any modification of an existing border crossing. DOS, however, reserves the right to require or request additional information necessary to the exercise of its bordercrossing oversight and coordination responsibilities.

For applicable projects on the U.S.-Mexico border as well as those on the U.S.-Canada border, e-mail this form to WHABorder@state.gov. If e-mail is not feasible, mail to: U.S. Department of State, 2201 C St., NW., Washington, DC 20520 (Attn: WHA/MEX 4258 HST (for projects on the border with Mexico) or WHA/CAN 3917 HST (for projects on the border with Canada), as appropriate).

- 1. Project Sponsor (Include contact information.)
 - 2. Project Name
 - 3. Project Purpose/Justification
- 4. Project Coordination (Include a summary of existing and anticipated coordination efforts with federal, state, and/or local agencies, including contact information.)
- 5. Project Location (Include names of state and county; GPS coordinates, if readily available; maps showing regional location with adjacent land ports of entry, distance from international border, and whether the project is within the three-meter international boundary.)
- 6. Project Description (Include brief project summary describing scope of work and expected effect on existing border crossing, if applicable. This summary should include any change in the physical capacity, change of authorized conveyance (e.g., commercial to non-commercial), change of ownership, and available drawings.)
- 7. Project Milestones/Schedule (Include anticipated design/construction dates at a minimum.)

Applicant's Suggested Categorization of the Proposed Project: Please select either "Red" or "Yellow" based upon review of the DOS policy for implementation of E.O. 13337, considering project information as described above. Applicant may provide additional supporting documentation along with this assessment form.

- ☐ Red—DOS notification required and a new or amended Presidential permit is required.
- ☐ Yellow—DOS notification required and a new or amended Presidential permit may be required.

Exhibit B—Project Categories

RED—DOS Notification and a New or Amended Presidential Permit Required

- 1. All new border crossings.
- 2. An expansion beyond the existing footprint of an LPOE inspection facility, including its grounds, approaches and appurtenances, at an existing border crossing in such a way that the modification effectively constitutes a new piercing of the border; provided, however, that this does not include the addition of lanes to an existing border crossing, or the replacement of existing lanes with new lanes (see "YELLOW," below).
- 3. A change in ownership of a border crossing, when the existing permit does not

- encompass and/or provide for transfer of the facility to the new owner.
- 4. A permanent change in the operation of a border crossing that is not consistent with the terms of the existing Presidential permit (e.g., a permanent change in authorized conveyance). When a Presidential permit or operating authority has not been established for a facility, a Presidential permit will be required if a permanent change in authorized conveyance is being sought that is at variance with the current operations.
- 5. Any other modification that would render inaccurate the definition of covered U.S. facilities set forth in an applicable Presidential permit.

YELLOW—DOS Notification Required and a New or Amended Presidential Permit May Be Required

Changes to Border Crossing Capacity/Traffic Flow

- 1. A change in the physical capacity of the border crossing, especially permanent modifications to the border crossing itself (e.g., modification of a bridge, road access, or tunnel; expansion or reduction of traffic lanes).
- 2. A change in the physical capacity of an LPOE inspection facility, permanent expansion or reduction in the number of entry or exit booths or traffic lanes or other change that has a permanent effect on crossborder traffic flow (including vehicular wait times at an LPOE inspection facility).
- 3. A change within the three-meter boundary that has a permanent effect on traffic flow but is of a type not addressed explicitly in an existing Presidential permit (e.g., Nexus/SENTRI/FAST lanes).
- 4. An expansion of roadway infrastructure, or other form of increased traffic capacity within the three-meter boundary but beyond that portion of the existing right-of-way or footprint of an LPOE inspection facility.
- 5. A change in cross-border traffic caused by construction outside of the three-meter boundary that can be expected to have a material effect on Canadian or Mexican government operations in their respective country.
- 6. Major construction work having a shortterm effect on traffic flow, including closure of traffic lanes for periods greater than one month, or closure of an entire LPOE inspection facility during regular operating hours for any amount of time.

Changes in Border Crossing Operation

7. A permanent change in authorized conveyance, if within the scope of the existing permit (*e.g.*, adding pedestrian traffic or motor vehicle use).

