Comparison Table: DTS/CEW Minimum Standards

Explanation: This table compares provisions of the existing Minimum Standards for Bob Sikes Airport (CEW) and Destin Executive Airport (DTS) to the most comparable provisions of the Minimum Standards that the County is proposing to replace them. The left-hand column contains the provisions of the existing Minimum Standards, the center column contains each provision of the proposed Minimum Standards that the County released on November 1, 2022, and the right-hand column contains the provisions of the proposed Minimum Standards that the County released on March 27, 2023.

The provisions of the November 2022 and March 2023 proposed Minimum Standards are listed below in the order in which they appear in their respective drafts. We have rearranged the provisions of the existing Minimum Standards to align with the most comparable provision of the proposed Minimum Standards. Therefore, the provisions of the existing Minimum Standards are not listed in the order in which they appear in the County Code.

In some cases, an existing Minimum Standards provision may be comparable to multiple proposed provisions. To avoid redundancy, we have compared each existing provision only to the proposed provision that we consider most comparable.

To see exactly how the County has revised the proposed Minimum Standards between November 2022 and March 2023, please review the redline (comparison) document published by the County on March 27, 2023.

Existing Provision (if any)	November 2022 Draft Provision	March 2023 Draft Provision ¹
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's). ²	MINIMUM STANDARDS FOR COMMERCIAL AERONAUTICAL ACTIVITIES DESTIN EXECUTIVE	MINIMUM STANDARDS FOR COMMERCIAL AERONAUTICAL ACTIVITIES
(i) <i>Compliance with laws, ordinances, etc.</i>	AIRPORT AND BOB SIKES	AT DESTIN EXECUTIVE AIRPORT
All FBOs and aeronautical service operators shall abide and comply with all	AIRPORT	AND BOB SIKES AIRPORT
state and county laws and ordinances and	Okaloosa County, as owner and operator of	Okaloosa County, as owner and operator of
the rules and regulations of the board, and	the Destin Executive Airport and the Bob	the Destin Executive Airport and the Bob
the rules and regulations of the state and	Sikes Airport, recognizing the necessity of	Sikes Airport, recognizing the necessity of
the Federal Aviation Administration.	identifying uniform, non-discriminatory	identifying uniform, non-discriminatory
	standards to ensure the safe and efficient	standards to ensure the safe and efficient
	operation of the Destin Executive Airport	operation of the Destin Executive Airport

¹ Provisions whose cells are shaded in green have not been changed between the November 2022 and March 2023 drafts.

² Section citations refer to sections of the Okaloosa County Code of Ordinances. Apostrophe in "FBO's" in original.

and the Bob Sikes Airport, through its Board of County Commissioners hereby promulgates and adopts the following Minimum Standards for the use of any land or facility on said airports.	and the Bob Sikes Airport, through its Board of County Commissioners hereby promulgates and adopts the following Minimum Standards for the use of any land or facility on said airports.
Any current or prospective Commercial Aeronautical Operator bears the burden of reviewing and complying with both these Minimum Standards and the Rules and Regulations, and any updates thereto, as well as with the conditions of any applicable Agreement and all applicable local, state, and federal laws.	Any current or prospective Commercial Aeronautical Operator bears the burden of reviewing and complying with both these Minimum Standards and the Rules and Regulations, and any updates thereto, as well as with the conditions of any applicable Agreement and all applicable local, state, and federal laws.
I. DEFINITIONS	I. DEFINITIONS
As used herein, the following terms shall have the meanings indicated:	As used herein, the following terms shall have the meanings indicated:
<u>Aeronautical Activity</u> – Any operation that involves or facilitates the operation of aircraft. Aeronautical Activities do not include any operation, commercial or otherwise, not directly related to the operation of aircraft, <i>e.g.</i> , restaurant, hotel, rental car, newsstand, or other concessions.	<u>Aeronautical Activity</u> – Any operation that involves or facilitates the operation of aircraft. Aeronautical Activities do not include any operation, commercial or otherwise, not directly related to the operation of aircraft, <i>e.g.</i> , restaurant, hotel, rental car, newsstand, or other concessions.
<u>Agreement</u> – A lease or other written agreement approved by the County that authorizes the conduct of a Commercial Aeronautical Activity on the Airport.	<u>Agreement</u> – A lease or other written agreement approved by the County that authorizes the conduct of a Commercial Aeronautical Activity on the Airport.
<u>Air Carrier</u> – A Commercial Aeronautical Operator holding an operating certificate under 14 C.F.R. Part 121.	<u>Air Carrier</u> – A Commercial Aeronautical Operator holding an operating certificate under 14 C.F.R. Part 121.
<u>Air Taxi/Charter</u> – An operator licensed by the Federal Aviation Administration to	<u>Air Taxi/Charter</u> – An operator licensed by the Federal Aviation Administration to

provide air transportation of persons or property for hire on a charter basis or as an air taxi operator on a scheduled, nonscheduled, or on-demand basis as defined and regulated by the Federal Aviation Administration. This term specifically includes, but is not limited to, operators certificated by the FAA under 14 C.F.R. Part 135 or regulated under 14 C.F.R. Part 380.	provide air transportation of persons or property for hire on a charter basis or as an air taxi operator on a scheduled, nonscheduled, or on-demand basis as defined and regulated by the Federal Aviation Administration. This term specifically includes, but is not limited to, operators certificated by the FAA under 14 C.F.R. Part 135 or regulated under 14 C.F.R. Part 380.
<u>Air Tour Service</u> – The provision of passenger-carrying tour flights operating pursuant to 14 C.F.R. § 91.147.	<u>Air Tour Service</u> – The provision of passenger-carrying tour flights operating pursuant to 14 C.F.R. § 91.147.
<u>Airports</u> – Collectively, Bob Sikes Airport ("CEW") and Destin Executive Airport ("DTS"), including all of the areas, buildings, facilities, and improvements within the interior boundaries of each such Airport as such Airport now exists or as it may be hereafter or extended or enlarged and as depicted on a current Airport Layout Plan approved by the FAA. The term "Airport" in these Minimum Standards applies equally to both of the Airports individually except where a provision states, or context clearly implies, otherwise.	<u>Airports</u> – Collectively, Bob Sikes Airport ("CEW") and Destin Executive Airport ("DTS"), including all of the areas, buildings, facilities, and improvements within the interior boundaries of each such Airport as such Airport now exists or as it may be hereafter extended or enlarged and as depicted on a current Airport Layout Plan approved by the FAA. The term "Airport" in these Minimum Standards applies equally to both of the Airports individually except where a provision states, or context clearly implies, otherwise.
<u>Airport Layout Plan</u> – The current, FAA- approved drawing depicting the physical layout of the Airport and identifying the location and configuration of current and proposed runways, taxiways, buildings, roadways, utilities, navigational aids, etc.	<u>Airport Layout Plan</u> – The current, FAA- approved drawing depicting the physical layout of the Airport and identifying the location and configuration of current and proposed runways, taxiways, buildings, roadways, utilities, navigational aids, etc.

<u>Airport Operations Center or AOC</u> – The County facility that oversees day-to-day and emergency operations of the Airports. The AOC is the appropriate point of contact for reporting many emergency or operational issues on the Airports. The AOC is staffed twenty-four (24) hours a day, every day of the year, by at least one employee of the Sheriff's Office or the County and is typically able to dispatch assistance or contact Airport staff to address on-Airport incidents and resolve other questions and matters. At the time of promulgation of these Minimum Standards, the telephone number for the AOC is (850) 651-7166.	<u>Airport Operations Center or AOC</u> – The County facility that oversees day-to-day and emergency operations of the Airports. The AOC is the appropriate point of contact for reporting many emergency or operational issues on the Airports. The AOC is staffed twenty-four (24) hours a day, every day of the year, by at least one employee of the Sheriff's Office or the County and is typically able to dispatch assistance or contact Airport staff to address on-Airport incidents and resolve other questions and matters. At the time of promulgation of these Minimum Standards, the telephone number for the AOC is (850) 651-7166.
<u>Airport Security Program</u> – The written plan concerning security on the Airport, containing the elements specified by 49 C.F.R. Part 1542 and approved by the Transportation Security Administration.	<u>Airport Security Program</u> – The written plan concerning security on the Airport, containing the elements specified by 49 C.F.R. Part 1542 and approved by the Transportation Security Administration.
<u>Airport Use Fee</u> – The fee assessed by the County on Commercial Aeronautical Operators in exchange for the right to do business on the Airport.	<u>Airport Use Fee</u> – The fee assessed by the County on Commercial Aeronautical Operators in exchange for the right to do business on the Airport.
<u>Airports Director</u> – The Okaloosa County Airports Director and any individual delegated by the Airports Director to exercise any of the Airports Director's official authority, including the authority to administer and direct the operation of the Airport and to enforce and administer the Rules and Regulations and the Minimum Standards.	<u>Airports Director</u> – The Okaloosa County Airports Director and any individual delegated by the Airports Director to exercise any of the Airports Director's official authority, including the authority to administer and direct the operation of the Airport and to enforce and administer the Rules and Regulations and the Minimum Standards.

<u>Applicant</u> – An Entity applying to conduct a Commercial Aeronautical Activity on the Airport.	<u>Applicant</u> – An Entity applying to conduct a Commercial Aeronautical Activity on the Airport.
<u>Commercial Aeronautical Activity</u> – Any Aeronautical Activity conducted for commercial purposes.	Board of County Commissioners or Board – The Board of County Commissioners of Okaloosa County, Florida.
<u>Commercial Aeronautical Operator</u> – An Entity conducting a Commercial Aeronautical Activity on the Airport.	<u>Commercial Aeronautical Activity</u> – Any Aeronautical Activity conducted for commercial purposes.
<u>County</u> – Okaloosa County, Florida, including all such county's agencies, departments (including but not limited to the County's Department of Airports), boards, and other divisions or subsidiaries, and including all such county's employees, commissioners, authorized representatives, successors, contractors, and other agents, including but not limited to the Airports Director. <u>Entity</u> – Any person, firm, general or limited partnership, corporation, limited liability corporation, trust, association or similar entity making application for, leasing, or using any land or facility on the	Commercial Aeronautical Operator – An Entity conducting a Commercial Aeronautical Activity on the Airport.County – Okaloosa County, Florida, including all such county's agencies, departments (including but not limited to the County's Department of Airports), boards, and other divisions or subsidiaries, and including all such county's employees, commissioners, authorized representatives, successors, contractors, and other agents, including but not limited to the Airports Director.Entity – Any person, firm, general or limited partnership, corporation, limited
Airport. <u>FAA</u> – The Federal Aviation Administration.	liability corporation, trust, association or similar entity making application for, leasing, or using any land or facility on the Airport.
<u>Fixed Base Operator or FBO</u> – A full- service Commercial Aeronautical Operator that provides commercial fueling and all of the specific Commercial Aeronautical	<u>FAA</u> – The Federal Aviation Administration.

