and/or justification. The assessment should explain how or why implementation of the Proposed Action or any of the retained alternatives will not cause or create a reasonably foreseeable increase in air emissions. Note: Examples of projects and actions that will likely cause or create a reasonably foreseeable increase in emissions include those that will cause or create an increase in aircraft operations and/or ground access vehicle trips. Other projects such as runway/taxiway improvements, roadway modifications, and/or parking facility expansions, may cause or create reasonably foreseeable increases in emissions by changing aircraft and vehicle travel patterns. By comparison, examples of projects and actions that will not likely cause or create increases in emissions include land acquisition programs or the upgrading of airfield lighting systems.

Discuss the potential for a reasonably foreseeable increase in air emissions:

The proposed action would not substantially increase air emissions. The Jetscape facility is already in operation at the airport and there would be no substantial change in the number and types of aircraft (and vehicles) utilizing the relocated facility. Construction of the proposed project will result in temporary emissions from construction equipment and materials. Construction impacts can be minimized using appropriate Best Management Practices.

(b) Is the Proposed Action located in a nonattainment or maintenance area for any of the NAAQS established under the Clean Air Act? If the Proposed Project is in a nonattainment or maintenance area, identify for what pollutant(s), and do not complete this EA Form without first contacting an ORL-ADO EPS for further guidance. Note: To review the current list of areas designated nonattainment, see the U.S. Environmental Protection Agency reference book, The Green Book Nonattainment Areas for Criteria Pollutants at www.epa.gov/oaqps001/greenbk/.

Document area status:

The project area status is located in an attainment area.

(c) If the action is located in an attainment area and will cause a reasonably foreseeable emission increase, you must prepare an emissions inventory for NAAQS priority pollutants and Green House Gases (GHG’s) and disclose the results. You must contact an ORL-ADO EPS before conducting an air quality analysis. Note: As the Aviation Emissions and Air Quality Handbook explains, there are different types or components of an air quality analysis that can be undertaken depending on project/action type, the change(s) to the emission sources affected, and other relevant factors. There is no single, universal criterion for determining what type of analysis is appropriate for FAA-supported projects or actions. As an aid in selecting the appropriate air quality assessment methodology, see Figure 4-5 (Air Quality Assessment Examples) in the Aviation Emissions and Air Quality Handbook. Figure 4-5 identifies the types of air quality analyses (i.e., emissions inventory, dispersion modeling, etc.) that may be appropriate for FAA-supported projects and actions. Listed by project/action type, each assessment method is generally symbolized as High, Medium or Low in terms of the likely applicability of the analysis to the project/action type. Review the Aviation Emissions and Air Quality Handbook to understand how to prepare the analysis (including selecting the analysis.
years, identifying the emission types and emission sources of interest, obtaining and/or
developing the necessary input data, and running the appropriate models and/or supplemental
analyses.

****IMPORTANT****

As of May 29, 2015, the FAA accepted modeling tool for predicting air emissions is the Aviation
Environmental Design Tool (AEDT). The most current version of this model, currently AEDT2b
must be used for any new analysis started after that date. Please contact an ORL-ADO
Environmental Specialist if you have any questions regarding the emissions analysis or the
current version of the model to use in your analysis.

Provide the emissions inventory for the No Action Alternative, Proposed Action and Retained
Alternatives for the EA Study Years including both direct and indirect emissions that are
reasonably foreseeable which includes operational as well as construction emissions.

The project area is located within an airport that operates in an air shed with previously
designated air emissions standards. The airport is within an attainment area for all NAAQS.

The operation of the proposed relocated FBO facility would not result in a substantial increase
in air emissions from aircraft and/or vehicles. Construction will result in a short-term increase
in air emissions.

Discuss the results of the emissions inventory and make a determination if the impacts are
considered significant.

Because increased air emissions would be minor when compared to the overall emissions at
FLL, an emissions inventory was not prepared.

(2) BIOLOGICAL RESOURCES (INCLUDING FISH, WILDLIFE, AND PLANTS)

(a) Using the Florida Land Use and Cover Classification System (FLUCCS), provide an
assessment of the Proposed Action’s and retained alternatives (if any) direct impact area
(construction footprint) and indirect impact area (area indirectly impacted through facility
lighting, noise contours, air emissions, and changes to water quality or quantity caused by
construction equipment or facility operations). Attach a figure and table (for direct and indirect
impact areas) with acreages per land use cover type to assist in the explanation.

Quantitatively discuss potential direct and indirect impacts:

The project site is surrounded by an urban environment and development of the site is not
anticipated to cause negative indirect impacts to the surrounding areas. There would be no
wetland, surface water, or native habitat impacts. Direct impacts are to disturbed lands (±13
acres) or airports (e.g. parking areas for shuttle buses and existing airfield - ±12 acres). There
would be no indirect impacts.

(b) Describe the potential for the Proposed Action and retained alternatives (if any) to result in
long-term or permanent loss of plant or wildlife species, to directly or indirectly affect plant
communities, and/or involve the displacement of wildlife. Cross reference Category (14) Water
Resources, if jurisdictional water bodies or wetlands are present.

Quantitatively discuss potential direct and indirect impacts:

The project site has been previously developed since the mid to late 1940s and provides limited
habitat to wildlife species and plant communities. Previous development included clearing,
filling and grading the property originally as part of the Naval Air Station and has most recently
been used to park shuttle busses. An American kestrel was observed perched on-site, but no nesting cavities were observed. The further development of the project is not anticipated to cause long term or permanent loss to any plant communities or wildlife species.

**(c)** Using U.S. Fish and Wildlife (FWS) and National Marine Fisheries Service (NMFS) flora and fauna species lists for the Action vicinity, describe the potential for the Proposed Action and retained alternatives (if any) to directly or indirectly affect any federally-listed or candidate species of flora or fauna or designated critical habitat protected under the Endangered Species Act (ESA), the Marine Mammal Protection Act (MMPA), or affect Essential Fish Habitat (EFH) identified under the Magnuson-Stevens Act. You must attach records of consultation with FWS and NMFS, as appropriate, in an appendix to the EA. **Note:** If the Proposed Action and retained alternatives (if any) would potentially affect federally protected or candidate species, or designated critical habitat, do not complete this EA and contact an FAA ORL-ADO EPS.

Quantitatively discuss the potential for the Proposed Action and retained alternatives to directly or indirectly impact federally-protected species and designated critical habitat:

There are no documented occurrences of federally listed flora or fauna on the site and surveys did not reveal any listed species in the study area. There are no impacts to Critical Habitat. The study area is wholly in uplands with no wetlands or Essential Fish Habitat (EFH) impacts. The site is within the CFA of multiple wood stork nesting colonies; however, there is no habitat for this species within the study area. In accordance with Section 7 of the Endangered Species Act and its implementing regulations, the FAA determined that the proposed action would have No Effect on federally-listed species.

**(d)** Using Florida Fish and Wildlife Commission (FWC) flora and fauna species lists for the Action vicinity, describe the potential for the Proposed Action and retained alternatives (if any) to directly or indirectly affect any state-listed species protected in the State of Florida. You must attach records of consultation with state jurisdictional agencies such as the FWC and Florida Department of Environmental Protection (DEP), as appropriate, in an appendix to the EA.

Quantitatively discuss the potential for the Proposed Action and retained alternatives to directly or indirectly impact state-protected species and designated critical habitat:

State and federal listed species surveys yielded no observations of individuals or evidence of habitat or activity by the subject species. There is habitat for the state-listed Florida burrowing owl on the project site, but none were observed. Because Florida burrowing owls are known to move to various areas within suitable habitat, an updated survey will be conducted prior to construction. FWC Rule 68A-9.012 Take of Wildlife on Airport Property, allows for burrowing owls to be taken in emergency situations or after repeated, documented harassment techniques have failed. But, relocation of owls is the preferred method. A non-active burrow can be taken facilitating the relocation of the owl. Project development is not anticipated to adversely affect state listed species.

**(e)** Describe the potential for the Proposed Action and retained alternatives (if any) to directly or indirectly affect species protected under the Migratory Bird Act. You must attach a record of consultation with FWS in an appendix to the EA.

Quantitatively discuss the potential impacts:

The project area provides negligible habitat to species protected by the Migratory Bird Act. In addition, no bald eagles have been observed onsite and no known bald eagle nest5 are located

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within 5 miles of the project area. Project development is not anticipated to negatively impact any species protected through this Act.

(f) Discuss any operational, avoidance, minimization or mitigation measures (including construction mitigation measures) that have been considered in the siting of the Proposed Action and retained alternatives (if any) to mitigate impacts to biological resources. Identify all required federal, state or local permits. Note: Analyses for undisturbed areas including water bodies must be conducted in consultation with FWS, other Federal agencies (NMFS, EPA, USACE), and state agencies (DEP, FWC, and water management districts), having expertise on potentially affected biotic resources and their habitats. Federal and state-listed species lists must be consulted and the potential for occurrence in the Proposed Action area must be documented. Include an analysis of construction impacts and measures to avoid and minimize impacts to ensure that this document properly addresses both permanent and temporary, constructed-related impacts on these resources.

Quantitatively discuss any operational, avoidance, minimization or mitigation measures:

Pre-construction surveys will be conducted for Florida burrowing owls and gopher tortoises.

(3) CLIMATE

(a) Affected Environment - For airport actions, the study area is defined by the extent of the project changes (i.e., immediate vicinity of the airport) and should reflect the full extent of aircraft movements as part of the project changes. Consult the FAA’s Air Quality Handbook for more information on defining the study area. As explained in the 1050.1F Desk Reference, analysis of GHG emissions should be quantitatively assessed in certain circumstances, but otherwise may be qualitatively assessed. Where the analysis is quantitative, the affected environment section for climate should provide the quantitative data for the existing condition, which provides the baseline of existing GHG emissions in the study area. The affected environment section should also discuss the current level of preparedness in the study area with respect to the impacts of climate change. This involves describing current measures that are in place within the study area to adapt to the impacts of climate change (e.g., sea level rise, stronger or more frequent storms, etc.). This discussion should be concise and may be quantitative or qualitative, depending on the nature of the project area.

Describe the current Climate and level of preparedness conditions in the Study Area:

In 2010, Broward County developed the Broward County Climate Action Plan: Addressing Our Changing Climate (The Climate Change Action Plan), which developed recommendations for a program to mitigate the causes and to adapt to the consequences of climate change and the vulnerability of southeast Florida to sea level rise and violent weather patterns. The County also conducted a vulnerability assessment that identified areas of vulnerability under a one-, two-, and three-foot sea level rise scenario projected to occur as early as 2060. The potential inundation areas are limited to low-lying, undeveloped areas between buildings, runways and taxiways.

Broward County also has goals and policies in the Climate Change Element of the Comprehensive Plan. The Climate Change Element supporting documentation includes Greenhouse Gas Emissions inventories on a Regional, Communitywide and Government Operations basis. Broward County has seen a gradual decrease in GHG emissions since 2007 base line evaluation but continues to work to reduce this further to meet a goal of 80% reduction from the 2007 baseline.
The Broward County Aviation Department completed the Green Airport Initiative (GAI) in 2005. Through this program several recommendations and initiatives were developed to establish a program for guiding sustainable development on the airport.

Included among the recommendations that have been implemented at the airport is the use of biodiesel for in ground service equipment. Several other initiatives have been implemented including:

- Rental Car Center consolidated into one building with one common shuttle service for all the rental car companies. This eliminated four million miles of bus travel by eliminating each rental car company operating their own shuttles. This also reduced road congestion in the terminal area and conserved fuel.
- Implementation of the pay-on-foot program which allows drivers to pay parking fees at machines in the parking garage instead of at toll booths. This has reduced emissions from idling cars at toll booths.
- Construction of the cell phone lot and restrictions on idling in the lot as well as elimination of idling along roadsides that once occurred.
- Construction of bus and taxi holding lots where the vehicles remain parked until needed has also reduced emissions.
- FLL has one of the largest biodiesel/hybrid electric fleets in the US and one of the first airports in FL to be totally biodiesel. FLL operates 56-biodiesel vehicles, three biodiesel trams and five hybrid-electric vehicles that transport passengers to and from the terminals, parking garages and Rental Car Center.
- FLL has increased energy efficiency in the Heating, Ventilation and Air Conditioning (HVAC) System by replacing older units with higher efficiency models. This has reduced emissions from power generating facilities.
- FLL is Installing of high efficiency lighting in terminals and other buildings and parking garages.

The airport and tenants work with the county to continue to reduce GHG emissions. The airport supports the GHG emissions reduction goals. The proposed action is not expected to appreciably increase demand or operations at the airport and thus would have minimal effect on GHG emissions.

(b) Environmental Consequences - If GHG’s and climate are not relevant to the Proposed Action and alternative(s) (i.e., because there would be no GHG emissions), this should be briefly noted and no further analysis is required.

Qualitatively discuss the reasons that the Proposed Action and retained alternatives would not affect GHG’s or Climate Change:

The development of the project site is anticipated to have minimal effect on GHG’s and climate change as the proposed FBO relocation project would not substantially increase activity at the airport.

(c) Where the Proposed Action or alternative(s) would not result in a net increase in GHG emissions (as indicated by quantitative data or proxy measures such as reduction in fuel burn, delay, or flight operations), a brief statement describing the factual basis for this conclusion is sufficient and no further analysis is required.

http://www.broward.org/Airport/Community/Pages/EnvironmentalInitiatives
Describe the basis for “no-effect” conclusion:

(d) Where the Proposed Action or alternative(s) would result in an increase in GHG emissions as compared to the No Action alternative for the same study year, the emissions should be assessed either qualitatively or quantitatively using the methodology described in FAA's 1050.1F Desk Reference, Section 3.3.2 (Data Analysis). **Note:** Contact an ORL-ADO EPS prior to undertaking a quantitative analysis.

The proposed project would relocate an existing FBO facility to a new location on the FLL airfield. Although the project may generate some new activity, the change in GHG emissions at FLL would be minor.

(e) Documentation - When CO2e is quantified, the metric tonnes (MT) CO2e results should be provided in a table or similar format that compares the alternatives directly. When fuel burn is computed, the MT CO2 equal to that fuel content should be documented and discussed. See Section 3.3.3 of 1050.1F. **Note:** There are no significance thresholds for aviation or commercial space launch GHG emissions, nor has the FAA identified specific factors to consider in making a significance determination for GHG emissions. There are currently no accepted methods of determining significance applicable to aviation or commercial space launch projects given the small percentage of emissions they contribute. CEQ has noted that “it is not currently useful for the NEPA analysis to attempt to link specific climatological changes, or the environmental impacts thereof, to the particular project or emissions, as such direct linkage is difficult to isolate and to understand.” Accordingly, it is not useful to attempt to determine the significance of such impacts. There is a considerable amount of ongoing scientific research to improve understanding of global climate change and FAA guidance will evolve as the science matures or if new Federal requirements are established.

Provide a discussion of the analysis including data tables comparing the No Action and retained alternatives for each study year:

The proposed project would relocate an existing FBO facility to a new location on the FLL airfield. Although the project may generate new activity, the change in CO2e emissions would be minimal.

(f) Reducing Emissions - Reduction of GHG emissions resulting from FAA actions contributes towards the U.S. goal of reducing aviation’s impacts on climate. For NEPA reviews of proposed FAA actions that would result in increased emissions of GHGs, consideration should be given to whether there are areas within the scope of a project where such emissions could be reduced. GHG emission reduction can come from measures such as changes to more fuel efficient equipment, delay reductions, use of renewable fuels, and operational changes (e.g., performance-based navigation procedures). However, GHG emission reduction is not mandated and will not be possible in all situations.

Discuss measures to reduce emissions associated with the Proposed Action:

The relocated FBO facility would be subject to applicable Broward County and FLL policies and programs for reducing GHG emissions.

(g) Climate Adaptation - The environmental consequences section should include a discussion of the extent to which the proposed action or alternatives(s) could be affected by future climate conditions, based on published sources applicable to the study area. For example, a project area’s ability to sustain impacts caused by climate changes should be described (e.g.,
identify current robustness and height of seawalls for coastal airports). This discussion should include any considerations to adapt to forecasted climate change conditions.

Discuss potential climate conditions relevant to the Proposed Action:

| There are no substantive climate conditions relevant to the proposed action. As noted above, the relocated FBO facility would be subject to applicable Broward County and FLL policies and programs on climate change |

(4) COASTAL RESOURCES

(a) Is the Proposed Action located within the Coastal Barrier Resources System (CBRS), as delineated by the U.S. Fish and Wildlife Service (FWS) Official CBRS maps? If the Proposed Action is located within the CBRS, do not complete this EA and contact an FAA ORL-ADO EPS.