Changes in Maintenance Responsibility

- 8. A change in the nationality of the party, the type of corporate entity, or the ownership of the entity operating the border-crossing facility.
- 9. A change in the party asserting operational responsibility or custodial control over a border crossing, if other than the Presidential permit holder.

GREEN—Neither DOS Notification nor Presidential Permit Required

- 1. Maintenance or repair of an existing bridge, roadway, or tunnel, (other than as described in "Yellow" category), including temporary lane closures (of less than a month).
- 2. An interior change (renovation and/or repair) to an existing LPOE inspection facility, including any routine repair, alteration, or cyclical maintenance that, individually or collectively, is not expected to have an effect on the border crossing.
- 3. An exterior change within the existing footprint of an LPOE inspection facility (buildings or paving).
- 4. An improvement to an exterior enclosure (e.g., painting, new windows, or reroofing) of an existing LPOE inspection facility.
- 5. A systems change (e.g., HVAC, electrical, or fire protection) to an existing LPOE inspection facility.
- 6. A change in tenant agency space assignments at an existing LPOE inspection facility.
- 7. A change to a border crossing or an existing LPOE inspection facility that is made at the request or direction of DOS.
- 8. A change in GSA or DHS operational protocols or procedures that does not have a material effect on the border crossing.
- 9. Placement of advanced technology (e.g., radiation portal monitors) within an existing LPOE inspection facility, or approaches located within the existing footprint of the right-of-way or an existing LPOE inspection facility.

This determination will be published in the **Federal Register**.

Dated: February 5, 2007.

R. Nicholas Burns,

Under Secretary for Political Affairs, Department of State.

[FR Doc. E7–3123 Filed 2–22–07; 8:45 am] BILLING CODE 4710–29–P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Notice of Opportunity for Public Comment on Surplus Property Release at Douglas Municipal Airport, Douglas, GA

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Notice.

SUMMARY: Under the provisions of Title 49, U.S.C. Section 47153(c), notice is being given that the FAA is considering a request from the City of Douglas to waive the requirement that approximately .76 acres of surplus property, located at the Douglas Municipal Airport, be used for aeronautical purposes.

DATES: Comments must be received on or before March 26, 2007.

ADDRESSES: Comments on this notice may be mailed or delivered in triplicate to the FAA at the following address: Atlanta Airports District Office, Attn: Chuck Garrison, Program Manager, 1701 Columbia Ave., Suite 2–260, Atlanta, GA 30337–2747.

In addition, one copy of any comments submitted to the FAA must be mailed or delivered to Tony L. Paul, Mayor, City of Douglas at the following address: City of Douglas, Post Office Box 470, Douglas, GA 31534.

FOR FURTHER INFORMATION CONTACT:

Chuck Garrison, Program Manager, Atlanta Airports District Office, 1701 Columbia Ave., Suite 2–260, Atlanta, GA 30337–2747, (404) 305–7145. the application may be reviewed in person at this same location.

SUPPLEMENTARY INFORMATION: The FAA is reviewing a request by the City of Douglas to release approximately .76 acres of surplus property at the Douglas Municipal Airport. The property consists of one parcel located adjacent to and west of U.S. Highway #441 right of way, and approximately 1250 feet south of Georgia State Road #353 right of way. This property is currently shown on the approved Airport Layout Plan as aeronautical use land; however the property is currently not being used for aeronautical purposes and the proposed use of this property is compatible with airport operations. The City will ultimately sell the property to the Douglas Coffee County Industrial Authority who will participate in putting a purchase package together to sell both the land owned by the city and the structure owned by an individual, with proceeds of the sale providing funding for future airport development.

Any person may inspect the request in person at the FAA office listed above under FOR FURTHER INFORMATION CONTACT. In addition, any person may, upon request, inspect the request, notice and other documents germane to the request in person at the Douglas Municipal Airport.

Dated: Issued in Atlanta, Georgia on February 5, 2007.

Scott L. Seritt,

Manager, Atlanta Airports District Office, Southern Region. [FR Doc. 07–807 Filed 2–22–07; 8:45 am]

BILLING CODE 4910-13-M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Public Notice for Waiver of Aeronautical Land-Use Assurance Rickenbacker International Airport, Columbus, OH

AGENCY: Federal Aviation Administration, DOT.