Activ		
	vities required by Article VI of these imum Standards.	<u>Fixed Base Operator or FBO</u> – A full- service Commercial Aeronautical Operator
		that provides commercial fueling and all of
<u>Flyir</u>	ng Club – A nonprofit or not-for-profit	the specific Commercial Aeronautical
entit	y organized for the express purpose of	Activities required by Article VI of these
prov	viding its members with the non-	Minimum Standards.
-	mercial use of aircraft for their	
perso	onal use and enjoyment.	<u>Flying Club</u> – A nonprofit or not-for-profit
1	~ ~	entity organized for the express purpose of
Gros	ss Sales – The revenue generated and	providing its members with the non-
	ected by the Commercial Aeronautical	commercial use of aircraft for their
	rator through its provision of the	personal use and enjoyment.
-	nmercial Aeronautical Activity on the	Personal ase and enjoyment.
	port, prior to any deductions.	Gross Sales – The revenue generated and
1		collected by the Commercial Aeronautical
Itine	erant Maintenance Provider – A	Operator through its provision of the
	nmercial Aeronautical Operator that	Commercial Aeronautical Activity on the
	es no space on the Airport, neither	Airport, prior to any deductions.
	rols nor owns any facilities or	r · · · ; r · · · · · · · · · · · · · ·
	ctures on the Airport, and either	Itinerant Maintenance Provider – A
	nges for the performance of a	Commercial Aeronautical Operator that
	imercial Aeronautical Activity on	leases no space on the Airport, neither
	alf of others at the Airport or whose	controls nor owns any facilities or
	Commercial Aeronautical Activity on	structures on the Airport, and either
	Airport is to provide aircraft	*
	ntenance from time to time at the	Commercial Aeronautical Activity on
	tation of an aircraft operator.	behalf of others at the Airport or whose
IIIVIL		sole Commercial Aeronautical Activity on
Mini	imum Standards – The qualifications	the Airport is to provide aircraft
	blished herein, as amended from time	1 1
		maintenance from time to time at the
	me by the County, setting forth the	invitation of an aircraft operator.
	imum requirements that must be met to	Minimum Stondarda The quelification
		<u>Minimum Standards</u> – The qualifications
Activ	vity on the Airport.	established herein, as amended from time
	and Deculations The set 1 f-1 1	to time by the County, setting forth the
	es and Regulations – Those lawful rules	minimum requirements that must be met to
	regulations promulgated by the County	
for t	he orderly use of the Airport, as such	

rules and regulations may be amended, modified, or supplemented from time to time. The Rules and Regulations shall be reasonable and not unjustly discriminatory with respect to aeronautical users of the Airport. <u>Specialized Aeronautical Service Operator</u> or SASO – An Entity that is authorized to provide one or a combination of Commercial Aeronautical Activities that does not include commercial fueling. <u>Through-the-Fence or TTF Operations</u> – Those activities permitted by an airport sponsor through an agreement that permits access to the public landing area by independent entities or operators offering a Commercial Aeronautical Activity or to owners of aircraft based on land adjacent to, but not part of, the airport. <u>Variance</u> – The conditional grant of a modification to the Minimum Standards requirements, often for only a temporary period to address unique facts or hardships. <u>Waiver</u> – The conditional grant of an exemption, or partial exemption, from one or more requirements of the Minimum Standards.	 conduct a Commercial Aeronautical Activity on the Airport. <u>Non-Commercial Aeronautical Activity</u> – Any Aeronautical Activity not conducted for commercial purposes. <u>Rules and Regulations</u> – Those lawful rules and regulations promulgated by the County for the orderly use of the Airport, as such rules and regulations may be amended, modified, or supplemented from time to time. The Rules and Regulations shall be reasonable and not unjustly discriminatory with respect to aeronautical users of the Airport. <u>Specialized Aeronautical Service Operator or SASO</u> – An Entity that is authorized to provide one or a combination of Commercial Aeronautical Activities that do not include commercial fueling. <u>Through-the-Fence or TTF Operations</u> – Those activities permitted by an airport sponsor through an agreement that permits access to the public landing area of the airport. <u>Variance</u> – The conditional grant of a modification to the Minimum Standards

II. INTRODUCTION	Waiver– The conditional grant of an exemption, or partial exemption, from one or more requirements of the Minimum Standards.II.INTRODUCTION
A. <u>General</u>	A. <u>General</u>
 These Minimum Standards are adopted by the County. The County, however, delegates the oversight, enforcement, and approval authority associated with the Minimum Standards to the Airports Director (or to his or her designee). All Commercial Aeronautical Activities conducted at or from the Airport must be authorized in an Agreement approved by the County, and all such Agreements authorizing the use of Airport property and facilities for Commercial Aeronautical Activities shall be performed in accordance with these Minimum Standards 	 These Minimum Standards are adopted by the Board of County Commissioners. Except as permitted by Section II.F, all Commercial Aeronautical Activities conducted at or from the Airport must be authorized in an Agreement approved by the County, and all such Agreements authorizing the use of Airport property and facilities for Commercial Aeronautical Activities shall be performed in accordance with these Minimum Standards and the Rules and Regulations.
 and the Rules and Regulations. 3. In addition to the Minimum Standards, all persons on the Airport are subject to all applicable provisions of federal law and the laws of the State of Florida and of Okaloosa County. 4. The privilege of using the Airport and any and all of its facilities shall be conditioned on the assumption of full responsibility and risk by the user thereof. The County reserves the right to claim immunity from liability in connection with 	 In addition to the Minimum Standards, all persons on the Airport are subject to all applicable provisions of federal law and the laws of the State of Florida and of Okaloosa County. The privilege of using the Airport and any and all of its facilities shall be conditioned on the assumption of full responsibility and risk by the user thereof. The County reserves the right to claim immunity from liability in connection with its operation of the Airport and to assert any other defense available.

 its operation of the Airport and to assert any other defense available. 5. These Minimum Standards cancel and supersede all previous minimum standards governing use of the Airport. 6. The invalidation of any specific minimum standard shall not affect the validity of the remainder of the Minimum Standards. 7. Except as prescribed herein or pursuant to an Agreement, the standards and requirements of the Minimum Standards are minimums and may be exceeded. B. Effectiveness and Amendment 	 These Minimum Standards cancel and supersede all previous minimum standards governing use of the Airport. The invalidation of any specific minimum standard shall not affect the validity of the remainder of the Minimum Standards. Except as prescribed herein or pursuant to an Agreement, the standards and requirements of the Minimum Standards are minimums and may be exceeded. <u>Effectiveness and Amendment</u>
 The Minimum Standards shall be effective upon enactment and shall apply to (i) any new Agreement to conduct a Commercial Aeronautical Activity on the Airport; and (ii) any existing Agreement and any amendment to an existing Agreement, to the fullest extent permissible and in the manner provided under any such Agreement. An Entity may request an advisory opinion from the Airports Director as to the application of the Minimum Standards to the Entity. The County shall review these Minimum Standards from time to time and 	1. The Minimum Standards shall be effective upon enactment and shall apply to (i) any new Agreement to conduct a Commercial Aeronautical Activity on the Airport and (ii) any existing Agreement, and any amendment to an existing Agreement, to the fullest extent permissible and in the manner provided under any such Agreement. An Entity may request an advisory opinion from the Airports Director as to the application of the Minimum Standards to the Entity.
shall recommend such revisions or amendments as the County may deem necessary under the circumstances surrounding the Airport to protect the	Minimum Standards from time to time and may adopt such revisions or amendments as the Board may deem necessary under the circumstances surrounding the Airport to

health, safety and interest of the County and the public. Upon approval of any such amendment, all Commercial Aeronautical Operators shall be required to conform to such amended standards to the extent permitted under the then-effective Agreement.	protect the health, safety and other interests of the County and the public. Upon adoption of any such amendment, all Commercial Aeronautical Operators shall be required to conform to such amended standards to the extent permitted under their respective then-effective Agreements.
3. Upon the expiration of an Agreement authorizing a Commercial Aeronautical Activity, the party to the Agreement may seek a new Agreement in accordance with the procedural and substantive requirements of the Minimum Standards then in effect. Nothing herein shall be construed to convey the right to continue to conduct a Commercial Aeronautical Activity beyond the term of any applicable Agreement.	3. Upon the expiration of an Agreement authorizing a Commercial Aeronautical Activity, the Commercial Aeronautical Operator that is party thereto may seek a new Agreement in accordance with the procedural and substantive requirements of the Minimum Standards then in effect. Nothing herein shall be construed to convey the right to continue to conduct a Commercial Aeronautical Activity beyond the term of any applicable Agreement.
C. Covered Entities and Activities	C. <u>Covered Entities and Activities</u>
The Minimum Standards shall apply to the following Entities and activities:	The Minimum Standards <u>shall</u> apply to the following Entities and activities:
1. Any Entity proposing to conduct, or conducting, a Commercial Aeronautical Activity at or from the Airport, including Fixed Base Operators and Specialized Aeronautical Service Operators, whether or not such Entity is based on the Airport.	1. Any Entity proposing to conduct, or conducting, a Commercial Aeronautical Activity at or from the Airport, including Fixed Base Operators and Specialized Aeronautical Service Operators, whether or not such Entity is based on the Airport.
2. The County, in any instance in which the County elects to operate a Commercial Aeronautical Activity on the Airport.	2. The County, in any instance in which the County elects to operate a Commercial Aeronautical Activity on the Airport.
D. Non-Covered Entities and Activities	D. Non-Covered Entities and Activities

1. Non-Covered Entities	1. Non-Covered Entities
Notwithstanding the foregoing provisions of this Article II, the Minimum Standards shall <u>not</u> apply to the following <u>Entities</u> :	Notwithstanding the foregoing provisions of this Article II, the Minimum Standards shall <u>not</u> apply to the following <u>Entities</u> :
(a) A flight instructor occasionally accessing the Airport for the limited purpose of picking up or dropping off a student pilot or conducting flight training in an aircraft that is not based on the Airport, unless in the Airports Director's reasonable discretion the flight instructor is making regular or frequent use of the Airport; and	(a) A flight instructor occasionally accessing the Airport for the limited purpose of picking up or dropping off a student pilot or conducting flight training in an aircraft that is not based on the Airport, unless in the Airports Director's reasonable discretion the flight instructor is making regular or frequent use of the Airport;
(b) An aircraft manufacturer providing parts and services at the specific request of an aircraft owner or operator pursuant to a "rapid response" or	(b) A flight instructor providing instruction in the student's own aircraft;
similar program to provide outsourced aircraft maintenance at a remote location.	(c) An FAA designated pilot examiner ("DPE") providing a check ride; and
	(d) An aircraft manufacturer, aircraft parts provider, or aircraft maintenance provider providing parts or services at the specific request of an aircraft owner or operator pursuant to a "rapid response" or similar program to provide aircraft maintenance at a remote location.
2. Non-Covered Activities	2. Non-Covered Activities
The Minimum Standards shall <u>not</u> apply to the following <u>activities</u> :	The Minimum Standards shall <u>not</u> apply to the following <u>activities</u> :