Explain:

| The site is not located within the CBRS. |

(b) The Florida Department of Environmental Protection (DEP), Florida State Clearinghouse, Office of Intergovernmental Programs, will coordinate a consistency review of the Proposed Action under the following authorities: Presidential Executive Order 12372; § 403.061 (42), Florida Statutes; the Coastal Zone Management Act, 16 U.S.C. §§ 1451-1464, as amended; and the National Environmental Policy Act, 42 U.S.C. §§ 4321-4347, as amended. The ORL-ADO EPS must review the Draft EA prior to submittal to the Clearinghouse for consistency review. The Airport Sponsor then submits the Draft EA to the Clearinghouse. Contact the Clearinghouse (850-245-2161) for the required number of copies and format. The Clearinghouse will make a determination of the Proposed Action’s consistency with Florida’s Coastal Management Program (FCMP) based on information contained in the Draft EA. Note: The FCMP consistency review process normally takes 30 to 45 days and is conducted during the public and agency review of the Draft EA. The Clearinghouse will send a consistency determination letter with state comments to the Airport Sponsor. The Airport Sponsor must include a copy of the consistency letter and the Airport Sponsor’s responses to any comments received from state agencies in an appendix to the Final EA submitted to the FAA ORL-ADO.

Ensure that the Proposed Action is consistent with the enforceable policies of the FCMP (http://www.dep.state.fl.us/cmp/federal/). Acknowledge submittal of the Draft EA to the Clearinghouse for review.

| Project information was provided to FDEP at the beginning of this study. In an email dated April 20, 2018, the FDEP indicated that they would not coordinate State Clearinghouse review of the project. The site is located within Florida’s Coastal Zone; however, the proposed action is the relocation, construction and operation of an existing FBO on previously developed lands within FLL. South Florida Water Management District (SFWMD) issued an Environmental Resource Permit (ERP No. 06-00339-S-08), dated September 21, 2018 for the site. As stated in the ERP staff report, SFWMD indicated that “Issuance of this permit constitutes a finding of consistency with the Florida Coastal Zone Management Program”. Thus, coastal zone consistency is presumed. |

(5) DOT SECTION 4(f)
(a) Describe and identify on an attached figure all DOT Section 4(f) resources both on-airport and within the airport’s vicinity (or area encompassed by the composite DNL 65 dBA noise contour for the Proposed Action, reasonable alternatives (if any) and No Action alternative). Resources that are protected by Section 4(f) are publicly owned land from a public park, recreation area, or wildlife and waterfowl refuge of national, state, or local significance; and publicly or privately-owned land from an historic site of national, state, or local significance. Cross-reference Category (11) Noise and Compatible Land Use, as applicable.

Describe 4(f) resources and attach a figure if applicable:

There are no public parks, recreation areas, wildlife and waterfowl refuges of national, state, or local significance or publicly or privately-owned land from an historic site of national, state or local significance on or in proximity to the project site.

The NRHP listed Link Trainer Building is located approximately 0.25 mile from the proposed project and now houses the Naval Air Museum. Thus, there are no direct impacts to this facility. Indirect effects, if any, are anticipated to be minor. Changes in aircraft emissions and noise levels would be minimal and would not result in a constructive use of the resource. The resource was originally associated with aviation and is presently used as an aviation museum. The resource’s original and current setting is considered compatible with the present operation of FLL. The proposed relocated FBO facility would introduce new light sources (e.g., pole and building-mounted lights) to the mid-field area at FLL. The amount and type of lighting would be like other aviation facilities at FLL. The new lighting will meet applicable sections of the County’s land development code (lights will be shielded, angled or both so that direct or indirect light does not cause illumination in excess of one-half foot-candle on adjoining properties). Based on the foregoing, indirect impacts would be minimal. Thus, there would be no significant impacts on Section 4(f) resources resulting from the proposed action. See discussion under Section (8) (b) wherein the SHPO concurred that no historic properties would be affected by the proposed Jetscape project.

(b) Compared to the No Action alternative, would the Proposed Action and retained alternatives (if any) have a direct impact (physical use or "taking") or indirect impact (constructive use) on any Section 4(f) sites or facilities? To assess constructive use refer to "FAR Part 150, Appendix "A", Table 1, Land Use Compatibility With Yearly Day-Night Average Sound Levels" If YES, do not complete this EA and contact the FAA ORL-ADO EPS.

Discuss the results of the analysis:

There are no direct impacts and only negligible indirect impacts associated with the proposed action.

(6) FARMLANDS--PRIME, UNIQUE OR STATE-SIGNIFICANT FARMLAND

(a) Compared to the No Action alternative does the Proposed Action and retained alternatives (if any) involve the acquisition of Prime, Unique or statewide and locally important farmland, or the conversion/use of these types of farmlands that are protected by the Federal Farmland Protection Policy Act (FPPA)? Contact the Florida Natural Resources Conservation Service (NRCS). For more information see: http://www.nrcs.usda.gov/wps/portal/nrcs/main/fl/soils/

If appropriate, attach record of coordination with the Florida NRCS, including a completed Form AD-1006. Note: Farmland subject to FPPA requirements does not have to be currently used for cropland. It can be forest land, pastureland, cropland, or other land, but not land used for water storage or urban built-up land. Also, the “Part 523-Farmland Protection Policy Manual” notes that lands identified as “urbanized area” (UA) on Census Bureau maps are not subject to the provisions of the FPPA. See https://www.census.gov/geo/maps-data/maps/2010ua.html for Census Bureau maps.
Discuss analysis and add tables and graphics as appropriate:

The project would not affect any prime, unique or statewide and locally important farmland soils subject to the Federal Farmland Protection Act.

(7) HAZARDOUS MATERIALS, SOLID WASTE, AND POLLUTION PREVENTION

(a) Compared to the No Action alternative, would the Proposed Action and reasonable alternatives (if any) violate applicable Federal, state, tribal or local laws or regulations regarding hazardous materials and/or solid waste management?

Explain:

The construction and operation of the proposed project will follow all laws and regulations regarding hazardous material and solid waste.

(b) Compared to the No Action alternative, would the Proposed Action and retained alternatives (if any) involve a contaminated site (including but not limited to a site listed on the National Priorities List)? Describe how the Proposed Action site was evaluated for hazardous substance contamination. Reference electronic database searches and attach in an appendix any record of consultation with appropriate expertise agencies (e.g., US Environmental Protection Agency (EPA), Florida DEP).

Explain:

A contamination screening evaluation was conducted and as described in the Affected Environment Section. Site assessments are on-going and being coordinated with Broward County.

(c) Does the Proposed Action include land acquisition? A qualified Environmental Professional must prepare an Environmental Due Diligence Audit (EDDA) in accordance with FAA Order 1050.19B, Environmental Due Diligence Audits in the Conduct of FAA Real Property Transactions. In particular, a Phase I EDDA must be conducted prior to the acquisition of real property. The Phase I EDDA must be attached to the EA.

Explain:

No land acquisition is required.

(d) Compared to the No Action alternative would the Proposed Action and retained alternatives (if any) produce an appreciably different quantity or type of hazardous waste?

Explain:

The proposed action is anticipated to handle similar quantities and types of hazardous materials and waste as the existing Jetscape FBO facility. The new facility will be required to follow all applicable local and state laws pertaining to the storage and handling of hazardous waste.

(d) Compared to the No Action alternative, would the Proposed Action and retained alternatives (if any) generate an appreciably different quantity or type of solid waste or use a different method of collection or disposal and/or would exceed local capacity? If YES, are local disposal facilities capable of handling the additional volumes of solid waste resulting from the Action? A letter from the local waste management handling facility may be necessary.

Explain:
Prior to construction any environmental concerns and contamination at the project site would be remediated in accordance with applicable local, state, and federal requirements.

Compared to the existing facility, the proposed relocated facility will not generate an appreciably different quantity or type of solid waste or use a different method of collection or disposal and/or exceed local capacity. The proposed action is anticipated to create similar quantities and types of waste as the existing Jetscape FBO facility.

(e) Compared to the No Action alternative, would the Proposed Action and retained alternatives (if any) adversely affect human health and the environment with regards to hazardous materials or solid waste?

Explain:

The proposed project is not anticipated to adversely affect human health and the environmental regarding hazardous material or solid waste.

(f) Is there a sanitary landfill containing municipal solid waste (MSW) located within 10,000 feet of a runway serving turbo-powered aircraft, or 5,000 feet of a runway serving piston-powered aircraft? **Note:** A sanitary landfill containing municipal solid waste (MSW) is incompatible with airport operations if the landfill is located within 10,000 feet of a runway serving turbo-powered aircraft, or 5,000 feet of a runway serving piston-powered aircraft. Refer to FAA Advisory Circular 150/5200.33 "Hazardous Wildlife Attractants on or Near Airports," and FAA Order 5200.5B, "Guidance Concerning Sanitary Landfills on or Near Airports."

Explain:

The proposed action involves relocation of an existing FBO.

(8) **HISTORICAL, ARCHITECTURAL, ARCHEOLOGICAL, AND CULTURAL RESOURCES**

(a) Describe and identify on an attached figure any known sites listed-in or eligible for listing on the National Register of Historic Places (NRHP) within the Proposed Action’s and retained alternatives (if any) Area of Potential Effect (APE), which is defined as "the geographic area or areas within which an undertaking may directly or indirectly cause alterations in the character or use of historic properties". The APE includes the direct impact area (limits of ground disturbance) and as applicable the indirect impact area encompassed by the composite DNL 65 dBA noise contour of the Proposed Action, No Action, and retained alternatives (if any). Protected resources include historic sites, districts, objects, archaeological remains, historic structures, public parks, publicly-owned recreation areas, and wildlife or waterfowl refuges. Accomplish this review through searching the NRHP database, consultation with the Florida State Historic Preservation Officer (SHPO), local historic groups, local jurisdictions, federally recognized tribes in the State of Florida, and airport staff. Historic airport facilities (50 years or older) must be included. **Note:** If any known listed or eligible NRHP sites are identified within the Proposed Action’s APE (direct or indirect), you must immediately contact the ORL/ADO Environmental Specialist for further instruction regarding Section 106 of the National Historic Preservation Act (NHPA).

Describe and identify on attached figure (as applicable) any known sites in the direct and indirect impacts APE:

To address historic potential effects of the proposed undertaking, the FAA identified the APE for historic architectural and archaeological resources. Because the proposed FBO relocation
Based on a review of the FMSF and previous Cultural Resource Assessment Surveys conducted at the airport, there are no known NRHP listed or eligible historical or archaeological sites within the APE. There is one NRHP listed resource within the airport boundaries: The Link Trainer Building (BD02562). This resource is located approximately 0.25 mile west of the Project Site. This building was originally located on the site but was previously relocated to its current location and is presently used as a Naval Aviation Museum.

(b) Consultation with the SHPO and tribes should be conducted early in the process and prior to submittal of the preliminary Draft EA to the ORL/ADO EPS. Discuss Florida SHPO and tribal consultation responses below. Records of consultation with the Florida SHPO and federally recognized tribes and their responses must be included in an appendix to the EA. All public out-reach efforts should apply to these groups as well. Note: Letters to the Florida SHPO and federally recognized tribes must come from the FAA. Draft letters for FAA signature. Discuss the proposed action and attach a figure identifying the area of potential effect (APE) on a recent aerial. Include in the discussion whether a cultural resource assessment study (CRAS) has been done for the APE. Provide a written effects determination along with supporting documentation to the SHPO/THPO and the consulting parties (see 36 CFR § 800.5). Make one of the following conclusions: (1) no historic properties present in the APE; (2) no adverse effect on historic properties; or (3) adverse effect on historic properties. You must review http://www.dot.state.fl.us for a list of federally recognized tribes, contacts and addresses. If any known listed or eligible NRHP sites are identified within the Proposed Action’s APE, you must immediately contact the ORL/ADO Environmental Specialist for further instruction regarding Section 106 of the National Historic Preservation Act (NHPA).

Discuss Florida SHPO and tribal consultation responses.

Early coordination letters were submitted to the Florida State Historic Preservation Officer (SHPO) and the federally recognized tribes with interest in Florida (Seminole Tribe of Florida, Seminole Nation of Oklahoma, Poarch Band of Creek Indians, and Muscogee (Creek) Nation. Correspondence was received from the Muscogee (Creek) Nation, the Seminole Tribe of Florida (STOF), and the Seminole Nation of Oklahoma. The Muscogee (Creek) Nation indicated that they would defer to the other tribes contacted and had no other specific comments. STOF requested copies of historic aerials. This information was provided and the STOF issued a letter dated August 3, 2018 that they had no objection to the project, but wished to be notified if historic, archaeological or burial resources were inadvertently discovered during construction. The Seminole Nation of Oklahoma expressed an opinion that the proposed relocation of the FBO could affect archaeological resources, some of which may be eligible for listing in the NRHP.

The Seminole Nation of Oklahoma requested that an intensive research of literature and Phase I survey reports of nearby archeological sites from the Florida Master Site File (FMSF) be conducted and sent to the Tribal Historic Preservation Officer (THPO). In response to the Tribe’s request, the research included a review of records in the FMSF, historic aerial photographs, the 2005 Cultural Resource Assessment Survey conducted for the Runway 9R-27L expansion Environmental Impact Statement7, the 2007 Addendum to the Cultural Resource Assessment Survey, and the 2000 Environmental Assessment for the FLL Westside Development Program8. As discussed in Section 7 of this EA (Historical, Architectural, Archeological and Cultural Resources) the FMSF identified nine standing structures on or within 0.25 mile of the APE; however, these structures have either been relocated or removed.

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(destroyed) and no longer exist within the APE. The FMSF did not identify any recorded archaeological sites within the APE but noted several previously recorded resources in the vicinity of the airport.

The 2005 Cultural Resource Assessment Survey and the 2007 Addendum evaluated the entire airport property, as well as off-airport areas encompassed by the DNL 65 noise contour developed for the EIS. The assessments identified five recorded (off-airport) archaeological sites. The sites were previously determined to be not eligible for listing in the NRHP. A determination was made that most of the airport property, including the proposed project’s site, has a low probability for the presence of archaeological resources because it primarily consists of previously disturbed or developed land. Two areas on the west side of FLL were considered to have a moderate probability for the presence of archaeological resources. The present APE is not located within the areas noted as having a moderate probability.

The study area for the FLL Westside Development Area EA included the present APE. The EA cited a records search conducted in 1996 by the Florida Department of State, Division of Historical Resources for the Fort Lauderdale-Hollywood International Airport Development of Regional Impact (DRI) Substantial Deviation. A January 9, 1996 letter from the SHPO stated, “A review of the Florida Site File indicates that no significant archaeological or historical sites are recorded for or likely to be present within the project area.” The letter further stated the “proposed project will have no effect on historic properties listed, or eligible for listing, in the National Register of Historic Places, or otherwise of historical or architectural value.”

In a March 14, 2019 letter to the Seminole Nation of Oklahoma, the FAA informed the Tribe of the agency’s determination that the proposed undertaking would not affect historic, archaeological, or cultural resources listed in, or eligible for listing in the NRHP. The letter noted the concern of the Seminole Nation of Oklahoma that the site has potential for buried cultural resources and the proposed project could affect archaeological resources, some of which may be eligible for listing in the NRHP. The letter stated that if NEPA environmental approval is granted by the FAA, the project will include conditions regarding unexpected discoveries. The condition will require that if historic, cultural, and/or archaeological artifacts are encountered at any time within the project site area, the permitted project shall cease all activities involving subsurface disturbance in the vicinity of the discovery. Finally, the letter requested that the Seminole Nation of Oklahoma respond to the FAA within 30 days of receipt of the letter if the Tribe had any comments and if they concur with the agency’s determination. As of the date of this Final EA, a response has not been received from the Seminole Nation of Oklahoma.

The FAA also consulted with the Florida State Historic Preservation Officer (SHPO). In a letter to the SHPO dated January 9, 2019, the FAA determined that there are no historic properties listed or eligible for listing on the NRHP within the APE and the project would have negligible indirect impact on the Link Trainer Building (BD02562). Therefore, the FAA found “no historic properties affected” for the proposed undertaking under 36CFR Part 800.4(d)(1). The SHPO concurred with FAA’s finding in a letter dated February 7, 2019. Copies of all Section 106 consultation correspondence are included in Appendix D of this EA.

To address concerns regarding unexpected discoveries, the Broward County Aviation Department, the FBO tenant, and project contractors will be required to comply with the following condition.

If prehistoric or historic artifacts, such as pottery or ceramics, projectile points, dugout canoes, metal implements, historic building materials, or any other physical remains that could be associated with Native American, early European, or American settlement are encountered at any time within the project site area, the permitted project shall cease all activities involving subsurface disturbance in the vicinity of the discovery. The applicant shall contact the Florida Department of State, Division of Historical Resources, Compliance Review Section and the Seminole Nation of Oklahoma. Project activities shall not resume without verbal and/or written authorization from both
parties. In the event that unmarked human remains are encountered during permitted activities, all work shall stop immediately, and the proper authorities notified in accordance with Section 872.05, Florida Statutes.

(c) Compared to the No Action alternative, would the Proposed Action or retained alternatives (if any) result in direct effects (physical disturbance or destruction, damage, alteration, isolation of the property from its surroundings, or moving a property from its historic location), or indirect effects (introduction of visual, auditory, or atmospheric elements that are out of character with the property or that would diminish the integrity of the property’s setting), on any NRHP property or NHRP-eligible property? Cross reference your response with other applicable impact categories such as noise and compatible land use, air quality and Section 4(f)/6(f) resources.