ACTION: Notice of intent of waiver with respect to land.

SUMMARY: The Federal Aviation Administration (FAA) is considering a proposal to change a potion of the airport from aeronautical use to nonaeronautical use and to authorize the release of 68.277 acres of vacant airport property for the proposed development bulk warehouse/distribution facilities as a component of the Rickenbacker Global Logistics Park. The land was acquired by the Rickenbacker Port authority through two Quitclaim Deeds dated March 30, 1984 from the Administrator of General Services for the United States of America and May 11, 1999 from the United States of America, acting by and through the Secretary of the Air Force. There are no impacts to the airport by allowing the airport to dispose of the property. Approval does not constitute a commitment by the FAA to financially assist in the disposal of the subject airport property nor a determination of eligibility for grant-in-aid funding from the FAA. The CRAA will receive \$1,468,000 for the parcel.

In accordance with section 47107(h) of title 49, United States Code, this notice is required to be published in the **Federal register** 30 days before modifying the land-use assurance that requires the property to be used for an aeronautical purpose.

DATES: Comments must be received on or before March 26, 2007.

ADDRESSES: Written comments on the Sponsor's request must be delivered or mailed to: Mary W. Jagiello, Program Manager, Detroit Airports District Office, 11677 South Wayne Road, Suite 107, Romulus, MI 48174.

FOR FURTHER INFORMATION CONTACT:

Mary W. Jagiello, Program Manager, Federal Aviation Administration, Great Lakes Region, Detroit Airports District Office, DET ADO-608, 11677 South Wayne Road, suite 107, Romulus, Michigan 48174. Telephone Number (734–229–2956)/fax Number (734–229–2950). Documents reflecting this FAA action may be reviewed at this same location or at Rickenbacker International Airport, Columbus, Ohio. SUPPLEMENTARY INFORMATION: Following is a legal description of the property

located in the State of Ohio, County of Pickaway, Townships of Harrison and Madison, lying in Section 13, Township 3, Range 22 and Section 18, Township 10, Range 21, Congress Lands East of the Scioto, and being on, over and across the 2995.065 acre tract of land, and described as follows:

Beginning at a common corner of said 2995.065 acre tract and the 5 acre tract conveyed to Columbus Municipal Airport Authority by deed of record in Official Record 572, Page 615, and an angle point in the centerline of Ashville Pike (County Road 28);

Thence North 86°35′31″ West, a distance of 32.42 feet, with the line common to said 2995,065 and 5 acre tracts, and the centerline of Ashville Road, to a point marking the southeasterly corner of an 85.850 acre land release area prepared by R.D. Zande & Associates;

Thence leaving said centerline, across said 2995.065 acre tract and with the easterly line of said 85.850 acre area the following courses and distances:

North 03°13′30″ East, a distance of 82.93 feet, to a point of curvature;

Thence with the arc of a curve to the left, having a central angle of 80°04′07″, a radius of 35.00 feet, an arc length of 48.91 feet and a chord that bears North 36°48′33″, West, a chord distance of 45.03 feet to a point of tangency;

North 76°50′37″, West, a distance of 68.23 feet, to a point;

Thence North 44°20′31″, East, a distance of 205.23 feet, leaving the boundary of said 85.850 acre area, continuing across said 2995.065 acre tract to a point in the westerly line of a Runway Protection Zone;

Thence South 44°25′27″, East, a distance of 281.00 feet, with said westerly line of said Runway Protection Zone, continuing across said 2995.065 acre tract, to an angle point in the boundary of said Runway Protection Zone:

Thence North 37°02′42″, East, a distance of 996.67 feet, with the southerly line of said Runway Protection Zone, continuing across said 2995.065 acre tract, to a point.

Thence South 86°24′00″, East, a distance of 3456.65 feet, leaving said Runway Protection Zone boundary, continuing across said 2995.065 acre tract, to a point;

Thence across said 2995.065 acre tract the following courses and distances:

South 53°46′55″, East, a distance of 821.06 feet, to a point;

South 39°42′45″, East, a distance of 666.60 feet, to a common corner of said 2995.065 acre tract and the 201.7757 acre tract conveyed to The Landings at