 (a) Any activities other than Commercial Aeronautical Activities or Flying Clubs, including, without limitation, individuals storing their own aircraft; and (b) Self-servicing and self-fueling by a tenant to the extent permitted by the Rules and Regulations. 	 (a) Any activities other than Commercial Aeronautical Activities or Flying Club activities; such exempted activities include, without limitation, individuals storing their own aircraft; and (b) Self-servicing and self-fueling by a tenant to the extent permitted by the Rules and Regulations.
E. Prohibited Activities	E. <u>Prohibited Activities</u>
1. Through-the-Fence Operations	1. Through-the-Fence Operations
Except as expressly permitted by the County and approved by the FAA, these Minimum Standards expressly forbid all Through-the-Fence Operations. The County's obligation to make the Airport available for the use and benefit of the public does not extend to providing access from adjacent property. Such TTF Operations can adversely affect the ability of the Airport to sustain itself financially, result in unfair competitive situations, and contribute to loss of control with respect to Airport access.	Except as expressly permitted by the County and approved by the FAA, these Minimum Standards expressly forbid all Through-the-Fence Operations. The County's obligation to make the Airport available for the use and benefit of the public does not extend to providing access from adjacent property. TTF Operations can adversely affect the ability of the Airport to sustain itself financially, result in unfair competitive situations, and contribute to the County's loss of control over Airport access.
2. Cross-Ownership	2. Cross-Ownership
All Commercial Aeronautical Operators have an affirmative obligation to identify if they hold or control, directly or indirectly, any ownership, voting, management or debt interests (actual or contingent) in any on-Airport Commercial Aeronautical	All Commercial Aeronautical Operators have an affirmative obligation to identify if they hold or control, directly or indirectly, any ownership, voting, management or debt interests (actual or contingent) in any on-Airport Commercial Aeronautical

	Operator or other commercial service provider. Consistent with the County's obligation to avoid granting exclusive rights, no Commercial Aeronautical Operator may hold or control such interests in more than one on-Airport Commercial Aeronautical Operator or other commercial service provider absent written authorization by the County.	Operator or other on-Airport commercial service provider. Consistent with the County's obligation to avoid granting exclusive rights, no Commercial Aeronautical Operator may hold or control such interests in more than one on-Airport Commercial Aeronautical Operator or other on-Airport commercial service provider absent written authorization by the County.
	3. Subleasing	3. Subleasing
	No Entity shall conduct a Commercial Aeronautical Activity as a lessee or sublessee of Airport property that is leased or designated for a non-commercial use.	No Entity shall conduct a Commercial Aeronautical Activity as a lessee or sublessee of Airport property that is leased or designated for a non-commercial use.
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	4. Commercial Fuel Services by Entities Other than FBOs	4. Commercial Fuel Services by Entities Other than FBOs
1 ()		
(b) Sale of aviation petroleum products:	The sale of fuel on the Airport may be conducted only by those Entities meeting	The sale of fuel on the Airport may be conducted only by those Entities meeting

(2) No persons or fixed base operators other than full fixed base operators, or the board, as described herein, will be permitted to sell aviation petroleum products. All other fixed base operators shall be designated as limited fixed base operators. Such limited fixed base operators may engage in such other aeronautical services as they may qualify themselves for in accordance with these regulations and their lease agreement.		
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's). (c) Substantial conformance to standards. The board shall determine substantial conformance to the standards for fixed base operators.	 F. <u>Waivers and Variances</u> 1. Waivers The County may issue a Waiver for all or any portion of the Minimum Standards for the benefit of any government or government agency providing public or emergency services, including, for example, and without limitation: law enforcement, disaster relief, search and rescue, fire prevention and firefighting. In all other instances, the County may approve a Waiver of the Minimum 	 F. <u>Waivers and Variances</u> 1. Waivers The County may issue a Waiver for all or any portion of the Minimum Standards for the benefit of any government or governmental agency providing public or emergency services, including, for example, and without limitation: law enforcement, disaster relief, search and rescue, fire prevention and firefighting. In all other instances, the County may approve a Waiver of the Minimum
	(a) The Commercial Aeronautical Operator seeking the Waiver will be the only operator on the Airport to provide a specific product, service, or facility as of the effective date of its Agreement.	 (a) The Commercial Aeronautical Operator seeking the Waiver will be the only operator on the Airport to provide a specific product, service, or facility as of the effective date of its Agreement;

 (b) The Waiver is needed to alleviate the financial burden of initiating a new, or expanding an existing, Commercial Aeronautical Activity on the Airport. (c) The Country finds that the Wairport 	(b) The Waiver is needed to alleviate the financial burden of initiating a new, or expanding an existing, Commercial Aeronautical Activity on the Airport; and
(c) The County finds that the Waiver will not materially interfere with the Commercial Aeronautical Operator's ability to provide high-quality products, services and facilities to Airport users.	(c) The County finds that the Waiver will not materially interfere with the Commercial Aeronautical Operator's ability to provide high-quality products, services and facilities to Airport users.
In extraordinary circumstances, the County may also grant a Waiver under circumstances that are fair and equitable when the Commercial Aeronautical Operator is unable to satisfy one or more of the above conditions.	In extraordinary circumstances, the County may also grant a Waiver under circumstances that are fair and equitable when the Commercial Aeronautical Operator is unable to satisfy one or more of the above conditions.
2. Variances	2. Variances
The County may approve a Variance of the Minimum Standards upon finding that each of the following conditions is satisfied:	The County may approve a Variance of the Minimum Standards upon finding that each of the following conditions is satisfied:
Minimum Standards upon finding that each of the following conditions is	Minimum Standards upon finding that each of the following conditions is

 (c) The Commercial Aeronautical Operator has agreed to come into full compliance with the Minimum Standards within a prescribed schedule enforceable by the County. (d) The Variance will not create an unfair competitive relationship among Commercial Aeronautical Operators on the Airport. 	 (c) The Commercial Aeronautical Operator has agreed to come into full compliance with the Minimum Standards within a prescribed schedule enforceable by the County. (d) The Variance will not create an unfair competitive relationship among Commercial Aeronautical Operators on the Airport.
(e) The County finds that the Variance will not materially interfere with the Commercial Aeronautical Operator's ability to provide high-quality products, services and facilities to Airport users.	(e) The County finds that the Variance will not materially interfere with the Commercial Aeronautical Operator's ability to provide high-quality products, services and facilities to Airport users.
Any Waiver or Variance approved by the County hereunder shall apply only to the specific Commercial Aeronautical Operator and the specific circumstance and (i) shall not serve to amend, modify, or alter the Minimum Standards, (ii) shall have no precedential effect as to circumstances that may arise in the future on the Airport, and (iii) shall not create any rights for the specific Commercial Aeronautical Operator to be granted a Waiver or Variance in like circumstances in the future.	Any Waiver or Variance approved by the County hereunder shall apply only to the specific Commercial Aeronautical Operator and the specific circumstance and (i) shall not serve to amend, modify, or alter the Minimum Standards, (ii) shall have no precedential effect as to circumstances that may arise in the future on the Airport, and (iii) shall not create any rights for the specific Commercial Aeronautical Operator to be granted a Waiver or Variance in like circumstances in the future.
G. Additive Standards and Conflicts	G. <u>Additive Standards and Conflicts</u>
Except as otherwise specifically provided herein, Commercial Aeronautical Operators must meet every minimum	Except as otherwise specifically provided herein, Commercial Aeronautical Operators must meet every minimum

standard for every authorized Commercial Aeronautical Activity they conduct. In the event of conflicting minimum standards, the Commercial Aeronautical Operator will be required to satisfy the higher or more demanding standard. In the event of a conflict between a Commercial Aeronautical Operator's Agreement and the Minimum Standards, the terms of the Agreement shall apply. However, in no event shall an Agreement with standards	standard for every authorized Commercial Aeronautical Activity they conduct. In the event of conflicting minimum standards, the Commercial Aeronautical Operator will be required to satisfy the higher or more demanding standard. In the event of a conflict between a Commercial Aeronautical Operator's Agreement and the Minimum Standards, the terms of the Agreement shall apply. However, subject
standards, the Commercial Aeronautical Operator will be required to satisfy the higher or more demanding standard. In the event of a conflict between a Commercial Aeronautical Operator's Agreement and the Minimum Standards, the terms of the Agreement shall apply. However, in no	standards, the Commercial Aeronautical Operator will be required to satisfy the higher or more demanding standard. In the event of a conflict between a Commercial Aeronautical Operator's Agreement and the Minimum Standards, the terms of the
less stringent than these Minimum Standards govern unless the County has granted the Commercial Aeronautical Operator a Waiver or Variance as described in Section II.F or an accommodation as described in this Section II.G.	to paragraph II.B.1, in no event shall an Agreement with standards less stringent than these Minimum Standards govern unless the County has granted the Commercial Aeronautical Operator a Waiver or Variance as described in Section II.F or an accommodation as described in this Section II.G.
The County may permit a SASO conducting multiple Commercial Aeronautical Activities to satisfy a minimum standard that is less than the sum of the standards for each Commercial Aeronautical Activity if the County finds that each of the following conditions is satisfied:	The County may permit a SASO conducting multiple Commercial Aeronautical Activities to satisfy a minimum standard that is less than the sum of the standards for each Commercial Aeronautical Activity if the County finds that each of the following conditions is satisfied:
 Such minimum standard will not affect the Commercial Aeronautical Operator's ability to provide high-quality products, services and facilities to Airport users in keeping with the policies hereof. Such minimum standard will not create 	1. Such minimum standard will not affect the Commercial Aeronautical Operator's ability to provide high-quality products, services and facilities to Airport users in keeping with the policies hereof; and
	Standards govern unless the County has granted the Commercial Aeronautical Operator a Waiver or Variance as described in Section II.F or an accommodation as described in this Section II.G. The County may permit a SASO conducting multiple Commercial Aeronautical Activities to satisfy a minimum standard that is less than the sum of the standards for each Commercial Aeronautical Activity if the County finds that each of the following conditions is satisfied: 1. Such minimum standard will not affect the Commercial Aeronautical Operator's ability to provide high-quality products, services and facilities to Airport users in keeping with the policies hereof.