Discuss direct or indirect effects on NRHP or NHRP-eligible properties.

Based on the information reviewed, the FAA determined that the proposed project would not directly affect historic, archaeological, or cultural resources listed in, or eligible for listing in the NHRP. Indirect effects on the NRHP-listed Link Trainer Building would be negligible.

(9) LAND USE

(a) Compared to the No Action Alternative, would the Proposed Action and retained alternatives (if any) result in any impacts to off-airport land uses and/or require a change to the local comprehensive plan and zoning map?

Discuss any impacts to off-airport land uses or changes to a local comprehensive plan or zoning.

No impacts to off-airport land uses or changes to the local comprehensive plan or zoning map is anticipated

(b) Compared to the No Action alternative, would the Proposed Action and retained alternatives (if any) be located near or create a potential wildlife hazard as defined in FAA Advisory Circular 150/5200-33, "Wildlife Hazards on and Near Airports"?

Discuss potential wildlife hazards.

The proposed action is not located near nor will it create a potential wildlife hazard.

(c) If the Airport Sponsor is filing a federal Airport Improvement Program (AIP) grant application for construction of the Proposed Action, an executed letter from the Airport Sponsor to the FAA with the land use assurance language noted below must be attached as an appendix to this EA.

“Per 49 USC Section 47107(a)(10), that appropriate action, including adopting zoning laws, has been or will be taken to the extent reasonable, 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 the landing and takeoff of aircraft.”

Note: The Sponsor’s assurance letter must be related to existing and future planned land uses in the airport vicinity.

Identify Draft EA Appendix that contains the Airport Sponsor’s land use assurance letter or explain why one is not required.
(10) NATURAL RESOURCES AND ENERGY SUPPLY

(a) Identify suppliers of energy resources found in the area such as power plants, water utilities, sewage disposal utilities, and suppliers of natural gas and petroleum, as applicable. Identify the approximate amount of other resources such as water, asphalt, aggregate, and wood a project would use in the construction, operation, and maintenance of a project and identify where the suppliers are located.

Discuss:

FPL has two power-generating plants located in Broward County. Gas is transported to the area from a pipeline originating in Alabama, the Gulfstream Pipeline, operated by Peoples Gas.

(b) Compared to the No Action alternative, what effect would the Proposed Action and retained alternatives (if any) have on energy supplies or other natural resource consumption? Would demand exceed supply?

Explain:

The proposed project would relocate an existing FBO facility to a new location on the FLL airfield. The proposed action is not expected to substantially increase operations. Thus, aviation fuel consumption and sales are not expected to increase substantially or affect supply.

(c) Identify whether the Proposed Action and retained alternatives (if any) would incorporate sustainable design features such as conservation of resources, use of pollution prevention measures, minimization of aesthetic effects, and address public (both local and traveling) sensitivity to these concerns.

Explain:

Construction of the Project Site will use Best Management Practices regarding sustainable design. Sustainable design elements provided in the building design include:

- High efficiency HVAC units for the air conditioning.
- High R-values on in walls and roof
- Energy efficient glazing and sunshades on glazing
- Light exterior paint colors to reflect sunlight
- LED, low energy light fixtures
- Occupancy sensors to turn off lights when rooms are not in use

(11) NOISE AND COMPATIBLE LAND USE

(a) Determine if a noise analysis should be conducted per FAA Order 1050.1F, Appendix B. Airport operations must not exceed the threshold for both existing and forecast years (with and without the Proposed Action). If operations exceed the threshold, coordinate with the ORL/ADO EPS prior to conducting a noise analysis. Note: No noise analysis is needed for projects involving Design Group I and II airplanes (wingspan less than 79 feet) in Approach Categories A through D (landing speed less than 166 knots) operating at airports whose forecast operations in the period covered by the NEPA document do not exceed 90,000 annual propeller operations (247 average daily operations) or 700 annual jet operations (2 average daily operations). These numbers of propeller and jet operations result in DNL 60 dB contours...
of less than 1.1 square miles that extend no more than 12,500 feet from start of takeoff roll. The DNL 65 dB contour areas would be 0.5 square mile or less and extend no more than 10,000 feet from start of takeoff roll. Also, no noise analysis is needed for projects involving existing heliports or airports whose forecast helicopter operations in the period covered by the NEPA document do not exceed 10 annual daily average operations with hover times not exceeding 2 minutes. These numbers of helicopter operations result in DNL 60 dB contours of less than 0.1 square mile that extend no more than 1,000 feet from the pad. Note that this rule applies to the Sikorsky S-70 with a maximum gross takeoff weight of 20,224 pounds and any other helicopter weighing less or producing equal or less noise levels. Airport forecasts must be consistent with the most recent FAA Terminal Area Forecast (TAF).

Document the most recent TAF for the airport, the existing and forecast annual operations in the EA study years for the No Action alternative, the Proposed Action and any retained alternatives. Discuss whether the thresholds described above would be exceeded or not and whether a quantitative or qualitative noise analysis is appropriate for the Proposed Action.

The proposed project would not substantially change aircraft operations or substantially alter aircraft noise at or in the vicinity of FLL.

(b) Aircraft noise screening may rule out the need for more detailed noise analysis if screening shows no potential for significant noise impacts. The Area Equivalent Method (AEM) can be used in evaluating proposed actions and alternative(s) at an airport which result in a general overall increase in daily aircraft operations or the use of larger/noisier aircraft, as long as there are no changes in ground tracks or flight profiles. If the AEM calculations indicate that the action would result in less than a 17 percent (approximately a DNL 1 dB) increase in the DNL 65 dB contour area, there would be no significant impact over noise sensitive areas and no further noise analysis would be required. If the AEM calculations indicate an increase of 17 percent or more, or if the action is such that use of the AEM is not appropriate, then the noise analysis must be performed using the Aviation Environmental Design Tool (AEDT) to determine if significant noise impacts would result. See the Area Equivalent Method (AEM) Version 7.0c User's Guide, October 2012 for further information on conducting an AEM screening procedure. **Note:** If more detailed noise analysis is required, the model must be used to determine if significant noise impacts would result from implementation of the Proposed Action. Information regarding the FAA’s AEDT 2b can be found in the 1050.1F Desk Reference and at https://aedt.faa.gov/.

Explain the results of the AEM analysis if used.

Not applicable.

(c) Describe the affected environment for noise and noise compatible land use. Refer to the 1050.1F Desk Reference section 11.2, Affected Environment, for necessary information. The steps generally required to describe the affected environment for noise and noise compatible land are as follows:

- **Determine the study area for noise analysis.** An airport environs study area must be large enough to include the area within the DNL 65 dB contour, and may be larger.

- **Identify noise sensitive areas in the study area and pertinent land use information;** A noise sensitive area is defined in Paragraph 11-5.b (8) of FAA Order 1050.1F.

- **Describe current noise conditions in the study area.** Noise exposure contours must include DNL 65, 70, and 75 dB levels. Identify the number of residences or people residing within each
noise contour where aircraft noise exposure is at or above DNL 65 dB. Identify the location and 
number of noise sensitive uses in addition to residences (e.g., schools, hospitals, nursing 
homes, parks, recreation areas, historic structures) that could be significantly impacted by 
noise. Use recent aerial photographs, GIS mapping and other resources to depict land uses 
within the noise study area.

FLL has prepared draft Noise Exposure Maps (NEM) and supporting documentation dated 
December 2018 in accordance with 14 CFR Part 150 (Airport Noise Compatibility Planning). 
The draft NEMs are currently available for public comment. The Draft NEM Report provides 
the following data for the existing noise conditions:

The 2018 NEM DNL 65 and higher contours contain approximately 31 acres of Single and Two-
Family Residential land use, and 0.3 acres of Multi-Family Residential land uses. This includes 
226 Single and Two Family Residential housing units and 12 Multi-Family Residential housing 
units and an estimated population of 497 persons. Of the 238 housing units exposed to aircraft 
noise of DNL 65 and higher in the 2018 draft NEMs, 148 are included in the footprint of the 
ongoing FLL Sound Insulation Program. The remaining 90 units are located at the 
westernmost tip of the DNL 65 contour along the approach to Runway 10L. These units 
consist of mobile or manufactured homes and single-family residences.

Aside from water (approximately 198 acres), most of the non-residential land uses exposed 
to aircraft noise of DNL 65 and higher in 2018 are Utilities (approximately 150 acres), 
Transportation and Parking (approximately 2,341 acres), Industrial and Manufacturing (282 
acres), and Public Facilities and Institutions (approximately 123 acres). There are 
approximately 89 acres of Parks, Open Space, and Agriculture within the 2018 DNL 65 contour 
including a portion of Von D. Mizell and Eula Johnson State Park (formerly the John U. Lloyd 
State Recreation Area) to the east of the airport and Snyder Park to the north of the airport. 
Within the DNL 65 – 70 contours, there are approximately 77 acres of Parks, Open Space, and 
Agriculture and approximately 13 acres within the DNL 70 – 75 contours. Per 14 CFR Part 150, 
recreational land, within the DNL 65 – 75 contours, is compatible.

There are no places of worship, schools, hospitals, day cares, group care, libraries of nursing 
homes in the DNL 65 or higher. There are 3 historic structures (e.g. greater than 50 years of 
age) within the DNL 65 and higher contours including the Link Trainer NAS Ft. Lauderdale 
Building, GB Airlink and North Coast Trailer Park.

(d) Describe the potential noise impacts of the proposed action and alternative(s), if any, for 
each timeframe evaluated. Use the AEDT to provide noise exposure contours for DNL 5 dB 
increments for the DNL 65, 70, and 75 dB levels. For all comparisons analyzed, the analysis 
needs to identify noise increases of DNL 1.5 dB or more over noise sensitive areas that are 
exposed to noise at or above the DNL 65 dB noise exposure level, or that would be exposed at 
or above the DNL 65 dB level due to a 1.5 dB or greater increase, when compared to the No 
Action alternative for the same timeframe. For each modeling scenario analyzed, disclose, 
quantify and discuss:

- number of residences or people residing within each noise contour interval where 
aircraft noise exposure is at or above DNL 65 dB,
- the net increase or decrease in the number of people or residences exposed to each 
increment of noise

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9 Fort Lauderdale-Hollywood International Airport, 14CFR Part 150 Study, Draft Noise Exposure 
Map Report, December 2018.
- location and number of noise sensitive land uses in addition to residences (e.g., schools, hospitals, nursing homes, parks, recreation areas, historic structures) exposed to DNL 65 dB or greater
- when DNL 1.5 dB increases to noise sensitive land uses are documented within the DNL 65 dB contour, also identify the location and number of noise sensitive land uses within the DNL 60 dB contour that are exposed to aircraft noise levels at or above DNL 60 dB but below DNL 65 dB and are projected to experience a noise increase of DNL 3 dB or more
- noise impact on noise sensitive areas within the DNL 65 dB contour.

Use multiple graphics to depict the noise contours and land uses and noise sensitive resources within the noise contours for all alternatives. Include arrival, departure and touch and go flight tracks. Graphics should be scaled and sufficiently large and clear to be readily understood.

The operation of the proposed relocated FBO facility would not result in a substantial change in aircraft operations or types of aircraft utilizing the facility. Thus, the change in the noise environment would be minimal.

**(e)** Discuss whether there is a significant noise impact for the Proposed Action and retained alternatives (if any) compared to the No Action alternative. FAA Order 1050.1F Exhibit 4-1 provides the FAA’s significance threshold for noise i.e. *The action would increase noise by DNL 1.5 dB or more for a noise sensitive area that is exposed to noise at or above the DNL 65 dB noise exposure level, or that will be exposed at or above the DNL 65 dB level due to a DNL 1.5 dB or greater increase, when compared to the no action alternative for the same timeframe.* For example, an increase from DNL 65.5 dB to 67 dB is considered a significant impact, as is an increase from DNL 63.5 dB to 65 dB. The determination of significance must be obtained through the use of noise contours and/or grid point analysis along with local land use information and general guidance contained in Appendix “A”, Table 1 of 14 CFR part 150. If there is a potential significant noise impact for the Proposed Action, **do not** complete this EA and contact the ORL ADO/EPS for further guidance.

**Explain:**

Substantial change in the noise environment from the relocation of the existing FBO is not anticipated.

**(e)** For some noise analyses, it may be necessary to include noise sources other than aircraft departures and arrivals in the noise analysis. This can be determined by examining the action and determining the potential impacts caused by noise other than aircraft departures and arrivals. Some examples are engine run-ups, aircraft taxiing, construction noise, and noise from related roadway work and roadway noise. The inclusion of these sources should be considered on a case-by-case basis, as appropriate. Discuss whether the Proposed Action and retained alternatives (if any) have the potential to cause noise other than aircraft related noise. See 1050.1F Desk Reference, Section 11.5 for additional information.

Discuss if analysis of other noise sources is warranted. If it is, conduct the analysis and describe the results here.

No other noise analyses were required.

**(f)** Discuss any mitigation measures that are in effect at the time of the proposal or are proposed to be taken to mitigate significant impacts resulting from the Proposed Action and/or
the retained alternatives. See 1050.1F Desk Reference, Section 11.6 for common operational measures to mitigate noise, common mitigation measures related to noise and noise-compatible land use, and common construction mitigation measures. Local land use actions are within the purview of local governments. The FAA encourages local governments to take actions to reduce and prevent land uses around airports that are not compatible with airport operations and aircraft noise. Airports receiving federal grant funding have a compatible land use obligation, as described in 1050.1F Desk Reference, Section 11.5.3 Airport Actions. Discuss what is being done regarding compatible land use by the local jurisdiction(s) with land use control authority.

Because significant noise impacts are not anticipated, mitigation is not required or proposed.

(12) SOCIOECONOMICS, ENVIRONMENTAL JUSTICE, AND CHILDREN’S ENVIRONMENTAL HEALTH AND SAFETY RISKS

(a) When compared to the No Action alternative, would the Proposed Project and retained alternatives (if any) change business and economic activity in the community; impact public service demands; induce shifts in population movement and growth, or other factors identified by the public, etc.? If YES, describe how these impacts would be minimized or mitigated.

Explain:

The proposed action will not impact public service demands or shift population movement and growth. The project does allow for the expansion of business and services to the client base utilizing the existing Jetscape services.

(b) When compared to the No Action alternative, would the Proposed Project and retained alternatives (if any) result in the need to relocate any homes or businesses? If YES, do not complete this EA and contact the ORL/ADO EPS for further guidance.

Explain:

No residential or business relocations required.

(c) Cause an alteration in surface traffic patterns, or cause a noticeable increase in surface traffic congestion or a decrease in Level of Service (LOS) on local roadways?

Explain:

Vehicle access to the existing Jetscape facility is from SW 34th Street. With the relocation of the facility to the airport’s mid-field location, surface travel patterns will change, and access would be from Lee Wagener Boulevard. Lee Wagener is a 4-lane divided facility. Through the local planning and permitting process, it was determined that Lee Wagener has adequate capacity for the level of service generated from this relocated facility. Broward County approved the project with no requirement for any off-site roadway improvements.

(d) Would the Proposed Action and retained alternatives (if any) have the potential to lead to a disproportionally high and adverse impact to an environmental justice population, i.e., a low-income or minority population? Consider impacts in other environmental impact categories (noise, air); or impacts on the physical or natural environment that affect an environmental justice population in a way that the FAA would determine are unique to the environmental justice population and significant to that population. See 1050.1F Desk Reference, Chapter 12 for guidance. If YES, do not complete this EA and contact the ORL/ADO EPS for further guidance.
Explain:

There are low-income and minority populations within the Census tracts of the airport, but construction and operation of the facility will occur on-airport with minor off-site impacts to low income or minority populations. As described previously, the proposed action is not anticipated to substantially alter aircraft operations. As such, the proposed action is not expected to substantially alter aircraft noise parameters at or near FLL or result in a substantial increase in air emissions from aircraft and/or vehicles.

(e) Would the Proposed Action and retained alternatives (if any) result in any environmental health risks and/or safety risks that may disproportionately affect children? Environmental health risks and safety risks include risks to health or to safety that are attributable to products or substances that a child is likely to come in contact with or ingest, such as air, food, drinking water, recreational waters, soil, or products they might use or be exposed to. It may be beneficial to determine the number of schools, daycares, parks, and children’s health clinics in the study area. Consider impacts to children’s health and safety in the context of other impact categories (air, noise, water quality).

Explain:

There are no schools, daycares, parks, or children’s health clinics adjacent within or in proximity to the project site. There would be no environmental health risks and/or safety risks that disproportionately affect children.

(13) VISUAL EFFECTS INCLUDING LIGHT EMISSIONS

(a) Compared to the No Action alternative, describe any new lighting systems associated with the Proposed Action and retained alternatives (if any). Describe the new types of lighting, their intensity, height and direction of emissions that would be constructed and operational.

Explain:

Light emissions affiliated with FLL are currently managed by natural and manmade buffers keeping the associated light from creating an annoyance among people in the vicinity. Light emissions that may result from the proposed action are not anticipated to substantially increase the existing light emissions. The Jetscape facility will include lighting that meets the county code, but all lights will be shielded, angled or both so that direct or indirect light does not cause illumination in excess of one-half foot-candle on adjoining properties. As discussed in Section 8. Historic, Architectural, Archeological and Cultural Resources, the NRHP listed Link Trainer Building is located 0.25 miles from the proposed Jetscape facility and visual impacts to the facility are expected to be minor.