Commercial Aeronautical Operators on the Airport. Any accommodation granted pursuant to this provision shall not constitute a Waiver or Variance as provided in Section II.F above.	 2. Such minimum standard will not create an unfair competitive relationship among Commercial Aeronautical Operators on the Airport. Any accommodation granted pursuant to this Section II.G shall not constitute a Waiver or Variance as provided in Section II.F above.
III. APPLICATIONS FOR COMMERCIAL AERONAUTICAL AGREEMENTS	III. APPLICATIONS FOR COMMERCIAL AERONAUTICAL AGREEMENTS
Applications for permission to conduct any Commercial Aeronautical Activity on the Airport shall be made to the Airports Director. If the Airports Director deems the application complete, the Airports Director shall thereafter present the application to the Board of County Commissioners and any other County department or office as required by law or as deemed appropriate by the Airports Director. The Applicant shall submit all information and material necessary, or requested by the County, to establish to the satisfaction of the County that the Applicant will qualify and will comply with these Minimum Standards. The application shall be signed and submitted by a party owning an interest in the business, or the individual who will be managing the business, or partner of a partnership, or a director or an officer of a corporation.	Applications for permission to conduct any Commercial Aeronautical Activity on the Airport shall be made to the Airports Director. If the Airports Director deems the application complete, the Airports Director shall thereafter present the application to the Board of County Commissioners and any other County department or office as required by law or as deemed appropriate by the Airports Director. The Applicant shall submit all information and materials necessary, or requested by the County, to establish to the satisfaction of the Board that the Applicant will qualify and will comply with these Minimum Standards. The application shall be signed and submitted by a party owning an interest in the Applicant, or the individual who will be managing the Applicant if the Board approves its application, or a partner of an Applicant partnership, or a director or an officer of an Applicant corporation.

these Minimum Standards shall not be required to submit a statement of interest or application as described by this Article III, nor be or subject to review under Article IV, with respect to the current Agreement. However, at the time of enactment of these Minimum Standards, the Airports Director may request that such Commercial Aeronautical Operator provide the information listed in Article III, Paragraph C, to complete the County's records.	these Minimum Standards shall not be required to submit a statement of interest or application as described by this Article III, nor be subject to review under Article IV, with respect to its current Agreement. However, at the time of enactment of these Minimum Standards, the Airports Director may request that such Commercial Aeronautical Operator provide the information listed in Section III.C to complete the County's records.
An Entity conducting any Commercial Aeronautical Activity without an Agreement with the County as of the date of enactment of these Minimum Standards shall be required to submit an application.	An Entity conducting any Commercial Aeronautical Activity without an Agreement with the County as of the date of enactment of these Minimum Standards shall be required to submit an application.
A. <u>Statement of Interest</u> The County will not accept or take action on a request or application to conduct a Commercial Aeronautical Activity on the Airport until after the proposed Applicant submits a Statement of Interest in writing which provides: (1) a general overview and scope of the proposed Commercial Aeronautical Activity(ies), including the general area of the Airport in which such proposed activity(ies) shall occur; and (2) adequate contact information, including the name, mailing address, email address and telephone number of the Applicant.	 A. <u>Statement of Interest</u> The County will not accept or take action on a request or application to conduct a Commercial Aeronautical Activity on the Airport until after the proposed Applicant submits a Statement of Interest in writing which provides: (1) a general overview and scope of the proposed Commercial Aeronautical Activity(ies), including the general area of the Airport in which such proposed activity(ies) shall occur; and (2) adequate contact information, including the name, mailing address, email address and telephone number of the Applicant. B. Notice / Procurement

C. Written Application	C. <u>Written Application</u>
If the County elects to issue a Request for Qualification or Request for Proposals, it will request a written application from interested parties. If not, the County will only request a written application from the initial Applicant. The written application shall be in the form prescribed by the Airports Director, or, in the absence of a form, shall include the information listed below and any such additional information	The written application shall be in the form prescribed by the Airports Director, or, in the absence of a form, shall include the information listed below and any such additional information as may be requested by the County or the Airports Director. Simultaneously with submitting an application, the Applicant shall pay the County a non-refundable application fee
as may be requested by the County or the Airports Director.	according to the fee schedule set forth at Appendix C, which may be amended by the County from time to time.
Simultaneously with submitting an application, the Applicant shall pay the County a non-refundable application fee according to the fee schedule set forth at Appendix C, which may be amended by the County from time to time. Should the County approve an application, such application fee shall be credited towards the Applicant's first month's rent or	Upon consideration of the application, the County shall determine whether the Applicant meets the standards and qualifications as herein set out and whether such application should be granted in whole or in part, and if so, upon what terms and conditions.
Airport Use Fee under the resulting Agreement.	Unless otherwise directed in a form prescribed by the Airports Director, each Applicant for permission to conduct any
Upon the consideration of the application, the County shall determine whether the Applicant meets the standards and qualifications as herein set out and whether	Commercial Aeronautical Activity on the Airport shall provide the following information in writing:
such application should be granted in whole or in part, and if so, upon what terms and conditions.	Applicant.
Unless otherwise directed in a form prescribed by the Airports Director, each	2. A comprehensive description of the scope of the proposed Commercial Aeronautical Activity(ies).

Applicant for permission to conduct any Commercial Aeronautical Activity on the Airport shall provide the following information in writing:	3. With respect to the real property that the Applicant seeks to lease from the County, or to sublease from another Entity:
 The name and address of the Applicant. Comprehensive listing of the scope of 	(a) A map, to scale, depicting clearly the property's location, size, and borders.
the proposed Commercial Aeronautical Activity(ies).	(b) If applicable, who currently leases such property.
3. With respect to the real property that the Applicant seeks to lease from the County, or to sublease from another Entity:	(c) What form of agreement with the property's lessor, if applicable, the
4. A map, to scale, depicting clearly the property's location, size, and borders.	Applicant proposes to enter into to lease or otherwise use such property.
5. If applicable, who currently leases such property.	(d) A map, to scale, of the amount, configuration, and location of (i) the land requested or desired to be
6. What form of agreement with the property's lessor, if applicable, the Applicant proposes to enter into to lease or otherwise use such property.	constructed or leased from the County or (ii) the land or facilities to be subleased from another Entity for the purpose of conducting the Commercial Aeronautical Activity.
7. Map, to scale, of the amount, configuration, and location of (i) the land requested or desired to be constructed or leased from the County or (ii) the land or	4. The names and the qualifications of the personnel to be involved in conducting such activity(ies).
facilities to be subleased from another Entity for the purpose of conducting the Commercial Aeronautical Activity.	5. The financial responsibility and ability of the Applicant to perform and provide the activity(ies) sought for a minimum of five (5) years.
8. The names and the qualifications of the personnel to be involved in conducting such activity(ies).	6. The tools, equipment, services and inventory, if any, proposed to be furnished

 9. The financial responsibility and ability of the Applicant to perform and provide the activity(ies) sought for a minimum of five (5) years. The County shall be the sole judge of what constitutes adequate financial capacity. 10. The tools, equipment, services and inventory, if any, proposed to be furnished in connection with such activity(ies), including the number, type(s) and basing of aircraft to be provided/maintained (as applicable). 	 in connection with such activity(ies), including the number, type(s) and basing of aircraft to be provided or maintained, as applicable. 7. Copies of the necessary certificates from the FAA or other authority where the same are required for the activity proposed, or demonstration that the Applicant can reasonably obtain such approvals. 8. The requested or proposed date of commencement of the activity(ies) and the term of conducting the same.
 11. Copies of the necessary certificates from the FAA or other authority where the same are required for the activity proposed, or demonstration that the Applicant can reasonably obtain such approvals. 12. The requested or proposed date for commencement of the activity(ies) and the term of conducting the same. 13. A map, to scale, showing the size and position of the building(s) to be constructed or leased and the proposed design and terms for the construction of any additional space and the ownership, leasing or sub-leasing thereof. The estimated cost of any structure(s) or facility(ies) to be furnished, the proposed specifications for same, and the means or method of financing such constructions or acquisition of facilities. 	 9. A map, to scale, showing the size and position of the building(s) to be constructed or leased and the proposed design and terms for the construction of any additional space and the ownership, leasing or sub-leasing thereof. The estimated cost of any structure(s) or facility(ies) to be furnished, the proposed specifications for the same, and the means or method of financing such construction or acquisition of facilities. 10. The specific types and amounts of insurance proposed in accordance with minimum requirements for the activity(ies). 11. Names and financial statement(s) of proposed guarantor(s) for the Agreement, if appropriate.

14. The specific types and amounts of insurance proposed in accordance with minimum requirements for the activity(ies).	
15. Names and financial statement(s) of proposed guarantor(s) for the Agreement, if appropriate.	13. Identification of any and all bankruptcies relating to the Applicant or any of the Applicant's principals.
16. Proforma operating statement for first year.	14. Disclosure of any and all documented violations of FAA regulations by the Applicant or any of the Applicant's principals.
17. Identification of any and all bankruptcies relating to the Applicant and the Applicant's principals.	15. Copies of all proposed safety and emergency response plans that are required by the County's form operating agreement,
18. Disclosure of any and all documented violations by the Applicant and/or the Applicant's principals of FAA regulations.	which is available for review from the Airports Director, in order to perform the proposed Commercial Aeronautical Activity(ies).
19. Copies of all proposed safety and emergency response plans that are required by the County's form operating agreement, which is either attached to these Minimum Standards or available for review from the Airports Director, in order to perform the proposed Commercial Aeronautical Activity(ios)	16. Disclosure if any person, organization or business holding or controlling, directly or indirectly, any ownership, voting, management or debt interests (actual or contingent) ("cross- ownership") in any on-Airport commercial
Activity(ies). 20. Disclosure if any Entity holding or controlling, directly or indirectly, any ownership, voting, management or debt interests (actual or contingent) ("cross- ownership") in any on-Airport commercial	service provider (aeronautical or non- aeronautical) is involved in the ownership or management of the Applicant. If so, the Applicant must provide complete information about the extent and nature of such cross-ownership.
service provider (aeronautical or non- aeronautical) is involved in the ownership or management of the potential operator,	17. Copies of every Form 7460 that the Applicant or any of its principals has submitted to the FAA and any approvals or

	provide complete information about the extent and nature of such cross-ownership.21. Copies of every Form 7460 submitted to the FAA and any approvals or other determinations from the FAA, if any.	other determinations from the FAA with respect to such submission(s), if any.
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	D. <u>Supporting Documents</u>	D. <u>Supporting Documents</u>
(d) Aeronautical service activities. All aeronautical service activities at the airports shall be financially sound and progressive enterprises, with adequately manned and equipped facilities, and shall	If requested by the County, the Applicant shall submit the following supporting documents to the County, together with such other documents and information as may be requested by the County:	If requested by the County, the Applicant shall submit the following supporting documents to the County, together with such other documents and information as may be requested by the County:
observe normal or specifically required business hours. Balance sheets, credit references and other proof of financial solvency and business ability, as deemed	1. <u>Financial Statement</u> . A current financial statement certified by a Certified Public Accountant.	1. <u>Financial Statement</u> . A current financial statement certified by a Certified Public Accountant.
necessary, shall be provided to the board, on demand, in order to demonstrate technical and financial ability to perform aeronautical service activities.	2. <u>Assets</u> . A written listing of the assets owned or being purchased which will be used in the operation of the business on the Airport.	2. <u>Assets</u> . A written listing of the assets owned or being purchased which will be used in the operation of the business on the Airport.
	 <u>Credit Report</u>. A current credit report covering all areas in which the Applicant has done business during the past ten years. <u>Authorization for Release of</u> 	3. <u>Credit Report</u> . A current credit report covering all areas in which the Applicant has done business during the past ten years.
	Information. A written authorization for the FAA and all aviation or aeronautical commissions, administrators, or departments of all states in which the Applicant has engaged in aviation business	4. <u>Authorization for Release of</u> <u>Information</u> . A written authorization for the FAA and all aviation or aeronautical commissions, administrators, or departments of all states in which the
	to supply the County with all information in their files relating to the Applicant or its operation. The Applicant shall execute	Applicant has engaged in aviation business to supply the County with all information in their files relating to the Applicant or its

such forms, releases and discharges as may	operation. The Applicant shall execute
be requested by any of those commissions,	such forms, releases and discharges as may
administrators, or departments.	be requested by any of those commissions,
	administrators, or departments.
IV. REVIEW OF APPLICATION	IV. REVIEW OF APPLICATIONS
The County shall not take action on an application to conduct a Commercial Aeronautical Activity on the Airport unless and until it has received all required and/or requested information and documentation specified in Sections III.C. and III.D. above.	The County shall not take action on an application to conduct a Commercial Aeronautical Activity on the Airport unless and until it has received all required and/or requested information and documentation specified in Sections III.C. and III.D. above.
In reviewing an application to conduct a Commercial Aeronautical Activity on the Airport, any of the following reasons shall be grounds for denial of that application: 1. <u>Not Qualified</u> . The Applicant for any reason does not meet the established qualifications, standards, or requirements. 2. <u>Safety and Efficiency</u> . The Applicant's proposed operations or construction will impair the safe and efficient operation of the Airport	In reviewing an application to conduct a Commercial Aeronautical Activity on the Airport, the Board shall consider whether any of the following factors justifies denial of the application or the imposition of conditions to address specific concerns: 1. <u>Not Qualified</u> . The Applicant for any reason does not meet the established qualifications, standards, or requirements to provide the proposed Commercial Aeronautical Activity.
 the Airport. 3. <u>County Expenditure</u>. The granting of the application will require the County to spend airport revenue or public funds, or to supply labor or materials in connection with the proposed operations that the Airport Director determines is not justified. 4. <u>Availability</u>. There is no appropriate, adequate or available space or building on 	 <u>Safety and Efficiency</u>. The Applicant's proposed operations or construction will impair the safe and efficient operation of the Airport. <u>County Expenditure</u>. The granting of the application will require the County to spend airport revenue or public funds, or to supply labor or materials in connection

the Airport to accommodate the entire activity of the Applicant at the time of the application.	with the proposed operations that the Board determines is not justified.
5. <u>Non-Compliance with Airport Layout</u> <u>Plan or Airport Master Plan</u> . The proposed operation or Airport development or construction does not comply with the	4. <u>Availability</u> . There is no appropriate, adequate or available space or building on the Airport to accommodate the entire activity of the Applicant at the time of the application.
Airport Layout Plan or is inconsistent with the current airport master plan, if any.6. <u>Misrepresentation</u>. Any party applying,	5. <u>Non-Compliance with Airport</u> <u>Layout Plan or Airport Master Plan</u> . The proposed operation or Airport
or interested in the business, has either intentionally or unintentionally, supplied the County with any false information or has misrepresented any material fact in his application or in supporting documents or	development or construction does not comply with the Airport Layout Plan or is inconsistent with the current airport master plan, if any.
 has failed to make full disclosure on his application or in supporting documents. 7. <u>History of Violations</u>. Any party 	6. <u>Misrepresentation</u> . Any party applying, or interested in the business, has either intentionally or unintentionally supplied the County with any false
applying, or interested in the business, has a record of violating the minimum standards or the rules and regulations of this or any other airport, or the Federal Aviation Administration regulations.	information or has misrepresented any material fact in its application or in supporting documents or has failed to make full disclosure on its application or in supporting documents.
8. <u>Lack of Authorization</u> . The Applicant lacks any permit, license, or other authorization required by the FAA or any other federal, state, or local agency to conduct any of the operations or development the Applicant proposes, and the Applicant does not demonstrate to the	7. <u>History of Violations</u> . Any party applying, or interested in the business, has a record of violating the minimum standards or the rules and regulations of this or any other airport, or of violating the Federal Aviation Administration regulations.
County's satisfaction that it will obtain all such required authorizations as necessary	8. <u>Lack of Authorization</u> . The Applicant lacks any permit, license, or

 to undertake such proposed operations or development. 9. <u>Defaulted Performance</u>. Any party applying, or interested in the business, has defaulted in the performance of any Agreement with the County or any other entity. 	other authorization required by the FAA or any other federal, state, or local agency to conduct any of the operations or development the Applicant proposes, and the Applicant does not demonstrate to the County's satisfaction that it will obtain all such required authorizations as necessary to undertake such proposed operations or
10. <u>Poor Credit Report</u> . Any party applying, or interested in the business, has a credit report which contains derogatory information and who does not appear to have satisfactory business responsibility and reputation.	 9. <u>Defaulted Performance</u>. Any party applying, or interested in the business, has defaulted in the performance of any Agreement with the County or any other entity.
11. <u>Lack of Finances</u> . The Applicant does not appear to have, or have access to, the finances necessary to conduct the proposed operation for a minimum period of six months.	10. <u>Poor Credit Report</u> . Any party applying, or interested in the business, has a credit report which contains derogatory information that demonstrates a lack of satisfactory business responsibility.
12. <u>Undue Risk</u> . Any party applying, or interested in the business, has been convicted of any crime or violation of any ordinance of such nature that it indicates to the County that the Applicant would create an undue safety, security, financial, and/or compliance risk to the County or the	 11. <u>Lack of Finances</u>. The Applicant does not appear to have, or have access to, the finances necessary to conduct the proposed operation for a minimum period of six months. 12. <u>Undue Risk</u>. Any party applying,
Airport. 13. <u>FAA Determination</u> . The FAA has determined that any proposed development would constitute an obstruction or hazard to air navigation.	or interested in the business, has been convicted of any crime or violation of any ordinance of such nature that it indicates to the County that the Applicant would create an undue safety, security, financial, and/or compliance risk to the County or the Airport.

14. Other. Denial of the application is	13. FAA Determination. The FAA has
otherwise appropriate because it would	determined that any proposed development
cause the County to be in violation of	would constitute an obstruction or hazard
applicable federal, state or local	to air navigation.
obligations.	and a grant a
	14. <u>Other</u> . Denial of the application is
	otherwise appropriate because approval
	thereof would cause the County to be in
	violation of applicable federal, state or
	local obligations.
V. STANDARD REQUIREMENTS	V. STANDARD REQUIREMENTS
FOR ALL COMMERCIAL	FOR ALL COMMERCIAL
AERONAUTICAL ACTIVITIES AND	AERONAUTICAL ACTIVITIES AND
OPERATORS	OPERATORS
The following performance standards	The following performance standards
apply to all Commercial Aeronautical	apply to all Commercial Aeronautical
Operators and Commercial Aeronautical	Operators and Commercial Aeronautical
Activities. Additional standards specific to	Activities. Additional standards specific to
FBOs and SASOs can be found in Articles	FBOs and SASOs can be found in Articles
VI and VII of these Minimum Standards.	VI and VII of these Minimum Standards.
A. Capability/Experience.	A. Capability/Experience.
Every Applicant for permission to conduct	Every Applicant for permission to conduct
any Commercial Aeronautical	any Commercial Aeronautical
Activity(ies) on the Airport shall satisfy the	Activity(ies) on the Airport shall satisfy the
County that such Applicant has:	County that such Applicant has:
1. The managerial and operational ability	1. The managerial and operational
to plan and perform the same or similar or	ability to plan and perform the same or a
comparable type of service or activity in a	similar type of service or activity in a good
good and workmanlike manner.	and workmanlike manner.
2. The financial responsibility and	2. The financial responsibility and
technical ability to provide facilities and	technical ability to provide facilities and
services proposed.	services proposed.

	3. The capability of consistently providing the required products, services and facilities and engaging in the required Commercial Aeronautical Activities in a safe, secure manner in service to and to the benefit of the general public.	3. The capability to consistently provide the required products, services and facilities and to engage in the proposed Commercial Aeronautical Activity(ies) in a safe, secure manner in service to and to the benefit of the general public.
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	B. <u>Agreement Requirements</u> .	B. <u>Agreement Requirements</u> .
(a) Generally, lease agreement required.	1. General.	1. General.
All fixed base operators at the airport shall be full-time progressive business enterprises, with manned office facilities at the airport during normal business hours. No fixed base operator shall be allowed to perform any aeronautical activity at the airport without a fully executed lease agreement with the board.	An Agreement is a prerequisite to providing any Commercial Aeronautical Activity on or from the Airport. Upon approving an application to conduct a Commercial Aeronautical Activity on the Airport, the County shall cause to be prepared an Agreement setting forth the terms and conditions governing such proposed Commercial Aeronautical Activity(ies).	An Agreement is a prerequisite to providing any Commercial Aeronautical Activity on or from the Airport. Upon approving an application to conduct a Commercial Aeronautical Activity(ies) on the Airport, the County shall cause to be prepared an Agreement setting forth the terms and conditions governing such proposed Commercial Aeronautical Activity(ies).
	Title to any improvements is to vest in the County upon expiration or termination of the Agreement, subject to the rights of mortgagee, unless separately addressed in the Agreement.	Title to any improvements is to vest in the County upon expiration or termination of the Agreement, subject to the rights of a mortgagee, unless separately addressed in the Agreement.
	Grounds for termination of the Agreement shall include, without limitation, the Commercial Aeronautical Operator's failure (a) to remain current in the payment of all rents, fees, charges, pass-through expenses, and other sums due and owing to the County, or, if permitted by the Agreement, (b) to pay any such sum that is	Grounds for termination of the Agreement shall include, without limitation, the Commercial Aeronautical Operator's failure (a) to remain current in the payment of all rents, fees, charges, pass-through expenses, and other sums due and owing to the County, or, if permitted by the Agreement, (b) to pay any such sum that is