(b) Would the Proposed Action and retained alternatives (if any) have the potential to create annoyance or interfere with normal activities for nearby residential areas or other light-sensitive resources or affect the visual character of the area due to the light emissions, including the importance, uniqueness, and aesthetic value of the affected visual resources? If appropriate, provide a graphic depicting the location of residential areas or other light-sensitive resources in the airport vicinity in relation to the Proposed Action’s and retained alternatives (if any) new lighting system.

Explain:

The buildings and lighting associated with the proposed project are similar to and consistent with existing facilities at FLL and would not affect the visual character of the area.
(c) Identify whether a local community, government or jurisdictional agency would consider visual effects from the Proposed Action’s (and retained alternatives) lighting objectionable to people’s properties and people’s use of resources covered by DOT Section 4(f), LWCF Section 6(f), and the National Historic Preservation Act (NHPA) Section 106. Consider the potential extent the proposed action would have to: affect the nature of the visual character of the area, including the importance, uniqueness, and aesthetic value of the affected visual resources; contrast with the visual resources and/or visual character in the study area; and block or obstruct the views of visual resources, including whether these resources would still be viewable from other locations.

Explain:
Not applicable.

(14) WATER RESOURCES - WETLANDS, FLOODPLAINS SURFACE WATERS, GROUNDWATER, AND WILD AND SCENIC RIVERS

WETLANDS

(a) Compared to the No Action alternative, would the Proposed Action and retained alternatives (if any) impact federal or state jurisdictional and non-jurisdictional wetlands? If YES, provide an assessment of the Proposed Action and retained alternatives (if any) wetland impacts. Quantify both acreage and Functional Loss in accordance with U.S. Army Corps of Engineers (USACE) and state agency (water management district (WMD)) or Florida Department of Environmental Protection (FDEP) requirements. If protected species or habitat resources are affected, USFWS and FWC must be consulted and consultation must be attached as an appendix to this EA. Cross-reference with Category (2) Biotic Resources, as applicable.

Provide assessment of wetland impacts:

No wetlands are onsite; therefore, no wetland impacts are associated with the project site.

(b) If the Proposed Action would unavoidably impact a wetland, explain why the wetland is the only practicable location for the Proposed Action. Consider the purpose and need, FAA design standards, engineering, environmental, economic, technical feasibility or any other applicable factor. FAA will consider this information in its independent evaluation of alternatives (see 40 CFR 1506.5.) Note: Federal regulations require "that no discharge shall be permitted if there is a practicable alternative to the proposed discharge which would have less adverse impact to the aquatic ecosystem, so long as the alternative does not have other significant adverse environmental consequences” (per Memorandum of Agreement between The Department of the Army and Environmental Protection Agency, The Determination of Mitigation under the Clean Water Act Section 404 (b)(1) Guidelines, February 1990.

Discuss:

Not applicable.

(c) If the Proposed Action would affect federal and/or state jurisdictional wetlands, discuss all practicable means to avoid and minimize wetland impacts through modifications or permit conditions. FAA will consider this information in its independent evaluation of measures that will be used to minimize harm to wetlands (see 40 CFR 1506.5).

Discuss avoidance and minimization measures evaluated and unavoidable wetland impacts:

Not applicable.
(d) Discuss appropriate and practicable compensatory mitigation for unavoidable adverse impacts which remain after all appropriate and practicable minimization has been provided. Identify the location of proposed compensatory mitigation, including acreage, Functional Gain, and estimated cost. USACE and WMD or FDEP consultation must be attached in an appendix to this EA that includes acknowledgement of required permits and proposed mitigation.

Discuss compensatory mitigation and attach record of jurisdictional agency consultation:

Not applicable.

(e) List all required permits that will be obtained for wetland impacts (USACE Section 404, WMD, FDEP or local). USACE Standard Individual Permits require public notice. For NEPA purposes, this is conducted during public and agency review of the Draft EA. **Note:** Nationwide General Permits authorize a category of activities throughout the U.S., Puerto Rico, and U.S. Virgin Islands that are similar in nature and cause only minimal individual and cumulative environmental impacts. Nationwide General Permits may authorize minor filling, roads, utility lines, maintenance of existing structures and other minor activities; they may require mitigation. Standard Individual Permits are required for activities which may cause more than minimal adverse effects to the aquatic environment and exceed the terms and conditions of a general permit; they require public notice and review by state and federal resource agencies; most require mitigation.

List all wetland permits:

Not applicable.

(f) Attach a statement from the Airport Sponsor committing to the implementation of a mitigation plan developed to the satisfaction of the USACE in consultation with state and local agencies having an interest in the affected wetland.

Not applicable.

FLOODPLAINS

(a) Compared to the No Action alternative, would the Proposed Action and retained alternatives (if any) be located in, or encroach upon, any base/100-year floodplains, as designated by the Federal Emergency Management Agency (FEMA)? If **YES**, you must quantify the encroachment and attach the corresponding FEMA Flood Insurance Rate Map (FIRM) and proceed to (b) and (c).

Explain and quantify the floodplain encroachment and attach FEMA FIRM Map, if applicable:

The proposed action would result in approximately 0.98 acres of impact to the 100-year floodplain. Floodplain impacts would be compensated for in the FLL stormwater management system. SFWMD issued an ERP (ERP No. 06-00339-S-08), dated September 21, 2018 for the site. SFWMD regulates the water quality and quantity impacts and floodplain effects for development in South Florida.

(b) In accordance with Executive Order 11988, explain why the Proposed Action and retained alternatives (if any) must be located in or affect the base/100-year floodplain. Include (1) a description of significant facts considered in making the decision to locate the Proposed Action in or to affect the floodplain, including alternative sites and actions; (2) a statement indicating whether the Proposed Action (and retained alternatives if any) conforms to applicable state or local floodplain protection standards; (3) a description of the design steps taken to modify the Proposed Action to minimize potential harm to or within the floodplain; and (4) a statement indicating how the Proposed Action affects the natural or beneficial values of the floodplain.
Explain:

As discussed in the Affected Environment Section of this EA, a large percentage of FLL is within the 100-year floodplain. Most of the project site, however, is in Zone X, outside of the floodplain. Conceptual permits issued for the Westside Development Area where Jetscape is proposed has accounted for floodplain impacts in the proposed stormwater management system and the construction ERP issued for Jetscape also accommodates the minor impacts to the 100-year floodplain. The finished floor elevations have been established above the flood elevation and thus the proposed facility conforms to applicable state and local floodplain standards. Avoidance and minimization of floodplain impacts have been considered, but complete avoidance of the 100-year floodplain with the build alternative is not possible. As shown on Figure 5- Floodplain map, the Jetscape facility has been located for the most part outside the 100-year floodplain and all other areas on the airport that could be used for landside development are wholly or mostly within the 100-year floodplain. Thus, the Jetscape facility avoids and minimizes impacts to the extent practical. The minor impacts do not affect those activities that are often associated with natural and beneficial values of floodplains as the floodplain in this instance is located on a developed airport with little or no resources that would normally be recognized as natural or of beneficial value (aquatic or terrestrial organisms, water quality, agricultural activities, or aquacultural activities). Water quality and flood control effects have been addressed with the compensating storage and groundwater recharge is limited as the entire site has been disturbed or is currently already developed.

(c) If the Proposed Action or retained alternative would cause an encroachment of a base/100-year floodplain, the Airport Sponsor must provide an opportunity for early public review during the EA process, in accordance with Section 2(a)(4) of Executive Order 11988 and Paragraph 7 of DOT Order 5650.2. For NEPA purposes, this is conducted during public and agency review of the Draft EA.

Discuss what actions were taken to make the Draft EA available for early public review and what notification of floodplain impacts was made.

This Draft EA was made available for public review on the airports web page (http://www.broward.org/Airport/Business/Community/Pages/Environment.aspx) and at the Broward County’s Main Library at 100 S. Andrews Avenue, Fort Lauderdale, FL 33301 on January 23, 2019. The Draft EA availability was noticed in the Sun-Sentinel on January 25, 2019 (See Appendix F for the Affidavit of Publication).

SURFACE WATERS AND GROUND WATERS

(a) When compared to the No Action alternative, will the Proposed Action and retained alternatives (if any) require a Section 401 water quality certificate (WQC) for construction activities or impacts to navigable waters, including jurisdictional wetlands? Explain the status of and/or any issues associated with obtaining this certificate. Attach any correspondence from the issuing agency. Cross reference your response with Wetlands, as applicable.

Explain:

No waters or jurisdictional wetlands will be impacted by this Project. No Section 401 water quality certification will be required. Stormwater will be attenuated on-site using dry retention areas. The stormwater system will be tied into existing storm pipes and discharge to BCAD’s existing storm sewer system. SFWMD has issued a permit for the project stormwater.

(b) Is a National Pollutant Discharge Elimination System (NPDES) permit required for the Proposed Action and retained alternatives (if any)? If YES, explain the status and attach any comments received from the issuing agency or a copy of the permit.
Explain:

Yes. The project qualifies for a NPDES Generic Permit for Stormwater Discharge from Large and Small Construction Activities. The Florida Department of Environmental Protection has been delegated authority from the USEPA to implement the NPDES program in Florida. The contractor files a Notice of Intent (NOI) prior to the start of construction and is covered under the general permit. A Stormwater Pollution Prevention Plan (SWPPP) is prepared by the contractor and implemented on-site to avoid and minimize impacts from construction related activities. BMP’s during construction include:

1. Enclosing project site with perimeter construction fence limiting access to construction traffic only
2. Installing silt fence along the inside of perimeter construction fence.
3. Constructing stabilized construction entrance minimizing debris tracking off site.
4. Utilizing construction dumpsters for storage of demolished items until removal from site.
5. Recycling materials where possible.
6. Placing filter fabric over existing inlets within and adjacent to the work area keeping silt and debris from discharging into the stormwater system.
7. Utilizing water trucks keeping dust to a minimum.
8. Grassing completed areas as quickly as possible and irrigating grassed areas.

Jetscape will also obtain a NPDES operation permit from FDEP and will be required to comply with all federal, state and local requirements and conditions in the NPDES operation permit.

(c) Would the Proposed Action and retained alternatives (if any) affect a public drinking water supply, a sole source aquifer, or a Comprehensive State Groundwater Protection Program (CSGWPP)? If YES, attach records of consultation with EPA and state, local or tribal water quality agencies responsible for protection programs.

Explain:

No. The project will implement best management practices during construction and operation. A stormwater management system will be constructed to minimize water quality impacts. The project is not located in a well field protection area.

(d) Provide sufficient description of the mitigation measures the Airport Sponsor will carry out for the Proposed Action to: meet WQC terms or the conditions of any applicable NPDES permits; protect public drinking water supplies or comply with applicable CSGWPPs; develop response plans to contain any potential spills of oil or oil-based products associated with the Proposed Action; meet any other substantial water quality concerns that water quality agencies identify; or, use best management practices (BMPs) or best available technologies (BATs).

Not applicable.

WILD AND SCENIC RIVERS

(a) Is the Proposed Action’s project study area within any Wild and Scenic Rivers System (WSRS), study rivers, National Rivers Inventory (NRI), or otherwise eligible rivers or river segments under Section 5(d)? If no Wild and Scenic Rivers, study rivers, NRI, or Section 5(d) rivers are found within the study area, no further analysis is needed. If YES, contact an FAA ORL/ADO EPS for further guidance. Note: The study area should be defined as the entire geographic area with the potential to be either directly or indirectly impacted by the proposed action and alternative(s). For example, if construction of a new facility is part of the proposed action or alternative(s), the study area should include any areas directly impacted through any visual, audible, or other type of intrusion that is out of character with the river or alters the
outstanding features of the river’s setting. The study area should also include any area indirectly impacted by the proposed action and alternative(s), such as rivers or river segments many miles downstream from the construction footprint of a project which may experience changes in water quality or quantity due to the proposed action and alternative(s). In addition, the default boundaries of Wild and Scenic Rivers as defined in the Wild and Scenic Rivers Act extend to a maximum of one-quarter mile from the ordinary high water mark on each side of the river (an average of not more than 320 acres per mile). As a result, be sure to consider any area within this boundary as part of the study area. Florida has two rivers designated as wild and scenic in accordance with the Wild and Scenic Rivers Act; the Loxahatchee River in southeast Florida, and the Wekiva River in central Florida. The NPS’s NRI website at: http://www.nps.gov/ncrc/programs/rtca/nri/ provides a map which can assist in determining if any rivers in the study area are included on the NRI; and the National Wild and Scenic River’s Designated Wild and Scenic Rivers website at: http://www.rivers.gov/map.php provides a list of all designated Wild and Scenic Rivers in the National System as well as all study rivers.

Explain:

| No Wild and Scenic River Systems, study rivers, National Rivers Inventories, or otherwise eligible rivers are located in the vicinity of FLL. |

9. **CUMULATIVE IMPACTS**

Cumulative impacts are impacts that a proposed action and retained alternatives (if any) would have on a particular resource when added to impacts on that resource from past, present, and reasonably foreseeable future actions undertaken or proposed by the Airport Sponsor, the FAA, other Federal, state or local agencies, or a private entity. **Note:** List all sources of information including projects shown on an airport’s ALP or identified in an airport’s master plan, on airport projects approved by the FAA, the airport’s 5 year CIP, the local jurisdiction’s approved land use map and long range transportation plan, and substantial locally approved development projects. Identify off-airport projects that are within the same political jurisdiction or within approximately 5 miles of the airport, and the existing and future 65 DNL noise contour. For wetland and biotic resource impacts consider water management district basin boundaries.

(a) In order to determine whether the Proposed Action and retained alternatives (if any) would have a cumulative effect on any of the environmental impact categories discussed above, identify any on-airport projects that may have common timing and/or location; and any off-airport projects in the airport’s vicinity outside of the Airport Sponsor or FAA’s jurisdiction. Generally use 3 years for past projects and 5 years for future foreseeable projects. For each past, present, and future project, you must discuss environmental impacts and any required permits.

Explain:

The following projects have been identified as past, present or reasonably foreseeable.

The Capital Improvement Program (CIP) lists the following projects and their estimated completion dates. The projects occur on-airport and primarily within existing developed areas and are not anticipated to result in cumulative effects.

<table>
<thead>
<tr>
<th>Capital Improvement Project</th>
<th>Estimated Completion</th>
</tr>
</thead>
<tbody>
<tr>
<td>South Runway Expansion†</td>
<td>Complete</td>
</tr>
<tr>
<td>Terminal 4 Ramp</td>
<td>Q1 2019</td>
</tr>
<tr>
<td>North Runway Rehabilitation</td>
<td>Q4 2020</td>
</tr>
<tr>
<td>Project</td>
<td>Status</td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>-----------------</td>
</tr>
<tr>
<td>Terminal 4 Expansion¹</td>
<td></td>
</tr>
<tr>
<td>West</td>
<td>Complete</td>
</tr>
<tr>
<td>East 2017</td>
<td>Complete</td>
</tr>
<tr>
<td>Total</td>
<td>Q4 2019</td>
</tr>
<tr>
<td>Concourse A</td>
<td>June 2017</td>
</tr>
<tr>
<td>Terminal Renovation Program</td>
<td>2021</td>
</tr>
<tr>
<td>In-Line Baggage Systems</td>
<td>Complete</td>
</tr>
<tr>
<td>Terminals 2 and 3</td>
<td>Q4 2019</td>
</tr>
<tr>
<td>Terminal 4</td>
<td></td>
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<tr>
<td>FIS Facility Expansion</td>
<td>Q3 2019</td>
</tr>
<tr>
<td>Terminal Connectors</td>
<td>2022</td>
</tr>
<tr>
<td>Gate Expansion</td>
<td>2022</td>
</tr>
<tr>
<td>Noise Mitigation Program</td>
<td>Q4 2019</td>
</tr>
<tr>
<td>Security Projects</td>
<td>2023</td>
</tr>
<tr>
<td>Airport Access Roadway System</td>
<td>Q4 2020 (Short Term)</td>
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<tr>
<td></td>
<td>TBD (Long Term)</td>
</tr>
<tr>
<td>Other Airfield &amp; Terminal Projects</td>
<td>Ongoing</td>
</tr>
</tbody>
</table>

¹ This project was evaluated in the Final Environmental Impact Statement (FEIS) for the Development and Expansion of Runway 9R/27L and Other Associated Airport Projects at Fort Lauderdale-Hollywood International Airport.

FLL completed a Categorical Exclusion checklist for the Rehabilitation of Runway North Airfield Pavements and Engineered Materials Arresting System (EMAS). Based on the information provided in the Documented Categorical Exclusion, this project will reduce impervious area and has no significant direct or cumulative effects on the environment. Temporary closures of the runway will occur for a couple of months. The project will have a temporary effect on aircraft noise in the vicinity of the airport.