late or delinquent, and any required interest	late or delinquent, and any required interest
or late fees, within the period specified by	or late fees, within the period specified by
the Agreement, or (c) to remain in	the Agreement, or (c) to remain in
compliance with these Minimum	compliance with these Minimum
Standards or the Rules and Regulations.	Standards or the Rules and Regulations,
	subject to any applicable notice and
2. Agreement Terms.	opportunity-to-cure periods specified in
	the Agreement or the Rules and
The Agreement with the County must state	Regulations.
the terms and conditions under which the	
Commercial Aeronautical Operator will do	2. Agreement Terms.
business on the Airport, including but not	
limited to the term of Agreement; the	The Agreement with the County must state
applicable rentals, fees, or charges; the	the terms and conditions under which the
rights, privileges and obligations of the	Commercial Aeronautical Operator will do
respective parties; and other relevant	business on the Airport, including but not
covenants.	limited to the term of the Agreement; the
	applicable rentals, fees, and/or charges; the
Each Commercial Aeronautical Operator	rights, privileges and obligations of the
shall each year pay to the County an	respective parties; and other relevant
Airport Use Fee in the applicable amount	covenants.
set forth in Appendix D. The specific	
provisions concerning the Airport Use Fee	Each Commercial Aeronautical Operator
(<i>e.g.</i> , due dates, mechanism of payment,	shall each year pay to the County an
etc.) shall be set forth in each individual	Airport Use Fee in the applicable amount
Agreement. The calculation of Gross	set forth in Appendix C. The specific
Sales, if applicable, shall also be	provisions concerning the Airport Use Fee
specifically set forth in each individual	(<i>e.g.</i> , due dates, mechanism of payment,
Agreement. The County reserves the right	etc.) shall be set forth in each individual
to modify Appendix D, including the	Agreement. The calculation of Gross
amount or type of Airport Use Fee to be	-
	Sales, if applicable, shall also be
paid, at any time and for any reason.	specifically set forth in each individual
A amount town 1-w-the ware 1	Agreement. The County reserves the right
Agreement term lengths may be	to modify Appendix C, including the
determined by the County depending upon	amount or type of Airport Use Fee to be
such factors as the degree of investment	paid, at any time and for any reason.
made by the prospective tenant, the	L

	remaining value of such improvements at the end of the proposed lease or contract term, and requirements of federal law. Agreements for Commercial Aeronautical Activities shall contain or reference all provisions required by the Federal Aviation Administration as a condition of any federal grant to the County and shall also incorporate these Minimum Standards and the Rules and Regulations by reference.	Agreement term lengths may be determined by the County depending upon such factors as the degree of investment made by the prospective tenant, the remaining value of such improvements at the end of the proposed lease or contract term, and requirements of federal law. Agreements for Commercial Aeronautical Activities shall contain or reference all provisions required by the Federal Aviation Administration as a condition of any federal grant to the County and shall also incorporate these Minimum Standards and the Rules and Regulations by reference.
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	C. <u>Insurance Requirement</u> .	C. <u>Insurance Requirement</u> .
(e) <i>Comprehensive liability insurance</i>	1. All Commercial Aeronautical Operators	1. All Commercial Aeronautical
<i>required.</i> All fixed base operators shall	shall maintain insurance policies and	Operators shall maintain insurance policies
protect the general public, the customers or	coverage limits that are relevant and	and coverage limits that are relevant and
clients of such FBO, and the county from	appropriate to the activities conducted on	appropriate to the activities conducted on
any and all lawful damages, claims or	the Airport, including indemnity insurance	the Airport, including indemnity insurance
liability, and the FBO shall carry	or bond to protect and hold the County and	or bond to protect and hold the County and
comprehensive liability insurance in a	the County's employees, agents and	the County's employees, agents and
company authorized to do business in the	assigns harmless from any liability in	assigns harmless from any liability in
state, protecting against personal injury	connection with the conduct of the activity	connection with the conduct of the activity
and property damage, on a per occurrence	proposed. The insurance policy terms and	proposed. The insurance policy terms and
basis, in such amounts as may be	coverage limits requirements applicable to	coverage limits requirements applicable to
determined from time to time by the board.	each type of Commercial Aeronautical	each type of Commercial Aeronautical
A certificate of insurance evidencing the	Activity are set forth in Appendix A to	Activity are set forth in Appendix A to
same and required coverage shall be	these Minimum Standards.	these Minimum Standards.
delivered to the manager prior to or at the	2. Each Commercial Aeronautical	2. Each Commercial Aeronautical
time of any lease of airport property. The	Operator shall maintain insurance	Operator shall maintain insurance
certificate of insurance shall also provide	throughout the term of the Agreement. The	throughout the term of the Agreement. The
that the manager will be notified by the	applicable insurance coverage shall be in	applicable insurance coverage shall be in

insurance company, in writing, ten days in	force during the period of any construction	force during the period of any construction
advance of any cancellation of such	of the Commercial Aeronautical Operator's	of the Commercial Aeronautical
insurance.	facilities and/or prior to its entry upon the	Operator's facilities and/or at the time of its
	Airport for the conduct of its business.	entry upon the Airport for the conduct of
	Lapses in insurance coverage may result in	its business. Lapses in insurance coverage
	denial of access to the Airport and/or	may result in denial of access to the Airport
	termination of the Agreement.	and/or termination of the Agreement.
		6
	3. Any Commercial Aeronautical Operator	3. Each Commercial Aeronautical
	who, by nature of its size, has become self-	Operator, and any of such Commercial
	insured shall furnish evidence of such self-	Aeronautical Operator's contractor or
	insurance and shall hold the County and the	subcontractor doing business on the
	County's employees, agents and assigns	Airport, shall provide a Certificate of
	harmless in the event of any claims or	Insurance listing the County as an
	litigation arising out of its operation on the	additional insured. This obligation shall
	Airport.	not apply to any workers' compensation
		policy. It shall be the Commercial
	4. Each Commercial Aeronautical	Aeronautical Operator's responsibility to
	Operator, and any of such Commercial	ensure that its contractors and
	Aeronautical Operator's contractors or	subcontractors fulfill the requirements of
	subcontractors doing business on the	this paragraph. Each insurance policy,
	Airport, shall provide a Certificate of	except a workers' compensation policy,
	Insurance listing the County as an	shall cover both bodily injury and property
	additional insured. This obligation shall	damage. Each insurance policy shall be
	not apply to any workers' compensation	primary and non-contributory. Each
	policy. It shall be the Commercial	policy, except a workers' compensation
	Aeronautical Operator's responsibility to	policy, shall insure the defense and
	ensure that its contractors and	indemnity obligations assumed by the
	subcontractors fulfill the requirements of	Commercial Aeronautical Operator under
	this paragraph. Each insurance policy,	an Agreement. It shall be the Operator's
	except a workers' compensation policy,	responsibility to pay any retention or
	shall cover both bodily injury and property	deductible for the coverages required
	damage. Each insurance policy shall be	herein and in the Agreement. Insurance
	primary and non-contributory. Each	shall be secured by a company authorized
	policy, except a workers' compensation	to conduct business in the State of Florida
	policy, shall insure the defense and	and shall be issued by insurers having a
	indemnity obligations assumed by the	rating of at least "A" VIII by A.M. Best, or

	onautical Operator under	an equivalent rating by a similar rating
0	t shall be the Operator's	entity acceptable to the County. Insurance
	pay any retention or	policies must include a requirement that a
	the coverages required	30-day notice of cancellation, material
	e Agreement. Insurance	change, or non-renewal will be sent to the
shall be secured l	by a company authorized	Airports Director.
to conduct busine	ess in the State of Florida	
and shall be issued	ed by insurers having a	4. In requiring Commercial
rating of at least "	A" VIII by A.M. Best, or	Aeronautical Operators to maintain
an equivalent ra	ting by a similar rating	insurance hereunder, the County in no way
entity acceptable	to the County. Insurance	assumes liability for injury or damage
policies must inc	lude a requirement that a	occurring on or in connection with the
30-day notice o	f cancellation, material	Airport, and the County reserves the right
change, or non-re	enewal will be sent to the	to claim any defense or immunity available
Airports Director		under law.
5. In requiring C	Commercial Aeronautical	5. In prescribing insurance coverage
Operators to main	tain insurance hereunder,	types and limits, the County is not
	way assumes liability for	representing or guaranteeing that the types
	ge occurring on or in	and limits are adequate to protect the
	the Airport, and the	Commercial Aeronautical Operator's
	the right to claim any	interests or liabilities. It is understood that
defense or immur	nity available under law.	the specified amounts of insurance stated
		herein shall in no way limit the liability of
1 0	insurance coverage types	a Commercial Aeronautical Operator.
	ounty is not representing	
5 5	hat the types and limits are	6. The County reserves the right to
	rotect the Commercial	review insurance requirements at any time
	perator's interests or	and to make reasonable adjustments to
	is understood that the	Appendix A, including but not limited to
-	ts of insurance stated	the required types of insurance coverage,
	way limit the liability of	limits, and exclusions. However, in the
a Commercial Ae	ronautical Operator.	event the County adjusts its Appendix A
		insurance requirements, a Commercial
	serves the right to review	Aeronautical Operator then insured
-	ments at any time and to	according to the preexisting Appendix A
make reasonable	adjustments to Appendix	requirements shall not be required to

	A, including but not limited to the required types of insurance coverage, limits, and exclusions.	comply with the adjusted Appendix A requirements until that Commercial Aeronautical Operator has its first opportunity, according to its applicable insurance contract, to adjust its own coverage.
Sec. 3-91. – Minimum requirements for	D. <u>Compliance.</u>	D. <u>Compliance.</u>
all fixed base operators (FBO's).	1. Federal, state and local requirements.	1. Federal, state and local requirements
(h) Contracts and leases for development of airport property. All contracts and leases between such operators and the board shall be subordinate to the provisions of any existing or future agreement between the board and the United States and/or the state, relative to the operation or maintenance of airports, the execution of which has been or may be required as a condition precedent to the expenditure of federal funds and/or state funds for the development of airport property.	Commercial Aeronautical Operators must comply with all federal, state and local requirements applicable to their operations, including, but not limited to, the Airport Rules and Regulations. Every Agreement shall include a provision subordinating such Agreement to the County's agreements with the United States, including but not limited to the County's grant assurances to the FAA. Without limiting any other provision of these Minimum Standards or any other requirements, Commercial Aeronautical Operators must comply with the following specific requirements, as they now exist or	Commercial Aeronautical Operators must comply with all federal, state and local requirements applicable to their operations, including, but not limited to, the Airport Rules and Regulations. Every Agreement shall include a provision subordinating such Agreement to the County's agreements with the United States, including but not limited to the County's grant assurances to the FAA. Without limiting any other provision of these Minimum Standards or any other requirements, Commercial Aeronautical Operators must comply with the following specific requirements, as they now exist or
	are hereafter amended: (a) <u>Airport Access and Security</u> . Commercial Aeronautical Operators are to comply with the Airport Security Program (if any); laws, regulations, orders and directives of the Transportation Security Administration (TSA), as each may be amended; instructions of law enforcement personnel; and the policies, orders and	are hereafter amended: (a) <u>Airport Access and Security</u> . Commercial Aeronautical Operators are to comply with laws, regulations, orders and directives of the Transportation Security Administration ("TSA"), as each may be amended; instructions of law enforcement personnel; and the policies, orders and directives of the

of the Airport Security Program. Commercial Aeronautical Operators are responsible for their employees', vendors', and agents' compliance with the Airport Security Program.