FLL is preparing an updated master plan which includes many proposed on-airport improvements. Many of the improvements are focused on parking, ground transportation, potentially a hotel or commercial center, automated people mover (APM) improvements, a potential Intermodal Facility with an APM east of the airport and west, east and north side development areas. There are also potential off-site roadway improvements to improve circulation around the airport. But all of these facilities are within disturbed, developed areas and are not anticipated to result in cumulative effects. Any traffic/surface transportation changes associated with the future projects will be subject to local review and permitting. If required mitigation will be provided.

In addition to potential airport projects, the Broward Metropolitan Planning Organization (MPO) Transportation Improvement Program (TIP) and the Florida’s Permitting Portal database were reviewed to identify other proposed projects in the vicinity of the airport. FDOT has several projects planned for roadways adjacent to the airport within the next five years. These include:
I-95/I595 Express Lanes Direct Connect I-95 from Stirling Road to South of Broward Boulevard Interchange Improvements – This project is programmed for a Project Development and Environment Study (PD&E).

SR 9/I-95 from Stirling Road to South of Broward Boulevard – This is a proposed landscaping project.

Old Griffin Road from Griffin Road to Federal Highway/US 1 – This is a sidewalk project.

SR 5/US 1 from SR 862/I595 to North of SR 842/Broward Boulevard – This is a bridge rehabilitation project for the Henry Kinney Tunnel.

From a review of the Florida Permitting Portal – pending permits on or near the proposed action include the Jetscape ERP and the FLL West Side Dry Detention Pond ERP application. The FLL West Side Dry Detention Pond includes the construction of an approximately 6.5-acre dry pond on the west side of the airport to accommodate development of vacant parcels within the west side development area. This pond will be constructed in phases and an ERP has been issued for construction of 1.9 acres. The ultimate pond will serve a 30-acre Bombardier hangar site, the Jetscape facility and a 16-acre JetBlue hangar site. Minor impacts to an existing man-made drainage ditch would occur with the first phase of the pond development. There is an approximately 0.12-acre mangrove wetland adjacent to the proposed first phase that would be impacted during future phases of pond development. But mitigation would be provided, and the impacts are considered minor. The ERP has been issued for both the Jetscape project and the West Side Dry Detention Pond.

(b) Considering the impacts of the Proposed Action (and retained alternatives if any) together with the environmental impacts of past, present, and future projects discussed in 12(a) above, discuss whether cumulative impacts would exceed a significant impact threshold where one is provided. If no threshold is provided, discuss whether potential cumulative impacts would be considered substantial by any Federal, state, or local agency, or the public. Significant impact thresholds are provided in Exhibit 4-1 of FAA Order 1050.1F and in 5050.4B Table 7-1 for each resource category.

Explain:

The projects included in the CIP are not expected to exceed a significance threshold as these projects are primarily associated with redevelopment of existing infrastructure or development on previously developed/disturbed portions of the airport. The MPO projects listed would occur within development road right-of-way and substantial cumulative impacts are not anticipated.

The proposed action results in no significant direct or indirect impacts and thus, would not result in significant cumulative impacts. The project is being constructed within an existing, disturbed and previously developed site. The other projects discussed in this section, as described, occur primarily on developed or disturbed areas and are also not expected to result in significant cumulative impact.

10. MITIGATION MEASURES

(a) As defined in the CEQ Regulations at 40 CFR § 1508.20, mitigation includes avoiding the impact; minimizing the impact; rectifying the impact by repairing, rehabilitating, or restoring the environment; reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action; and compensating for the impact by replacing or providing substitute resources.
Summarize all mitigation measures discussed in the Environmental Impact Categories of this EA that will be taken to avoid creation of significant impacts to a particular resource as a result of the Proposed Action. Discuss any impacts that cannot be mitigated, or that cannot be mitigated below the threshold of significance. Significant impact thresholds are provided in Exhibit 4-1 of FAA Order 1050.1F for each resource impact category and in 5050.4B Table 7-1.

No specific mitigation measures are proposed or required.

11. PERMITS

List all required permits for the Proposed Action, including the lead agency, status, and responsible entity. Discuss coordination with appropriate agencies and the expected time frame for receiving identified permits. Indicate whether any difficulties are anticipated in obtaining required permits. **Note:** Even though the Airport Sponsor has/shall obtain one or more permits from the appropriate Federal, state, and local agencies for the Proposed Action, initiation of any construction activities shall **NOT** begin until the FAA has issued its environmental determination based on the information in this EA.

Broward County Permits – Water and Sewer, Surface Water Management, Paving, Grading and Drainage Permit, and Maintenance of Traffic Permit. These permits have been issued. There were no issues or difficulties in issuance of these permits.

SFWMD – Environmental Resource Permit (ERP) for stormwater management system – Permit No. 06-00339-S-08 issued (dated September 21, 2018)

FDEP – NPDES – The project qualifies for the general permit and this is filed by the contractor through the submittal of a NOI.

FDEP NPDES for operation of the facility.

12. CONSISTENCY WITH APPROVED PLANS OR LAWS

(a) Is the Proposed Action consistent with existing environmental plans, laws, and administrative determinations of Federal, state, regional, or local agencies?

Explain:

Yes. The proposed development has received permits for the construction from the local, state and federal agencies as applicable.

(b) Are there any other Federal approvals or permits required?

Explain:

None.

(c) Is the Proposed Action consistent with plans, goals, policies, or controls that have been adopted for the area in which the airport is located?

Explain:

Yes. The proposed development plans have been approved by Broward County. The proposed action is consistent with the current master plan for the airport and is included in the Master Plan update currently being completed.
13. PUBLIC AVAILABILITY

(a) Discuss whether any public meetings were held during development of the Draft EA. Provide a list of all agencies and persons consulted in the preparation of this EA. Discuss any input from local officials or public groups regarding the Proposed Action. Discuss whether a public hearing is warranted i.e. there is substantial environmental controversy concerning the Proposed Action or there is substantial interest in holding a hearing or another agency with jurisdiction over the action requests a public hearing.

No public meetings have been held. This is a relocation of the existing FBO facility and substantial public concern or controversy is not expected.

(b) After review by the FAA ORL/ADO EPS, the EA must be issued by the Airport Sponsor as a Draft EA for a 30-day public and agency review period. Concurrent with the 30-day public review period, the Airport Sponsor must submit the Draft EA to the Florida State Clearinghouse and to Federal, state and local agencies (as determined by the ORL/ADO EPS). The Airport Sponsor must publish a notice of availability of the Draft EA for public review in the local newspaper and airport sponsor’s website, if available. Note: Certain special purpose environmental laws, regulations, or executive orders require public notice, and must be included as part of the Draft EA notice of availability. These include but are not limited to section 2(1)(4) of E.O. 11988, Floodplain Management, section 2(b) of E.O. 11990, Protection of Wetlands, Section 7 of the Endangered Species Act, Section 106 of the National Historic Preservation Act, and Order DOT 5610.2, Environmental Justice.

Discuss and acknowledge submittal of a Draft EA for public and agency review.

The Draft EA was made available for public and agency review. A Notice of Availability of the Draft EA was published in the Sun-Sentinel on January 25, 2019. The document was available on-line at:

http://www.broward.org/Airport/Community/Pages/Environment.aspx

The document was also available at the Main Library at 100 S. Andrews Avenue, Fort Lauderdale, FL 33301. Comments and/or request for public hearing could be submitted in writing to Mr. William Castillo, Aviation Planning Manager, Broward County Aviation Department, 2200 SW 45th Street, Suite 101, Dania Beach, FL 33312, wcastillo@broward.org.

Comments were received for 30 days and the end of the comment period was February 25, 2019. No comments or requests for a public hearing were received.

(c) Comments on the Draft EA received from the Florida State Clearinghouse, Federal and state agencies, and the public must be attached to the Final EA. The Airport Sponsor must provide draft responses for FAA review by the ORL/ADO EPS.

Summarize comments received and identify an appendix to the EA within which the comments and responses are found.

No comments were received.
14. **LIST ALL ATTACHMENTS TO THIS EA**

<table>
<thead>
<tr>
<th>Figure 1 – Location Map</th>
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<tbody>
<tr>
<td>Figure 2 – Florida Land Use, Cover and Forms Classification Map</td>
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<tr>
<td>Figure 3 – Community Resources Map</td>
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<tr>
<td>Figure 4 – Census Map</td>
</tr>
<tr>
<td>Figure 5 – FEMA Floodplain Map</td>
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<tr>
<td>Appendix A – Site Plan</td>
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<tr>
<td>Appendix B – FAA Airspace Determination</td>
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15. PREPARER CERTIFICATION

I certify that the information I have provided above is, to the best of my knowledge, true and correct.

Signature: [Signature]
Name, Title: Lynn Kiefer, Sr. Environmental Scientist
Affiliation: Kimley-Horn and Associates, Inc.
Date: 4/15/19
Phone Number: 772-794-4075
Email: Lynn.kiefer@kimley-horn.com

16. AIRPORT SPONSOR CERTIFICATION

I certify that the information I have provided above is, to the best of my knowledge, true and correct. I also recognize and agree that no construction activity, including but not limited to site preparation, demolition, or land disturbance, shall proceed for the above proposed action(s) until FAA issues a final environmental decision for the proposed action(s), and until compliance with all other applicable FAA approval actions (e.g., ALP approval, airspace approval, grant approval) has occurred and all appropriate Federal, state and local permits and certifications have been obtained.

Signature: [Signature]
Name, Title: William Castillo, Aviation Planning Manager
Affiliation: Broward County Aviation Department
Date: 4/15/19
Phone Number: 954-359-2291
Email: wcastillo@broward.org

END NOTES:
FIGURES
Project Location Map
Jetscape Westside Development - FLL
Terminals and Hangars
Broward County, Florida

400 North Pine Island Rd., Ste450, Plantation, FL 33324
Phone (954) 535-5100    Fax (954) 739-2247
www.kimley-horn.com

Legend

- Study Area

Broward County, Florida

1 inch = 2,000 feet

PROJECT NUMBER: 040173035    JUNE 2018    FIGURE 1
Legend

- **Study Area**
- **740: Disturbed Lands (±13 acres)**
- **811: Airports (±12 acres)**

Source: January 2018 aerials courtesy of Near Maps, FEMA

---

Florida Land Use, Cover and Forms Classification System
Jetscape Westside Development - FLL
Terminals and Hangars
Broward County, Florida

1 inch = 200 feet  PROJECT NUMBER: 040173035  JUNE 2018  FIGURE 2
Legend

- **Study Area**

**Census Tract and Block Group**
- 801.02 Block Group 5
- 802.00 Block Group 1
- 804.05 Block Group 2
- 1106.00 Block Group 3

Source: January 2018 aerials courtesy of New Maps, FEMA

400 North Pine Island Rd., Ste450, Plantation, FL 33324
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www.kimley-horn.com

Census Tract and Block Group Map
Jetscape Westside Development - FLL Terminals and Hangars
Broward County, Florida

1 inch = 4,000 feet  PROJECT NUMBER: 040173035  JUNE 2018  FIGURE 4
APPENDIX A
SITE PLAN
APPENDIX B

FAA AIRSPACE DETERMINATION
RE: (See attached Table 1 for referenced case(s))  
**FINAL DETERMINATION**

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Description: The Broward County Aviation Department BCAD is filing a 7460-1 Notice of Proposed Construction for the Jetscape Westside Development. This proposed project consists of a three-story Terminal Facility and Hangars 12. Attached to this submission are the project CADD files provided by Jetscape and Kimley-Horn Associates KH-A as well as exhibits showing the site plans and Line-of-Sight LOS Analysis.

We do not object with conditions to the construction described in this proposal provided:

You comply with the requirements set forth in FAA Advisory Circular 150/5370-2, "Operational Safety on Airports During Construction."

. Local Air Traffic Manager or ATCT representative is coordinated with, invited to all meetings and any/all concerns are addressed / resolved.

. Local Tech Ops (SCC) representative is coordinated with, invited to all meetings and any/all concerns are addressed / resolved.

. A NOTAM is issued during the construction project alerting aircraft of possible hazards while operating on the airport. Airport manager issues all necessary NOTAMS.
All RSA, ROFA, TSA and TOFA are clear of all personnel and equipment and no penetrations of the areas during construction.

You comply with the requirements set forth in FAA Advisory Circular 150/5370-2, "Operational Safety on Airports during Construction."

AC 150/5210-5D, Painting, Marking and Lighting of vehicles used on an Airport must be met.

Neither permanent structure(s) nor construction equipment can shadow or block view of any airport movement area from ATCT in any way.

This permanent structure reviewed via this aeronautical study number is design in accordance with FAA AC 150/5300-13, Airport Design.

This determination is based, in part, on the foregoing description, which includes specific coordinates, heights, frequencies and power. Any change in coordinates, heights, frequencies or use of greater power will void this determination. Any future construction or alteration, including increases in heights, power, or the addition of other transmitters, requires separate notice to the FAA.

This determination with respect to the safe and efficient use of navigable airspace by aircraft and with respect to the safety of persons and property on the ground. In making this determination, the FAA has considered matters such as the effect the proposal would have on the existing airspace structure and projected programs of the FAA, the effects it would have on the safety of persons and property on the ground, and the effects that existing or proposed manmade objects (on file with the FAA) and natural objects within the affected area would have on the airport proposal.

This determination does not include any environmental analysis or environmental approval for this proposal. All local and state requirements and/or permits must be obtained prior to construction of this proposal. It does not include approval of any lease, does not release any surplus or grant agreement acquired airport property, nor does it relieve the airport owner or the proponent of compliance with FAR, Part 155, or any other law, ordinance, or regulation of federal, state, or local government body or organization.

A separate notice to the FAA is required for any construction equipment, such as temporary cranes, whose working limits would exceed the height and lateral dimensions of your proposal.

This determination does not constitute FAA approval or disapproval of the physical development involved in the proposal. It is a determination with respect to the safe and efficient use of navigable airspace by aircraft and with respect to the safety of persons and property on the ground.

In making this determination, the FAA has considered matters such as the effects the proposal would have on existing or planned traffic patterns of neighboring airports, the effects it would have on the existing airspace structure and projected programs of the FAA, the effects it would have on the safety of persons and property on the ground, and the effects that existing or proposed manmade objects (on file with the FAA), and known natural objects within the affected area would have on the airport proposal.

When your Airport Layout Plan is updated, please include this new development. In the meantime, we will show this feature on your current ALP approved on file.

This determination expires on July 18, 2019 unless:
(a) extended, revised or terminated by the issuing office.
(b) the construction is subject to the licensing authority of the Federal Communications Commission (FCC) and an application for a construction permit has been filed, as required by the FCC, within 6 months of the date of this determination. In such case, the determination expires on the date prescribed by the FCC for the completion of construction, or the date the FCC denies the application.

NOTE: Request for extension of the effective period of this determination must be obtained at least 15 days prior to expiration date specified in this letter.

If you have any questions concerning this determination contact Vernon Rupinta (407) 487-7228 vernon.rupinta@faa.gov.

Vernon Rupinta
Specialist
Land-Use Manager, FDOT/Central Office
March 01, 2018

TO:  
BROWARD COUNTY AVIATION  
DEPARTMENT  
Attn: WILLIAM CASTILLO  
2200 SW 45TH STREET  
SUITE 101  
DANIA BEACH, FL 33312  
WCASTILLO@BROWARD.ORG

CC:  
BROWARD COUNTY AVIATION  
DEPARTMENT  
Attn: KEN COUTAIN JR  
2200 SW 45TH STREET  
SUITE 101  
DANIA BEACH, FL 33312  
KCOUTAIN@BROWARD.ORG

RE: (See attached Table 1 for referenced case(s))

**FINAL DETERMINATION**

Table 1 - Letter Referenced Case(s)

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<td>31</td>
<td></td>
</tr>
<tr>
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<tr>
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<td>FORT LAUDERDALE, FL</td>
<td>26-04-25.32N</td>
<td>80-09-31.92W</td>
<td>50</td>
<td>54</td>
<td></td>
</tr>
</tbody>
</table>

Description: The Broward County Aviation Department BCAD is filing a supplemental 7460-1 Notice of Proposed Construction for the Jetscape Westside Development project. Attached to this supplemental submission are the aircraft tail heights and apron light pole height exhibits provided by Jetscape and Kimley-Horn Associates as well as exhibits showing the new apron pavement layout.

We do not object with conditions to the construction described in this proposal provided:

You comply with the requirements set forth in FAA Advisory Circular 150/5370-2, "Operational Safety on Airports During Construction."

Local Air Traffic Manager or ATCT representative is coordinated with, invited to all meetings and any/all concerns are addressed/resolved.

. Local Tech Ops (SCC) representative is coordinated with, invited to all meetings and any/all concerns are addressed/resolved.

. All RSA, ROFA, TSA and TOFA are clear of all personnel and equipment and no penetrations of the areas during construction.

. You comply with the requirements set forth in FAA Advisory Circular 150/5370-2, "Operational Safety on Airports during Construction."

. AC 150/5210-5D, Painting, Marking and Lighting of vehicles used on an Airport must be met.

. Neither permanent structure(s) nor construction equipment can shadow or block view of any airport movement area from ATCT in any way.