(b) <u>Safety</u>. Commercial Aeronautical Operators are to comply with federal, state and local law applicable to workplace and aviation safety; and the orders and directives of the County in furtherance of any FAA-required Safety Management System or similar or related program on the Airport designed and intended to enhance safety.

(c) Environmental. Commercial Aeronautical Operators are to comply with all applicable federal, state and local environmental laws; orders and directives of a federal or state agency with jurisdiction over environmental conditions on the Airport; the Airport environmental policies and procedures, including, for example, and without limitation. Preparedness, anv Prevention and Control Plan, Spill Prevention Response Plan. and Stormwater Pollution Prevention Plan: and generally accepted industry environmental policies and standards.

Security Program. Commercial Aeronautical Operators are responsible for their employees', vendors', and agents' compliance with the Airport Security Program.

(b) <u>Safety</u>. Commercial Aeronautical Operators are to comply with federal, state and local law applicable to workplace and aviation safety, and with orders and directives of the County in furtherance of any FAArequired safety management system ("SMS") or similar or related program.

(c) Environmental. Commercial Aeronautical Operators are to comply with all applicable federal, state and local environmental laws: orders and directives of a federal or state agency with jurisdiction over environmental conditions on the Airport; the Airport environmental policies and procedures, including, for example, and without limitation. any Preparedness, Prevention and Control Plan, Spill Prevention Response Plan, and Stormwater Pollution Prevention Plan; and generally accepted industry environmental policies and standards, provided that such policies and standards accord with applicable law.
	Commercial Aeronautical Operators shall, at their own cost, obtain, maintain, and comply with all necessary licenses, permits, certifications, or ratings required for the conduct of their activities on the Airport. Upon the Airports Director's request, a Commercial Aeronautical Operator shall provide copies of all such licenses, permits, certifications, or ratings to the Airports Director.	Commercial Aeronautical Operators shall, at their own cost, obtain, maintain, and comply with all necessary licenses, permits, certifications, or ratings required for the conduct of their activities on the Airport. Upon the Airports Director's request, a Commercial Aeronautical Operator shall provide copies of all such licenses, permits, certifications, or ratings to the Airports Director.
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	E. <u>Facilities, Maintenance and</u> <u>Equipment.</u>	E. <u>Facilities, Maintenance and</u> <u>Equipment.</u>
(q) <i>Repair and maintenance of leased airport property.</i> All FBOs shall be responsible for the repair of all damage to airport property caused by or as a result of their activities, including the costs for such repairs. All property leased from the county shall be maintained in a state of good repair.	1. Except for Commercial Aeronautical Operators subject to Section VII.O, each Commercial Aeronautical Operator shall either (a) lease from the County, or (b) have a written agreement with an Entity on the Airport for the use of, an area of the Airport of adequate and appropriate size, shape, and location to provide for such Commercial Aeronautical Operator's activities on the Airport.	1. Except for Commercial Aeronautical Operators subject to Section VII.O, each Commercial Aeronautical Operator shall either (a) lease from the County, or (b) have a written agreement with an Entity on the Airport for the use of, an area of the Airport of adequate and appropriate size, shape, and location to provide for such Commercial Aeronautical Operator's activities on the Airport.
	2. All of the Commercial Aeronautical Operator's structures on the Airport shall meet appropriate building and fire code requirements, as determined by the jurisdiction responsible for enforcing such building or fire codes, and be consistent with the Airport Layout Plan and 14 C.F.R. Part 77.	2. All of the Commercial Aeronautical Operator's structures on the Airport shall meet appropriate building and fire code requirements, as determined by the jurisdiction responsible for enforcing such building or fire codes, and be consistent with the Airport Layout Plan and 14 C.F.R. Part 77.
	3. The Commercial Aeronautical Operator is responsible for all maintenance, repair, and replacement of facilities that it is	3. The Commercial Aeronautical Operator is responsible for all maintenance, repair, and replacement of

authorized to use unless another Commercial Aeronautical Operator(s) has assumed responsibility for such maintenance, repair, and replacement.	facilities that it is authorized to use unless another Commercial Aeronautical Operator(s) has assumed responsibility for such maintenance, repair, and replacement.
4. Absent a provision in the Agreement establishing a different standard or requirement, the following provisions shall apply:	4. Absent a provision in the Agreement establishing a different standard or requirement, the following provisions shall apply:
(a) The County shall be responsible for structural and external repairs (except for repairs to windows and hangar doors) of County-owned Airport facilities; all other maintenance of facilities on the Airport, including repair of windows and hangar doors at County-owned Airport facilities, shall be the responsibility of the Commercial Aeronautical Operator leasing such facilities.	(a) The County shall be responsible for structural and external repairs (except for repairs to windows and hangar doors) of County-owned Airport facilities; all other maintenance of facilities on the Airport, including repair of windows and hangar doors at County-owned Airport facilities, shall be the responsibility of the Commercial Aeronautical Operator leasing such facilities.
(b) Each Commercial Aeronautical Operator shall be responsible for trash removal, sewage, grass mowing, landscape maintenance (including weed removal), utility-line maintenance, and pavement maintenance within such Commercial Aeronautical Operator's leased premises on the Airport, including the set-back areas around that Commercial Aeronautical Operator's leased or used structures.	(b) Each Commercial Aeronautical Operator shall be responsible for trash removal, sewage, grass mowing, landscape maintenance (including weed removal), utility-line maintenance, and pavement maintenance within such Commercial Aeronautical Operator's leased premises on the Airport, including the set-back areas around that Commercial Aeronautical Operator's leased or used structures.
(c) No Commercial Aeronautical Operator may pile or store crates,	(c) Each Commercial Aeronautical Operator shall be responsible for all

boxes, barrels, containers, refuse, or surplus property on its leased or used premises or elsewhere on the Airport.

(d) Each Commercial Aeronautical Operator shall maintain all of its leased premises on the Airport in a clean, sanitary condition and at the expiration of the term of its Agreement shall return said premises to the County in that condition, reasonable wear and tear excepted.

(e) Each Commercial Aeronautical Operator shall ensure the safe and sanitary handling and disposal, away from the Airport, of all trash, waste and other materials utilized in its Commercial Aeronautical Activity(ies), including but not limited to used oil, solvents, lavatory-cart contents, and other waste.

5. If painting operations are contemplated, the Commercial Aeronautical Operator shall provide a separate paint shop that meets all applicable safety requirements.

6. Unless otherwise stated in the applicable Agreement, each Commercial Aeronautical Operator is responsible for the removal of snow and ice within its leased or used premises on the Airport.

7. Detailed plans and specifications of all construction and architectural design shall require the written approval of the County

utilities and utility connection requirements, permits and payments necessary for the operation of, or in support of, the Commercial Aeronautical Operator's activities.

(d) No Commercial Aeronautical Operator may pile or store crates, boxes, barrels, containers, refuse, or surplus property on its leased or used premises or elsewhere on the Airport.

(e) Each Commercial Aeronautical Operator shall maintain all of its leased premises on the Airport in a clean, sanitary condition and at the expiration of the term of its Agreement shall return said premises to the County in that condition, reasonable wear and tear excepted.

(f) Each Commercial Aeronautical Operator shall ensure the safe and sanitary handling and disposal, away from the Airport, of all trash, waste and other materials utilized in its Commercial Aeronautical Activity(ies), including but not limited to used oil, solvents, lavatory-cart contents, and other waste.

5. If painting operations are contemplated, the Commercial Aeronautical Operator shall provide a separate paint shop that meets all applicable safety requirements.

 before any construction takes place. The Commercial Aeronautical Operator shall submit all required municipal and County permits (<i>e.g.</i>, building, stormwater, etc.) to the County prior to the County granting such approval. 8. Commercial Aeronautical Operators must own, lease, or otherwise have access to the equipment to provide the applicable Commercial Aeronautical Activities promptly on demand without causing any flight delays or other operational impacts on aircraft on the Airport. 9. Each Commercial Aeronautical Operators to keep its equipment operable, maintained in a safe operating condition, and capable of providing, at the hours and in the manner consistent with the terms and intent of the Agreement, all of the services that such Commercial Aeronautical Operator is required under its Agreement to provide. 10. All vehicles operating on the Airport shall comply with recurrent federal training requirements, applicable FAA and TSA transportation requirements, and applicable Airport Rules and Regulations governing vehicles and traffic. 	 Detailed plans and specifications of all construction and architectural designs shall require the written approval of the County before any construction takes place. The Commercial Aeronautical Operator shall submit all required municipal and County permits (e.g., building, stormwater, etc.) to the County prior to the County granting such approval. All vehicles operating on the Airport shall comply with recurrent federal training requirements, applicable FAA and TSA transportation requirements, and applicable provisions of the Rules and Regulations governing vehicles and traffic.
F. <u>Personnel</u>	F. <u>Personnel</u>
1. Each Commercial Aeronautical Operator shall provide high-quality customer service by meeting or exceeding	1. Each Commercial Aeronautical Operator shall provide a list of contacts to the Airports Director, including at least one