. This permanent structure reviewed via this aeronautical study number is design in accordance with FAA AC 150/5300-13, Airport Design.

This determination is based, in part, on the foregoing description, which includes specific coordinates, heights, frequencies and power. Any change in coordinates, heights, frequencies or use of greater power will void this determination. Any future construction or alteration, including increases in heights, power, or the addition of other transmitters, requires separate notice to the FAA.

This is a determination with respect to the safe and efficient use of navigable airspace by aircraft and with respect to the safety of persons and property on the ground. In making this determination, the FAA has
considered matters such as the effect the proposal would have on the existing airspace structure and projected programs of the FAA, the effects it would have on the safety of persons and property on the ground, and the effects that existing or proposed manmade objects (on file with the FAA) and natural objects within the affected area would have on the airport proposal.

This determination does not include any environmental analysis or environmental approval for this proposal. All local and state requirements and/or permits must be obtained prior to construction of this proposal. It does not include approval of any lease, does not release any surplus or grant agreement acquired airport property, nor does it relieve the airport owner or the proponent of compliance with FAR, Part 155, or any other law, ordinance, or regulation of federal, state, or local government body or organization.

A separate notice to the FAA is required for any construction equipment, such as temporary cranes, whose working limits would exceed the height and lateral dimensions of your proposal.

This determination does not constitute FAA approval or disapproval of the physical development involved in the proposal. It is a determination with respect to the safe and efficient use of navigable airspace by aircraft and with respect to the safety of persons and property on the ground.

In making this determination, the FAA has considered matters such as the effects the proposal would have on existing or planned traffic patterns of neighboring airports, the effects it would have on the existing airspace structure and projected programs of the FAA, the effects it would have on the safety of persons and property on the ground, and the effects that existing or proposed manmade objects (on file with the FAA), and known natural objects within the affected area would have on the airport proposal.

When your Airport Layout Plan is updated, please include this new development. In the meantime, we will show this feature on your current ALP approved on file.

This determination expires on September 1, 2019 unless:
(a) extended, revised or terminated by the issuing office.
(b) the construction is subject to the licensing authority of the Federal Communications Commission (FCC) and an application for a construction permit has been filed, as required by the FCC, within 6 months of the date of this determination. In such case, the determination expires on the date prescribed by the FCC for the completion of construction, or the date the FCC denies the application.

NOTE: Request for extension of the effective period of this determination must be obtained at least 15 days prior to expiration date specified in this letter.

If you have any questions concerning this determination contact Vernon Rupinta (407) 487-7228 vernon.rupinta@faa.gov.

Vernon Rupinta
Specialist
Land-Use Manager, FDOT/Central Office
APPENDIX C
PROJECT AERIAL
FT. LAUDERDALE-HOLLYWOOD INTERNATIONAL AIRPORT

PERIMETER ROAD

R/W 10L-28R

T/W B

T/W C

PROPOSED DEVELOPMENT

SW 40TH ST

LEE WAGENER BLVD

SW 16TH AVE

EX-6
APPENDIX D

SCOPING LETTERS/TRIBAL LETTERS AND RESPONSES/FAA
SECTION 106 COORDINATION LETTER AND SHPO LETTER
May 22, 2018

Paul N. Backhouse, Ph.D.
Tribal Historic Preservation Officer
Seminole Tribe of Florida
Tribal Historic Preservation Office
30290 Josie Billie Highway, PMB 1004
Clewiston, FL 33440-9502

RE: Environmental Assessment For
Jetscape Fixed Based Operator (FBO)
Ft. Lauderdale International Airport (FLL)

Dear Mr. Backhouse:

We are sending this letter to you regarding the Jetscape FBO Project to obtain comments specific to any project-related concerns for the Environmental Assessment being conducted.

Azorra Aviation, LLC (tenant) operating as Jetscape Services, LLC at the Ft. Lauderdale/Hollywood International Airport (FLL) proposes to relocate its operations to a new location on the airport. The approximately 25-acre property is located at 1451 Lee Wagener Boulevard and is bounded on the North by Taxiway C, to the east and west by an open parking lot and to the south by Lee Wagener Boulevard. This site has been previously developed and is currently used for shuttle bus parking.

The proposed action includes the construction and operation of the new Jetscape Services Fixed Based Operator (FBO). Included in the project is a Terminal/Office Building, two aircraft hangars, public parking, utility infrastructure, aircraft parking ramp and fuel farm. The terminal/office building will be a two-story structure housing aviation related business space, pilots lounge and shop, along with other supporting facilities. The aircraft hangars will be approximate 39,000 square feet in size. Parking layout will depend upon Jetscape operational requirements; however, the apron will be of sufficient size to accommodate all aircraft currently operating regularly at FLL. Preliminary layouts have reflected up to 13 aircraft parking positions. See attached site plan and aerial.

Your comments should be addressed to me at the following address:

Bart Vernace, P.E.
Manager
FAA/Orlando Airports District Office
8427 SouthPark Circle, Suite 524
Orlando, FL 32819
Email: Bart.vernace@faa.gov

Sincerely,

Bart Vernace, P.E.
Manager

Enclosures
cc: Jackie Sweatt-Essick, FAA
    Lynn Kiefer, Kimley-Horn and Associates, Inc.
    R. Brad Ostendorf, Broward County Aviation Department
May 22, 2018

Mr. Theodore Isham
Tribal Historic Preservation Officer
Seminole Nation of Oklahoma
P.O. Box 1498
Wewoka, OK 74884-1498

RE: Environmental Assessment For
Jetscape Fixed Based Operator (FBO)
Ft. Lauderdale International Airport (FLL)

Dear Mr. Isham:

We are sending this letter to you regarding the Jetscape FBO Project to obtain comments specific to any project-related concerns for the Environmental Assessment being conducted.

Azorra Aviation, LLC (tenant) operating as Jetscape Services, LLC at the Ft. Lauderdale/Hollywood International Airport (FLL) proposes to relocate its operations to a new location on the airport. The approximately 25-acre property is located at 1451 Lee Wagener Boulevard and is bounded on the North by Taxiway C, to the east and west by an open parking lot and to the south by Lee Wagener Boulevard. This site has been previously developed and is currently used for shuttle bus parking.

The proposed action includes the construction and operation of the new Jetscape Services Fixed Based Operator (FBO). Included in the project is a Terminal/Office Building, two aircraft hangars, public parking, utility infrastructure, aircraft parking ramp and fuel farm. The terminal/office building will be a two-story structure housing aviation related business space, pilots lounge and shop, along with other supporting facilities. The aircraft hangars will be approximate 39,000 square feet in size. Parking layout will depend upon Jetscape operational requirements; however, the apron will be of sufficient size to accommodate all aircraft currently operating regularly at FLL. Preliminary layouts have reflected up to 13 aircraft parking positions. See attached site plan and aerial.

Your comments should be addressed to me at the following address:

Bart Vernace, P.E.
Manager
FAA/Orlando Airports District Office
8427 SouthPark Circle, Suite 524
Orlando, FL 32819
Email: Bart.vernace@faa.gov

Sincerely,

[Signature]

Bart Vernace, P.E.
Manager

Enclosures
cc: Jackie Sweatt-Essick, FAA
    Lynn Kiefer, Kimley-Horn and Associates, Inc.
    R. Brad Ostendorf, Broward County Aviation Department
May 22, 2018

Ms. Anne H. Mullins, MCRP
Compliance Review Supervisor
Seminole Tribe of Florida
Tribal Historic Preservation Office
30290 Josie Billie Highway, PMB 1004
Clewiston, FL 33440-9502

RE: Environmental Assessment For
Jetscape Fixed Based Operator (FBO)
Ft. Lauderdale International Airport (FLL)

Dear Ms. Mullins:

We are sending this letter to you regarding the Jetscape FBO Project to obtain comments specific to any project-related concerns for the Environmental Assessment being conducted.

Azorra Aviation, LLC (tenant) operating as Jetscape Services, LLC at the Ft. Lauderdale/Hollywood International Airport (FLL) proposes to relocate its operations to a new location on the airport. The approximately 25-acre property is located at 1451 Lee Wagener Boulevard and is bounded on the North by Taxiway C, to the east and west by an open parking lot and to the south by Lee Wagener Boulevard. This site has been previously developed and is currently used for shuttle bus parking.

The proposed action includes the construction and operation of the new Jetscape Services Fixed Based Operator (FBO). Included in the project is a Terminal/Office Building, two aircraft hangars, public parking, utility infrastructure, aircraft parking ramp and fuel farm. The terminal/office building will be a two-story structure housing aviation related business space, pilots lounge and shop, along with other supporting facilities. The aircraft hangars will be approximate 39,000 square feet in size. Parking layout will depend upon Jetscape operational requirements; however, the apron will be of sufficient size to accommodate all aircraft currently operating regularly at FLL. Preliminary layouts have reflected up to 13 aircraft parking positions. See attached site plan and aerial.

Your comments should be addressed to me at the following address:

Bart Vernace, P.E.
Manager
FAA/Orlando Airports District Office
8427 SouthPark Circle, Suite 524
Orlando, FL 32819
Email: Bart.vernace@faa.gov

Sincerely,

Bart Vernace, P.E.
Manager

Enclosures
cc: Jackie Sweatt-Essick, FAA
Lynn Kiefer, Kimley-Horn and Associates, Inc.
R. Brad Ostendorf, Broward County Aviation Department
May 22, 2018

Ms. Carolyn M. White, Regulatory Affairs Division Director
Acting Tribal Historic Preservation Officer
Poarch Band of Creek Indians
5811 Jack Springs Road
Atmore, AL 36502-5025

RE: Environmental Assessment For
Jetscape Fixed Based Operator (FBO)
Ft. Lauderdale International Airport (FLL)

Dear Ms. White:

We are sending this letter to you regarding the Jetscape FBO Project to obtain comments specific to any project-related concerns for the Environmental Assessment being conducted.

Azorra Aviation, LLC (tenant) operating as Jetscape Services, LLC at the Ft. Lauderdale/Hollywood International Airport (FLL) proposes to relocate its operations to a new location on the airport. The approximately 25-acre property is located at 1451 Lee Wagener Boulevard and is bounded on the North by Taxiway C, to the east and west by an open parking lot and to the south by Lee Wagener Boulevard. This site has been previously developed and is currently used for shuttle bus parking.

The proposed action includes the construction and operation of the new Jetscape Services Fixed Based Operator (FBO). Included in the project is a Terminal/Office Building, two aircraft hangars, public parking, utility infrastructure, aircraft parking ramp and fuel farm. The terminal/office building will be a two-story structure housing aviation related business space, pilots lounge and shop, along with other supporting facilities. The aircraft hangars will be approximately 39,000 square feet in size. Parking layout will depend upon Jetscape operational requirements; however, the apron will be of sufficient size to accommodate all aircraft currently operating regularly at FLL. Preliminary layouts have reflected up to 13 aircraft parking positions. See attached site plan and aerial.

Your comments should be addressed to me at the following address:

Bart Vernace, P.E.
Manager
FAA/Orlando Airports District Office
8427 SouthPark Circle, Suite 524
Orlando, FL 32819
Email: Bart.vernace@faa.gov

Sincerely,

Bart Vernace, P.E.
Manager

Enclosures
cc: Jackie Sweatt-Essick, FAA
    Lynn Kiefer, Kimley-Horn and Associates, Inc.
    R. Brad Ostendorf, Broward County Aviation Department
May 22, 2018

Historic and Cultural Preservation Department
Representative
Muscogee (Creek) Nation Cultural Preservation
P.O. Box 580
Okmulgee, OK 74447-0580

RE: Environmental Assessment For
Jetscape Fixed Based Operator (FBO)
Ft. Lauderdale International Airport (FLL)

We are sending this letter to you regarding the Jetscape FBO Project to obtain comments specific to any project-related concerns for the Environmental Assessment being conducted.

Azorra Aviation, LLC (tenant) operating as Jetscape Services, LLC at the Ft. Lauderdale/Hollywood International Airport (FLL) proposes to relocate its operations to a new location on the airport. The approximately 25-acre property is located at 1451 Lee Wagener Boulevard and is bounded on the North by Taxiway C, to the east and west by an open parking lot and to the south by Lee Wagener Boulevard. This site has been previously developed and is currently used for shuttle bus parking.

The proposed action includes the construction and operation of the new Jetscape Services Fixed Based Operator (FBO). Included in the project is a Terminal/Office Building, two aircraft hangars, public parking, utility infrastructure, aircraft parking ramp and fuel farm. The terminal/office building will be a two-story structure housing aviation related business space, pilots lounge and shop, along with other supporting facilities. The aircraft hangars will be approximate 39,000 square feet in size. Parking layout will depend upon Jetscape operational requirements; however, the apron will be of sufficient size to accommodate all aircraft currently operating regularly at FLL. Preliminary layouts have reflected up to 13 aircraft parking positions. See attached site plan and aerial.

Your comments should be addressed to me at the following address:

Bart Vernace, P.E.
Manager
FAA/Orlando Airports District Office
8427 SouthPark Circle, Suite 524
Orlando, FL 32819
Email: Bart.vernace@faa.gov

Sincerely,

Bart Vernace, P.E.
Manager

Enclosures

cc: Jackie Sweatt-Essick, FAA
    Lynn Kiefer, Kimley-Horn and Associates, Inc.
    R. Brad Ostendorf, Broward County Aviation Department
May 17, 2018
Via Email – timothy.parsons@dos.myflorida.com

Dr. Timothy A. Parsons, Ph.D., RPA
Division Director and State Historic Preservation Officer
Department of State Division of Historic Resources
R.A. Gray Building
500 South Bronough Street
Tallahassee, FL 32399-0250

RE: Scoping Letter
Environmental Assessment For
Jetscape Fixed Based Operator (FBO)
Ft. Lauderdale International Airport (FLL)

We are distributing this letter to State and Federal agencies to obtain information specific to the resources for which they are responsible, comments specific to any concerns relating to the project and to obtain technical assistance for the evaluation being conducted for an Environmental Assessment.

Azorra Aviation, LLC (tenant) operating as Jetscape Services, LLC at the Ft. Lauderdale/Hollywood International Airport (FLL) proposes to relocate its operations to a new location on the airport. The approximately 25-acre property is located at 1451 Lee Wagener Boulevard and is bounded on the North by Taxiway C, to the east and west by an open parking lot and to the south by Lee Wagener Boulevard. This site has been previously developed and is currently used for shuttle bus parking.

The proposed action includes the construction and operation of the new Jetscape Services Fixed Based Operator (FBO). Included in the project is a Terminal/Office Building, two aircraft hangars, public parking, utility infrastructure, aircraft parking ramp and fuel farm. The terminal/office building will be a two-story structure housing aviation related business space, pilots lounge and shop, along with other supporting facilities. The aircraft hangars will be approximate 39,000 square feet in size. Parking layout will depend upon Jetscape operational requirements; however, the apron will be of sufficient size to accommodate all aircraft currently operating regularly at FLL. Preliminary layouts have reflected up to 13 aircraft parking positions. See attached site plan and aerial.

Your comments should be addressed to me at the following address:

    Reply to:
    R. Brad Ostendorf
    Environmental Program Manager
    Broward County Aviation Department
    2200 SW 45th Street, Suite 101
    Dania Beach, FL 33312
    bostendorf@broward.org
Sincerely,

R. Brad Ostendorf
Environmental Program Manager

Enclosures

Copy: File
Jackie Sweatt-Essick, FAA
Bart Vernace, FAA
Lynn Kiefer, Kimley-Horn and Associates, Inc.
May 17, 2018
Via Email – Tom.Reinert@MyFWC.com

Dr. Thomas Reinert
Regional Director
Florida Fish and Wildlife Conservation Commission
South Region
8535 Northlake Boulevard
West Palm Beach, FL 33412

RE: Scoping Letter
Environmental Assessment For
JetScape Fixed Based Operator (FBO)
Ft. Lauderdale International Airport (FLL)

We are distributing this letter to State and Federal agencies to obtain information specific to the resources for which they are responsible, comments specific to any concerns relating to the project and to obtain technical assistance for the evaluation being conducted for an Environmental Assessment.

Azorra Aviation, LLC (tenant) operating as JetScape Services, LLC at the Ft. Lauderdale/Hollywood International Airport (FLL) proposes to relocate its operations to a new location on the airport. The approximately 25-acre property is located at 1451 Lee Wagener Boulevard and is bounded on the North by Taxiway C, to the east and west by an open parking lot and to the south by Lee Wagener Boulevard. This site has been previously developed and is currently used for shuttle bus parking.

The proposed action includes the construction and operation of the new JetScape Services Fixed Based Operator (FBO). Included in the project is a Terminal/Office Building, two aircraft hangars, public parking, utility infrastructure, aircraft parking ramp and fuel farm. The terminal/office building will be a two-story structure housing aviation related business space, pilots lounge and shop, along with other supporting facilities. The aircraft hangars will be approximately 39,000 square feet in size. Parking layout will depend upon JetScape operational requirements; however, the apron will be of sufficient size to accommodate all aircraft currently operating regularly at FLL. Preliminary layouts have reflected up to 13 aircraft parking positions. See attached site plan and aerial.

Your comments should be addressed to me at the following address:

Reply to:
R. Brad Ostendorf
Environmental Program Manager
Broward County Aviation Department
2200 SW 45th Street, Suite 101
Dania Beach, FL 33312
bostendorf@broward.org
Sincerely,

[Signature]

R. Brad Ostendorf
Environmental Program Manager

Enclosures

Copy:  File
   Jackie Sweatt-Essick, FAA
   Bart Vernace, FAA
   Lynn Kiefer, Kimley-Horn and Associates, Inc.
June 11, 2018

R. Brad Ostendorf
Environmental Program Manager
Broward County Aviation Department
2200 SW 45th Street, Suite 101
Dania Beach, FL 33312
bostendorf@broward.org

RE: Agency Scoping for an Environmental Assessment (EA) to Relocate Jetscape Fixed Based Operator (FBO), Ft. Lauderdale International Airport (FLL), Broward County

Dear Mr. Ostendorf:

Florida Fish and Wildlife Conservation Commission (FWC) staff has reviewed the above-referenced scoping notice and intent to prepare an Environmental Assessment (EA) in accordance with the National Environmental Policy Act (NEPA). We offer the following comments and recommendations as technical assistance in accordance with Chapter 379, Florida Statutes, and the Fish and Wildlife Coordination Act during preparation of the EA.

Project Description

Kimley-Horn and Associates is preparing an EA to analyze and document potential environmental effects associated with the proposed action of relocating Azorra Aviation, LLC (tenant), operating as Jetscape Services, LLC, to a new location at the Ft. Lauderdale/Hollywood International Airport (FLL) in coordination with the Broward County Aviation Department and the Federal Aviation Administration. The proposed action includes the construction and operation of the new Jetscape Services FBO involving a new two-story Terminal/Office Building, two aircraft hangars of approximately 39,000 square feet, public parking, utility infrastructure, aircraft parking ramp, and fuel farm. The approximately 25-acre site is located at 1451 Lee Wagener Boulevard and is bounded on the north by airport Taxiway C to the east and west by an open parking lot, and to the south by Lee Wagener Boulevard. A portion of the site has been previously developed and is currently used for shuttle bus parking, and another portion of approximately 14 acres of open grass area. The following information is being provided as technical assistance during the scoping process to assist in identifying potential fish and wildlife resource issues for consideration.

Potentially Affected Resources

A geographic information system (GIS) analysis conducted by FWC staff found the project site contains potential habitat for the Florida burrowing owl (*Athene cunicularia floridana*, State Threatened [ST]).
Comments and Recommendations

Wildlife Surveys

To better identify the potential for impacts, surveys for listed species should be completed immediately prior to any clearing or development. Species-specific wildlife surveys are time sensitive and FWC staff recommends that all wildlife surveys follow established survey protocols approved by the U.S. Fish and Wildlife Service (USFWS) and the FWC. Surveys should also be conducted by qualified biologists with recent documented experience for each potential species. Basic guidance for conducting wildlife surveys may be found in the Florida Wildlife Conservation Guide (http://myfwc.com/conservation/value/fwcg/). Kimley-Horn may also want to reference the FWC’s new Imperiled Species Management Plan (http://myfwc.com/media/4133167/floridas-imperiled-species-management-plan-2016-2026.pdf) which changes the listing status for several state-imperiled species and provides updated species guidelines and permitting information. FWC staff can assist with species survey planning and any avoidance, minimization, or mitigation measures, including site design that accounts for state-imperiled species’ habitats.

Florida Burrowing Owl

Burrowing owls have been observed on or near the project site, within the FLL airport, and we recommend surveys over areas of suitable habitat within and immediately adjacent to the proposed project area to determine if burrowing owl burrows occur onsite. Please coordinate with the airport onsite biologist, who monitors the owls for FLL. Burrowing owl families use a breeding burrow and often one or more satellite burrows and juveniles can rely on both primary and satellite burrows up to 60 days after they are flight capable (Mealy 1997). Additional information can be found in the frequently asked questions document for the Florida burrowing owl (http://myfwc.com/media/4210360/BurrowingOwlFAQs.pdf) and the Florida Burrowing Owl Guidelines (http://myfwc.com/media/4381188/FloridaBurrowingOwlGuidelines-2018.pdf). If burrowing owls are onsite, we recommend the following to reduce the likelihood of needing a permit:

- Conducting activities greater than 10 feet from a burrowing owl burrow year-round to reduce the likelihood of collapsing a burrow,
- Conducting activities greater than 33 feet from a burrowing owl burrow during the nesting season (typically February 15-July 10, though nesting may start earlier) to reduce the likelihood of disturbing nesting pairs, and
- Staking and roping off the area around the burrow prior to activities.

If burrowing owls are observed onsite, please feel free to contact the FWC staff identified below to discuss specific protection measures for this project.

We appreciate the opportunity to review this project. FWC staff will continue to work with the applicant and their consultants to provide technical assistance on fish and wildlife resource issues as necessary. If you need any further assistance, please contact...
our office by email at FWCConservationPlanningServices@MyFWC.com. If you have specific technical questions regarding the content of this letter, please contact Christine Raininger at (561) 882-5811 or by email at Christine.Raininger@MyFWC.com.

Sincerely,

Fritz Wettstein
Land Use Planning Program Administrator
Office of Conservation Planning Services

fw/car
ENV 1
Jetscape RelocationNEPA_36330_061118

cc: Lynn Kiefer, Kimley-Horn and Associates, Inc., Lynn.Kiefer@kimley-horn.com
Shelby Moran, Kimley-Horn and Associates, Inc., Shelby.Moran@kimley-horn.com

Reference Cited

Kiefer, Lynn

From: Bart.Vernace@FAA.GOV
Sent: Tuesday, July 10, 2018 11:06 AM
To: CLowe@mcn-nsn.gov
Cc: Kiefer, Lynn; Moran, Shelby; Rebecca.Henry@faa.gov
Subject: RE: Jetscape Fixed Based Operator Ft. Lauderdale International Airport

Categories: External

Thank you for your response.

Regards, Bart

Bart Vernace, P.E.
Manager
FAA/Orlando Airports District Office
8427 SouthPark Circle, Suite 524
Orlando, FL 32819
(407) 487-7220 (Main), (407) 487-7223 (Direct)
(407) 487-7135 (FAX)
Bart.vernace@faa.gov

From: Corain Lowe <CLowe@mcn-nsn.gov>
Sent: Monday, June 18, 2018 3:24 PM
To: Vernace, Bart (FAA) <Bart.Vernace@FAA.GOV>
Subject: Jetscape Fixed Based Operator Ft. Lauderdale International Airport

Mr. Vernance,

Thank you for the correspondence regarding the Ft. Lauderdale International Airport project. Broward County is outside of the Muscogee (Creek) Nation historic area of interest. We respectfully defer to the other Tribes that have been contacted. If you have any further questions or concerns, please give us a call.

Ms. Corain Lowe-Zepeda
Historic and Cultural Preservation Department, THPO
Muscogee (Creek) Nation
P. O. Box 580
Okmulgee, OK 74447
T 918.732.7835
clowe@mcn-nsn.gov

THIS MESSAGE AND ANY ATTACHMENTS ARE COVERED BY THE ELECTRONIC COMMUNICATIONS PRIVACY ACT, 18 U.S.C. §§2510 et seq. AND CONTAIN INFORMATION THAT IS HIGHLY CONFIDENTIAL, PRIVILEGED AND EXEMPT FROM DISCLOSURE. ANY RECIPIENT OTHER THAN THE INTENDED RECIPIENT IS ADVISED THAT ANY DISSEMINATION, RETENTION, DISTRIBUTION, COPYING OR OTHER USE OF THE MESSAGE WITHOUT PRIOR WRITTEN CONSENT IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS MESSAGE IN ERROR, PLEASE NOTIFY THE SENDER IMMEDIATELY.
August 03, 2018

Bart Vernace, P.E.
Manager
Federal Aviation Administration
Orlando Airports District Office
8427 SouthPark Circle, Suite 524
Orlando, FL 32819
(407) 487-7220 (Main), (407) 487-7223 (Direct)
(407) 487-7135 (FAX)
Bart.vernace@faa.gov

Subject: FAA Jetscape FBO Ft. Lauderdale Airport, Broward County FL
THPO #: 0030919

Dear Mr. Vernace,

Thank you for the additional information regarding the FAA Jetscape FBO Ft. Lauderdale Airport, Broward County FL. We have reviewed the documents provided and completed our assessment pursuant to Section 106 of the National Historic Preservation Act and its implementing authority, 36 CFR 800. We have no objections to the project at this time. However, please notify us if any archaeological, historical, or burial resources are inadvertently discovered.

Thank you and feel free to contact us with any further questions.

Respectfully,

Victoria L. Menchaca, MA, Compliance Review Specialist
Ms. Menchaca,

FAA forwarded your response to the scoping letter for the referenced project. Please find attached the requested historic aerials. As shown, the project site has been developed since at least the mid to late 1940s with various types of development, including at one time a military base with housing and other infrastructure. Please let me know if you need any additional information or if this is sufficient for your review. Thank you.

Lynn Kiefer
Kimley-Horn | 445 24th Street, Suite 200, Vero Beach, FL 32960
Direct: 772 794 4075 | Mobile: 772 559 0984 | Main: 772 794 4100
Connect with us: Twitter | LinkedIn | Facebook | Instagram | Kimley-Horn.com
Lynn.kiefer@kimley-horn.com
www.kimley-horn.com

Please consider the environment before printing this e-mail
Celebrating 11 years as one of FORTUNE's 100 Best Companies to Work For

From: Bart.Vernace@FAA.GOV [mailto:Bart.Vernace@FAA.GOV]
Sent: Monday, July 9, 2018 1:31 PM
To: VictoriaMenchaca@semtribe.com
Cc: Rebecca.Henry@faa.gov; Kiefer, Lynn <Lynn.Kiefer@kimley-horn.com>; Moran, Shelby <Shelby.Moran@kimley-horn.com>
Subject: RE: FAA Jetscape FBO Ft. Lauderdale Airport, Broward County FL

Dear Ms. Menchaca:

Thank you for your comments. I have forward them to the EA consultant and await their response whether or not the airport has older aerials of the projects site.

Regards, Bart

Bart Vernace, P.E.
Manager
FAA/Orlando Airports District Office
8427 SouthPark Circle, Suite 524
Orlando, FL 32819
From: Victoria Menchaca <VictoriaMenchaca@semtribe.com>
Sent: Monday, July 02, 2018 10:53 AM
To: Vernace, Bart (FAA) <Bart.Vernace@FAA.GOV>
Cc: Henry, Rebecca (FAA) <Rebecca.Henry@faa.gov>; Brown, Juan (FAA) <Juan.Brown@faa.gov>
Subject: FAA Jetscape FBO Ft. Lauderdale Airport, Broward County FL

July 02, 2018

Bart Vernace, P.E.
Manager
Federal Aviation Administration
Orlando Airports District Office
8427 SouthPark Circle, Suite 524
Orlando, FL 32819
(407) 487-7220 (Main), (407) 487-7223 (Direct)
(407) 487-7135 (FAX)
Bart.vernace@faa.gov

Subject: FAA Jetscape FBO Ft. Lauderdale Airport, Broward County FL

THPO #: 0030919

Dear Mr. Vernace,

Thank you for contacting the Seminole Tribe of Florida – Tribal Historic Preservation Office (STOF-THPO) regarding the FAA Jetscape FBO Ft. Lauderdale Airport, Broward County FL. The proposed undertaking does fall within STOF’s Area of Interest. We have reviewed the documents provided and we would respectfully like to request some additional information. Is there any evidence, such as historic aerials (older than 1995) that would indicate deep disturbance in the project area? Additionally, we would like to note that even a disturbed area has the potential, although low, to have intact deposits. An example of this is in 2014 when intact human remains were found in the Pine Island Road Right of Way in Broward County FL.
Thank you and feel free to contact us with any further questions.

Respectfully,

Victoria L. Menchaca, MA, Compliance Review Specialist  
STOF-THPO, Compliance Review Section  
30290 Josie Billie Hwy, PMB 1004  
Clewiston, FL 33440  
Office: 863-983-6549 ext 12216  
Email: victoriamenchaca@semtribe.com  
Web: www.stofthpo.com
This *Opinion* is being provided by Seminole Nation of Oklahoma’s Cultural Advisor, pursuant to authority vested by the Seminole Nation of Oklahoma General Council. The Seminole Nation of Oklahoma is an independently Federally-Recognized Indian Nation headquartered in Wewoka, OK.

In keeping with the National Environmental Policy Act (NEPA)d, and Section 106 of the National Historic Preservation Act (NHPA), 36 CFR Part 800, this letter is to acknowledge that the Seminole Nation of Oklahoma has received notice of the proposed project at the above mentioned location.

Based on the information provided and because the potential for buried cultural resources, the proposed project has an extreme probability of affecting archaeological resources, some of which may be eligible for listing in the National Register of Historic Places (NRHP).

We recommend that an intensive literature/phase I survey reports of the nearby archaeological sites from the state master site files be completed and sent to SNO HPO.

We do request that if cultural or archeological resource materials are encountered at all activity cease and the Seminole Nation of Oklahoma and other appropriate agencies be contacted immediately.

Furthermore, due to the historic presence of our people in the project area, inadvertent discoveries of human remains and related NAGPRA items may occur, even in areas of existing or prior development. Should this occur we request all work cease and the Seminole Nation of Oklahoma and other appropriate agencies be immediately notified.

*Theodore Isham*

Seminole Nation of Oklahoma
Historic Preservation Officer
PO Box 1498
Seminole, Ok  74868
Phone: 405-234-5218
Cell: 918-304-9443
e-mail: isham.t@sno-nsn.gov
Dear Mr. Isham,

Enclosed is the Federal Aviation Administration’s response to your email regarding the proposed relocation of Fixed Base Operator facilities at the Fort Lauderdale-Hollywood International Airport, located in Fort Lauderdale, Florida. The attached letter provide additional information regarding the project and describes the review of the Florida Master Site File, Cultural Resource Surveys, and relevant environmental documents. Please respond within 30 days of the receipt of this letter if you have any comments and to let us know if you concur with FAA’s determination. If you have any questions, you can contact me at (407) 487-7296 or at peter.m.green@faa.gov.

Sincerely,

Peter Green

Peter M. Green, AICP
Environmental Protection Specialist
Orlando Airports District Office
Federal Aviation Administration
8427 SouthPark Circle
Orlando, Florida 32819
407-487-7296
peter.m.green@faa.gov
March 14, 2019

Mr. Theodore Isham  
Tribal Historic Preservation Officer  
Seminole Nation of Oklahoma  
Post Office Box 1498  
Wewoka, Oklahoma 74884-1498

RE: Section 106 Consultation for the Proposed Relocation of Jetscape FBO Facilities  
Ft. Lauderdale-Hollywood International Airport (FLL)  
Ft. Lauderdale, FL (Broward County)

Dear Mr. Isham:

This letter responds to your email correspondence dated June 12, 2018 in which the Seminole Tribe of Oklahoma expressed an opinion that the proposed relocation of an existing Fixed Based Operator (FBO) facility at FLL could affect archaeological resources, some of which may be eligible for listing in the National Register of Historic Places (National Register). The information below provides a more detailed description of the proposed undertaking, the results of the research recommended in your correspondence, and the Federal Aviation Administration’s determination regarding the effect of the proposed undertaking on historic, archaeological, cultural resources.

Proposed Undertaking
An airport tenant, doing business as Jetscape FBO, leases property at FLL and provides aeronautical services to its general aviation clients and the public. The Broward County Aviation Department and the tenant determined that redeveloping facilities at the existing site is not practicable. Therefore, the tenant has proposed to construct and operate a new FBO facility at a new location on the airfield (the West Side Area). The project site plan is depicted on Figure 1. The project includes the construction of an FBO terminal/office building, two aircraft hangars, public parking, utilities infrastructure, an aircraft parking apron, fuel storage tanks, security fencing, lighting, and related improvements. The terminal/office building will be a two-story structure housing aviation-related business space, a passenger lounge, pilots lounge, counter sales, and related support services. The two aircraft hangars will have a combined building footprint of approximately 39,000 square feet. An apron would provide space for local and itinerant aircraft parking and the vehicle parking lot will be sized to accommodate customers, employees, and visitors.
Land within the project site has been heavily disturbed, first by the construction and operation of Naval Air Station (NAS) Fort Lauderdale and then post World War II re-development of the NAS into a public-use commercial service airport. Development and redevelopment continues at FLL to this day. In recent years, land within the Area of Potential Effect (APE) has been used for contractor staging, material storage, and parking shuttle buses. There are no standing resources located within the Proposed Project’s APE.

Area of Potential Effect
As described in 36 CFR 800.16(d), the APE is the geographic area within which an undertaking may directly or indirectly cause changes in the character or use of historic properties, if such properties exist. The APE is influenced by the scale and nature of the undertaking and its geographical setting. To address historic potential effects of the proposed undertaking, the FAA identified the APE for historic architectural and archaeological resources. Because the proposed FBO relocation project would have no indirect effects, the APE included only the land that will be subject to direct disturbance during construction (the project site). The APE is depicted on the attached Figure 2.

Historic and Archaeological Resources in the APE
The research requested by the Seminole Nation of Oklahoma was conducted. Information from the following sources is summarized in this letter.

- Florida Division of Historic Resources Florida Master Site File.
- Cultural Resources Assessment Survey and Desktop Analysis for the Fort Lauderdale-Hollywood International Airport, Broward County, Florida, dated December 28, 2005, prepared by Janus Research. This CRAS was prepared for the Section 106 consultation and NEPA Environmental Impact Statement associated with the expansion of Runway 9R-27L at FLL.
- Addendum to the Cultural Resources Assessment Survey Desktop Analysis for the Fort Lauderdale-Hollywood International Airport, Broward County, Florida, dated January 2007, prepared by Janus Research. This CRAS evaluated an expanded APE that encompassed the future noise exposure contours developed during the Environmental Impact Statement study.
- The Environmental Assessment for the Fort Lauderdale-Hollywood International Airport (FLL) Westside Airfield Development Program prepared by Broward County Aviation Department, dated February 10, 2000. The study area for this Environmental Assessment includes the APE associated with the current undertaking (proposed Jetscape FBO relocation).
- Historical aerial photography provided by GeoSearch.

The Florida Master Site File (FMSF) shows nine standing structures on or within 0.25 mile of the APE. These structures were associated with the former NAS Fort Lauderdale. Eight of these structures are listed as "resource destroyed" and seven of the structures were previously determined by the Florida State Historic Preservation Officer (SHPO) as not eligible for listing in the National Register. One resource, BD02562, Link Trainer NAS Fort Lauderdale, was listed in the National Register on May 20, 1998 and is a Florida Heritage Site. Although FMSF maps show the nine structures as being located within and adjacent to the APE, all of the buildings,
with the exception of the Link Trainer Building have been destroyed or removed. In 1999, the Link Trainer Building was relocated to another location on the airport, approximately 0.25 mile west of the APE. At its present location, the Link Trainer Building continues to house the Naval Air Station Fort Lauderdale Museum. The FMSF did not identify any recorded archaeological sites within the APE.

The 2005 Cultural Resource Assessment Survey (CRAS), prepared for the development and expansion of Runway 9R-27L and its related projects. The 2007 Addendum CRAS conducted research and analysis for areas within the expanded APE. The APE, depicted on Figure 3, included the area encompassed by aircraft noise contours developed for the EIS. The entire airport was located within the APE. The surveys determined the locations of any previously recorded archaeological resources within the APE; determined if any resources were listed, or eligible for listing, in the National Register; and determined if there were any areas with potential for unrecorded archaeological resources. The CRAS documented five previously recorded archaeological sites (8BD1447, 8BD-1448, 8BD-1449, 8BD2905, and 8BD2908). All five sites are pre-Columbian middens. These sites are located off airport property and were not within the direct effects APE (see the enclosed copy of Figure 4 from the 2005 CRAS). The sites were not listed in the National Register and were determined not eligible for listing in the National Register. A determination was made that most of the airport property, including the proposed project’s site, has a low probability for the presence of archaeological resources because it primarily consists of previously disturbed or developed land. Review of historical aerial photography show that the APE has been developed since at least the mid to late 1940s with various types of development including the NAS Fort Lauderdale.

The study area defined in the FLL Westside Development Area Environmental Assessment (2000) includes the present proposed project (Jetscape FBO Relocation) site. The EA cited a records search conducted by the Florida Department of State, Division of Historical Resources in 1996 for the Fort Lauderdale-Hollywood International Airport Development of Regional Impact (DRI) Substantial Deviation. The January 9, 1996 letter from the SHPO stated, “A review of the Florida Site File indicates that no significant archaeological or historical sites are recorded for or likely to be present within the project area.” The letter further stated the “proposed project will have no effect on historic properties listed, or eligible for listing, in the National Register of Historic Places, or otherwise of historical or architectural value.”

**Determination of Effect**

Florida Master Site File records and past environmental studies conducted at FLL indicate a low probability of encountering archaeological resources within the APE defined for this undertaking. Based on the information reviewed, it is the opinion of the FAA that the proposed undertaking would not affect historic, archaeological, or cultural resources listed in, or eligible for listing in the National Register. On February 7, 2019, the SHPO concurred that the project will have no effect on historic properties. Because the proposed undertaking includes ground disturbance activities, the SHPO recommended that special conditions regarding unexpected discoveries be included during project activities.

**Unexpected Discoveries**

The FAA notes the concern of the Seminole Nation of Oklahoma that the site has potential for buried cultural resources and the proposed project could affect archaeological resources, some
of which may be eligible for listing in the National Register. If NEPA environmental approval is granted by the FAA, the project will include conditions regarding unexpected discoveries. The condition will require that if historic, cultural, and/or archaeological artifacts are encountered at any time within the project site area, the permitted project shall cease all activities involving subsurface disturbance in the vicinity of the discovery. The Broward County Aviation Department shall contact the Seminole Nation of Oklahoma, the Florida Department of State, Division of Historical Resources, FAA, and other appropriate parties. Project activities shall not resume without verbal and/or written authorization. In the event that unmarked human remains are encountered, all activity shall cease immediately.

Please respond within 30 days of the receipt of this letter if you have any comments and to let us know if you concur with FAA’s determination. If you have any questions, you can contact me at (407) 487-7296 or at peter.m.green@faa.gov.

Sincerely,

Peter M. Green, AICP
Environmental Protection Specialist
FAA Orlando Airports District Office

Enclosures

cc: William Castillo, Broward County Aviation Department
    Lynn Kiefer, Kimley-Horn and Associates, Inc.
Figure 3 - Expanded APE and Location of Previously Recorded Archaeological Resources.
January 9, 2019

Timothy A. Parsons, Ph.D.
State Historic Preservation Officer
Bureau of Historical Resources
R.A. Gray Building
500 S. Bronough Street
Tallahassee, FL 32399-0250

Dear Dr. Parsons,

Re: Section 106 Consultation for the Proposed Relocation of JetScape FBO Facilities
Ft. Lauderdale-Hollywood International Airport; Fort Lauderdale, Florida

The Broward County Aviation Department (BCAD) and the Federal Aviation Administration (FAA) are preparing an Environmental Assessment under the National Environmental Policy Act (NEPA) of 1969, as amended, for the Ft. Lauderdale-Hollywood International Airport (FLL). The Environmental Assessment considers impacts associated with relocating one of FLL’s existing Fixed Base Operators\(^1\) to a new location on the airfield. The federal action’s associated with the proposed FBO relocation (proposed undertaking) requires compliance with NEPA, as well as Section 106 of the National Historic Preservation Act and its implementing regulations at 36 CFR 800.

Proposed Undertaking
An airport tenant, doing business as JetScape FBO, leases property at FLL and provides aeronautical services to its clients and the public. BCAD and the tenant determined that redeveloping facilities at the existing site is not practicable. Therefore, the tenant has proposed to construct and operate a new FBO facility at a new location on the airfield. The location of the project site is shown on Figure 1. The proposed site plan is depicted on Figure 2. The project includes the construction of an FBO terminal/office building, two aircraft hangars, public parking, utility infrastructure, an aircraft parking apron, fuel storage tanks, security fencing, lighting, and related improvements. The terminal/office building will be a two-story structure housing aviation-related business space, a passenger lounge, pilots lounge, counter sales, and related support services. The two aircraft hangars will have a combined building footprint of approximately 39,000

\(^1\) A Fixed Base Operator (FBO) is a commercial business granted the right by the airport owner to provide commercial aeronautical services, such as fueling, hangar rental, tie-down and parking, aircraft rental, aircraft maintenance, flight instruction, and other related services. FBOs primarily serve general aviation pilots and their aircraft. Several FBOs presently operate at FLL.
square feet. An apron would provide space for local and itinerant aircraft parking and the vehicle parking lot will be sized to accommodate customers, employees, and visitors.

**Proposed Area of Potential Effect**

As described in 36 CFR 800.16(d), the APE is the geographic area or areas within which an undertaking may directly or indirectly cause changes in the character or use of historic properties, if such properties exist. The APE is also influenced by the scale and nature of the undertaking and its geographical setting. In order to address historic potential effects of the Proposed Project, the FAA identified the Area of Potential Effect (APE) for historic architectural and archaeological resources. Because the proposed FBO relocation project would have no indirect effects, the APE included only the land that will be subject to direct disturbance during construction. The APE is depicted on the attached Figure 1.

**Historic and Archaeological Resources in the APE**

There are no standing resources located within the APE for historic architectural resources of the Proposed Project. A review of the Florida Master Site File (FMSF) shows nine standing structures on or within 0.25 mile of the APE. All of these structures were part of the former Naval Air Station (NAS) Fort Lauderdale. Eight of these structures are listed as "resource destroyed" and seven of the structures were evaluated previously by SHPO as not eligible for listing. One resource, BD02562, Link Trainer NAS Fort Lauderdale, is listed on the National Register of Historic Places (listed on May 20, 1998) and is a Florida Heritage Site. Although FMSF maps show the structures as being located within and adjacent to the APE, all of the buildings, with the exception of the Link Trainer Building (BD02562) have been destroyed or removed. In 1999, the Link Trainer Building was relocated to another location on the airport, approximately 0.25 mile west of the APE. At its present location, the Link Trainer Building continues to house the Naval Air Station Fort Lauderdale Museum.

Land within the APE has been heavily disturbed, first by the development and operation of NAS Fort Lauderdale and then post-WWII re-development of the NAS as a public-use commercial service airport. Development and redevelopment continues at FLL to this day. In recent years, land within the APE has been used for contractor staging, material storage, and parking shuttle buses. Cultural Resource Assessments conducted within the last 10-15 years for other projects at FLL, most notably for the construction of the south runway, indicate low probability of archaeological resources at FLL.

Comments on the proposed project were received from the Muscogee (Creek) Nation, the Seminole Tribe of Florida, and the Seminole Tribe of Oklahoma. The Muscogee (Creek) Nation indicated that they would defer to the other tribes and had no specific comments. The Seminole Tribe of Florida requested copies of historic aerials, which were provided to the tribe. On August 3, 2018, the Seminole Tribe of Florida stated the tribe had no objection to the project, but wished to be notified if historic, archaeological or burial resources were inadvertently discovered during construction. The Seminole Tribe of Oklahoma requested that a detailed search of the Florida Master Site File be conducted. This research was conducted.
Direct and Indirect Effects

The proposed undertaking will have no direct effect on historic, archaeological, or cultural resources. Structures associated with NAS Fort Lauderdale have either been destroyed or moved to another location on the airport. Cultural Resource Assessments conducted for other development projects at FLL, including construction of the south runway, indicate a very low probability of historic and cultural resources remaining within the APE.

No indirect effects on the Link Trainer Building (BD02562) are anticipated. The building’s original use is closely associated with military aviation and its subsequent use as a Naval Aviation Museum continues to be associated with aviation. The relocation of the Jerscape FBO to the midfield location may attract some new general aviation customers over time, but the potential increase would be negligible when compared to the present level of activity at FLL. As such, the potential increases in aircraft air emissions and aircraft noise at FLL are anticipated to be negligible. Airfield lighting changes associated with the proposed project would consist of the installation of taxiway edge lights and airfield directional signs along the proposed connector taxiway. FBO facility lighting would include pole and building-mounted lights to illuminate portions of building exteriors, portions of the aircraft parking apron, and the parking lot. The lighting would be the same as other existing lighting systems and sources at the airport, including those adjacent to the APE. In regard to visual effect, the terminal/office building and hangars would be developed in context with existing aviation-related structures at FLL (i.e., similar scale, type, and construction) and would be subject to local building codes, approvals, and requirements.

FAA Determination of Effect

Based on an evaluation of the proposed undertaking, the FAA has determined there are no historic properties listed or eligible for listing on the National Register of Historic Places within the APE and the project would have negligible indirect impact on the Link Trainer Building (BD02562). Therefore, the FAA finds “no historic properties affected” for the proposed undertaking under 36 CFR Part 800.4(d)(1).

FAA requests that your agency review the enclosed project information and respond within 30 days of receipt of this letter indicating if you agree with the determination. Please direct comments and information to me at (407) 487-7296 or via email at peter.m.green@faa.gov.

Sincerely,

Peter M. Green, AICP
Environmental Protection Specialist
FAA Orlando Airports District Office

Enclosures

cc. William Castillo, Broward County Aviation Department
    Lynn Keifer, Kimley-Horn
Peter M. Green, AICP  
Environmental Protection Specialist  
Orlando Airports District Office  
8427 South Park Circle, Suite 524  
Orlando, Florida 32819

RE: DHR Project File No.: 2018-2613-C, Received by DHR: January 14, 2019  
Project: FAA – Proposed Relocation of Jetscape Fixed Based Operator (FBO) Facilities  
Ft. Lauderdale-Hollywood International Airport; Fort Lauderdale, Florida  
County: Broward

Mr. Green:

The Florida State Historic Preservation Officer reviewed the referenced project for possible effects on historic properties listed, or eligible for listing, in the National Register of Historic Places. The review was conducted in accordance with Section 106 of the National Historic Preservation Act of 1966, as amended, and its implementing regulations in 36 CFR Part 800: Protection of Historic Properties.

This office concurs with the Federal Aviation Administration’s determination that the proposed project will have no effect on historic properties listed, or eligible for listing, in the National Register of Historic Places. However, since the project includes ground disturbance activities the following special condition regarding unexpected discoveries should be included during project activities:

- If prehistoric or historic artifacts, such as pottery or ceramics, projectile points, dugout canoes, metal implements, historic building materials, or any other physical remains that could be associated with Native American, early European, or American settlement are encountered at any time within the project site area, the permitted project shall cease all activities involving subsurface disturbance in the vicinity of the discovery. The applicant shall contact the Florida Department of State, Division of Historical Resources, Compliance Review Section at (850)-245-6333. Project activities shall not resume without verbal and/or written authorization. In the event that unmarked human remains are encountered during permitted activities, all work shall stop immediately and the proper authorities notified in accordance with Section 872.05, Florida Statutes.
If you have any questions, please contact Corey Lentz, Historic Sites Specialist, by email at Corey.Lentz@dos.myflorida.com, or by telephone at 850.245.6339 or 800.847.7278.

Sincerely,

Timothy A Parsons, Ph.D.
Director, Division of Historical Resources
& State Historic Preservation Officer
APPENDIX E

FLORIDA MASTER SITE FILE DATA
June 13, 2018

Shelby Moran
Kimley-Horn
445 24th Street, Suite 200
Vero Beach, FL 32960
Phone: 772.794.4037
Email: Shelby.Moran@kimley-horn.com

In response to your inquiry of June 13th 2018, the Florida Master File lists 9 standing structures, one of which is listed on the National Register within the following location:

TRS: T50S, R42 E: Sections 21 and 28 within a 0.25-mile radius of the project location shown on the corresponding map.

When interpreting the results of our search, please consider the following information:

• This search area may contain unrecorded archaeological sites, historical structures or other resources even if previously surveyed for cultural resources.
• Because vandalism and looting are common at Florida sites, we ask that you limit the distribution of location information on archaeological sites.
• While many of our records document historically significant resources, the documentation of a resource at the Florida Master Site File does not necessarily mean the resource is historically significant.
• Federal, state and local laws require formal environmental review for most projects. This search DOES NOT constitute such a review. If your project falls under these laws, you should contact the Compliance and Review Section of the Division of Historical Resources at 850-245-6333.

Please do not hesitate to contact us if you have any questions regarding the results of this search.

Sincerely,

Sam M. Wilford.
Archaeological Data Analyst
Florida Master Site File
Sam.Wilford@dos.myflorida.com
# Cultural Resource Roster

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<th>SiteID</th>
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<th>Address</th>
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APPENDIX F
SUN-SENTINEL AFFIDAVIT OF PUBLICATION
STATE OF FLORIDA

COUNTY OF: BROWARD/PALM BEACH/MIAMI-DADE

Before the undersigned authority personally appeared MARK KUZNITZ, who on oath says that he or she is a duly authorized representative of the SUN-SENTINEL, a DAILY newspaper published in BROWARD/PALM BEACH/MIAMI-DADE County, Florida; that the attached copy of advertisement, being a Legal Notice in:

The matter of 11745-Other Legal Notices

Was published in said newspaper in the issues of; Jan 27, 2019

6103641

Affiant further says that the said SUN-SENTINEL is a newspaper published in said BROWARD/PALM BEACH/MIAMI-DADE County, Florida, and that the said newspaper has heretofore been continuously published in said BROWARD/PALM BEACH/MIAMI-DADE County, Florida, each day and has been entered as second class matter at the post office in BROWARD COUNTY, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that he or she has neither paid nor promised, any person, firm or corporation, any discount, rebate, commission or refund, for the purpose of securing this advertisement for publication in the said newspaper.

Mark KuzniC

Signature of Affiant
Sworn to and subscribed before me this: January 28, 2019.

Signature of Notary Public

Name of Notary, Typed, Printed, or Stamped
Personally Known (X) or Produced Identification ( )