 Airport customers' needs through consistent, responsive, and professional service. 2. Each Commercial Aeronautical Operator shall provide a list of contacts to the Airports Director, including at least one phone number through which the Airports Director may reach Commercial Aeronautical Operator after hours. Each Commercial Aeronautical Operator shall update such list whenever any change occurs to the contacts contained within it. 3. Each Commercial Aeronautical Operator is responsible for the conduct and demeanor of its personnel, agents, subcontractors, and subtenants. Each Commercial Aeronautical Operator shall conduct its business operations in a safe, orderly, efficient, and proper manner so as not to unreasonably disturb or endanger any Airport customers, tenants or other operator is further responsible for the compliance of its personnel, agents, subcontractors and subtenants with any applicable Airport Security Program. 	 phone number through which the Airports Director may reach an employee or owner of the Commercial Aeronautical Operator after hours. Each Commercial Aeronautical Operator shall update such list whenever any change occurs to the contacts contained within it. 2. Each Commercial Aeronautical Operator is responsible for the conduct and demeanor of its personnel, agents, subcontractors, and subtenants. Each Commercial Aeronautical Operator shall conduct its business operations in a safe, orderly, efficient, and proper manner so as not to unreasonably disturb or endanger any Airport customers, tenants or other operators. Each Commercial Aeronautical Operator is further responsible for the compliance of its personnel, agents, subcontractors and subtenants with any applicable airport security directives and policies and any applicable provisions of the Rules and Regulations.
 G. <u>Notice and Reporting</u> 1. Each Commercial Aeronautical Operator must submit to the Airports Director all new, updated, or amended FAA certificates and ratings applicable to the Commercial Aeronautical Operator, its 	G. <u>Notice and Reporting</u> 1. Each Commercial Aeronautical Operator shall keep current, in good standing, and available for inspection by the County all permits, licenses, certifications and ratings that the Commercial Aeronautical Operator, its

 employees, or its contractors promptly whenever received. 2. Each Commercial Aeronautical Operator shall submit to the Airports Director a certificate of insurance for (a) any aircraft the Commercial Aeronautical Operator brings onto the Airport to conduct any Commercial Aeronautical Activity and (b) any insurance required for the conduct of such Commercial Aeronautical Operator's activities under these Minimum Standards. The Commercial Aeronautical Operator shall submit to the Airports Director all such certificates of insurance for an aircraft within forty-eight (48) hours of bringing such aircraft onto the Airport. 3. Within one week of hiring an employee for a position that requires one or more FAA certificates of rating, a Commercial Aeronautical Operator. 4. Each Commercial Aeronautical Operator within one week after (a) any revocation of or change to any of the certificates or ratings held by such Commercial Aeronautical Operator within one week after (a) any revocation of or change to any of the certificates or ratings held by such Commercial Aeronautical Operator or any 	employees, or its contractors are required to maintain to conduct the Commercial Aeronautical Operator's activities. 2. Each Commercial Aeronautical Operator shall submit to the Airports Director a certificate of insurance for (a) any aircraft the Commercial Aeronautical Operator brings onto the Airport to conduct any Commercial Aeronautical Activity and (b) any insurance required by these Minimum Standards for the conduct of such Commercial Aeronautical Operator's activities. The Commercial Aeronautical Operator shall submit to the Airports Director all such certificates of insurance for an aircraft within forty-eight (48) hours of bringing such aircraft onto the Airport. This paragraph shall not apply to a flight instructor bringing a particular student's aircraft onto the Airport solely for the purpose of providing flight instruction to that student, provided that the flight instructor removes the aircraft from the Airport following each lesson.
Airports Director within one week after (a) any revocation of or change to any of the certificates or ratings held by such	
certificates or ratings by the FAA.5. Each Commercial Aeronautical Operator shall provide the Airports	

	Director with twenty-one (21) days' notice of its intention to initiate or discontinue a Commercial Aeronautical Activity authorized under its Agreement. However, if said initiation or discontinuation is not permitted or authorized under the Agreement, an amendment to the Agreement is required prior to the initiation or discontinuation of such activity, agreement to which is subject to the discretion of the County, and the County may require a formal procurement process (<i>e.g.</i> , a Request for Proposals or a Request for Qualifications) with respect to such activity.	
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	H. <u>Subcontracting</u> , <u>Subleasing</u> and <u>Assignment</u>	H. <u>Subcontracting, Subleasing and</u> <u>Assignment</u>
(j) <i>Subleasing, subletting.</i> No fixed base operator or aeronautical service operator shall sublease or sublet any premises leased by such operator from the board, or assign such lease, without prior written approval by the board, and such subletting or assignment shall be subject to all of the standards set forth herein.	 No Commercial Aeronautical Operator may sublease, assign, or subcontract any of its Commercial Aeronautical Activities on the Airport without the County's written approval to do so. 1. Subcontracting. No Commercial Aeronautical Operator 	 No Commercial Aeronautical Operator may sublease, assign, or subcontract any of its Commercial Aeronautical Activities on the Airport, or any Agreement pertaining thereto, without the County's written approval to do so. 1. Subcontracting.
	No Commercial Aeronautical Operator may subcontract all or substantially all of its Commercial Aeronautical Activities on the Airport absent extraordinary circumstances and written approval from the Airports Director. However, this prohibition does not apply to a Commercial Aeronautical Operator's contractual relationship with individual independent contractors or temporary employees.	No Commercial Aeronautical Operator may subcontract all or substantially all of its Commercial Aeronautical Activities on the Airport absent extraordinary circumstances and written approval from the Airports Director. However, this prohibition does not apply to a Commercial Aeronautical Operator's contractual

2. Subleasing.	relationship with individual independent contractors or temporary employees.
A Commercial Aeronautical Operator may sublease space to another Commercial	2. Subleasing.
Aeronautical Operator to perform one or more Commercial Aeronautical Activities, provided that the sublessor Commercial Aeronautical Operator must first obtain the express written consent of the County to sublease, which consent the County may offer or withhold in its sole discretion. As a condition of granting such consent, the County may require that, at a minimum, the appropriate Commercial Aeronautical Operator(s) or its sublessee(s), as applicable, satisfy the following conditions:	A Commercial Aeronautical Operator may sublease space to another Commercial Aeronautical Operator to perform one or more Commercial Aeronautical Activities, provided that the sublessor Commercial Aeronautical Operator must first obtain the express written consent of the County to sublease, which consent the County may offer or withhold in its sole discretion. As a condition of granting such consent, the County may require that, at a minimum, the appropriate Commercial Aeronautical Operator(s) or its sublessee(s), as applicable, satisfy the following
(a) Each sublessee enters into an	conditions:
Agreement with the County; (b) The Commercial Aeronautical Operator carries insurance for its sublessee or provides a certificate of insurance which shows the sublessee and the County as additional insured, in amounts commensurate with the activities conducted by the sublessee; and (c) No Entity conducts a Commercial Aeronautical Activity as a lessee or sublessee of Airport property that is leased or designated for a non-	 (a) Each sublessee enters into an Agreement with the County; (b) The Commercial Aeronautical Operator carries insurance for its sublessee or provides a certificate of insurance which shows the sublessee and the County as additional insured, in amounts commensurate with the activities conducted by the sublessee and compliant with all applicable insurance requirements specified in Appendix A; and
commercial use, including, for example, and without limitation, a	(c) No Entity conducts a Commercial Aeronautical Activity as a lessee or

	hangar leased for private, non- commercial use. 3. Assignment. The County may, in its sole discretion, provide express written consent for a Commercial Aeronautical Operator to assign its rights under an Agreement subject to these Minimum Standards. Prior to granting consent for any assignment, the County may require the prospective assignee to complete an application or submit the information prescribed in Article III (Applications for Commercial Aeronautical Agreements) hereof. The County may reject the request to assign the Agreement based on the factors enumerated in Article IV hereof or for any other reason.	 sublessee of Airport property that is leased or designated for a non-commercial use, including, for example, and without limitation, a hangar leased for private, non-commercial use. 3. Assignment. 3. Assignment. The Board of County Commissioners may, in its sole discretion, provide express written consent for a Commercial Aeronautical Operator to assign its rights under an Agreement subject to these Minimum Standards. Prior to granting consent for any assignment, the County may require the prospective assignee to complete an application or submit the information prescribed in Article III (Applications for Commercial Aeronautical Agreements) hereof. The County may reject the request to assign the Agreement based on the factors enumerated in Article IV hereof or for any other reason.
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	VI. MINIMUM STANDARDS FOR FIXED BASE OPERATORS (FBOs)	VI. MINIMUM STANDARDS FOR FIXED BASE OPERATORS (FBOs)
(o) <i>Conduct of FBO agents, employees.</i> All FBOs shall conduct their activities and render services in a safe, courteous, responsible and efficient manner and shall be solely responsible for all of the acts of their agents and/or employees, and shall save and hold the board harmless from any act of the operator, its agents and/or employees.	Every Fixed Base Operator shall comply with the following minimum requirements of this Article VI as well as any applicable standards for the relevant Commercial Aeronautical Activities provided.A. General	 Every Fixed Base Operator shall comply with the following minimum requirements of this Article VI as well as any applicable standards for the relevant Commercial Aeronautical Activities provided. A. <u>General</u>

(p) <i>Providing service to the public</i> . All fixed base operators shall provide services to the general aviation public, aircrews and users of the airport. Aeronautical services shall not be denied to any person in an arbitrary or discriminatory manner, or without due cause.	 The FBO shall furnish good, prompt, courteous, and efficient services adequate to meet all reasonable demands on a fair, reasonable, and nondiscriminatory basis to all users of the Airport. The FBO shall maintain and operate its business in a first-class manner and shall at 	 The FBO shall furnish good, prompt, courteous, and efficient services adequate to meet all reasonable demands on a fair, reasonable, and nondiscriminatory basis to all users of the Airport. The FBO shall maintain and
	all times, and at its sole expense, provide and maintain all equipment, facilities and aircraft necessary to keep its premises in a safe, clean, and orderly condition and to provide, to a degree satisfactory to the County, the services and levels of performance required by these Minimum Standards. County personnel may periodically survey FBO customers and	operate its business in a first-class manner and shall at all times, and at its sole expense, provide and maintain all equipment, facilities and aircraft necessary to keep its premises in a safe, clean, and orderly condition and to provide, to a degree satisfactory to the County, the services and levels of performance required by these Minimum Standards.
	users to determine the overall quality of service that the FBO is rendering.3. The FBO shall select and appoint a full-time manager of its operations on the second sec	County personnel may periodically survey FBO customers and users to determine the overall quality of service that the FBO is rendering.
	Airport. Such manager shall be highly qualified and experienced and be vested with full power and authority to act in the name of the FBO in respect to the method, manner, and conduct of the services to be performed on the Airport. Such manager shall be available on the Airport during regular business hours. Should the manager be absent while the FBO is	3. The FBO shall select and appoint a full-time manager of its operations on the Airport. Such manager shall be highly qualified and experienced and be vested with full power and authority to act in the name of the FBO in respect to the method and manner in which the FBO performs services on the Airport. Such manager shall be available on the Airport during
	operating, a duly authorized subordinate shall be in charge and available on the Airport.4. The FBO shall provide, at its sole expense, a sufficient number of personnel	regular business hours. Should the manager be absent while the FBO is operating, a duly authorized subordinate shall be in charge and available on the Airport.

 to effectively and efficiently provide the services herein authorized. 5. All personnel of the FBO shall conduct themselves in a courteous and businesslike manner at all times. Personnel who have public/customer contact (excluding pilots and back-office personnel) shall be clothed in attractive uniforms with appropriate insignia and nameplates so they may be readily identified by customers. County personnel may conduct inspections and evaluations, at least on a weekly basis, to ensure conformity with these standards. 	 4. The FBO shall provide, at its sole expense, a sufficient number of personnel to effectively and efficiently provide the services herein authorized. 5. All personnel of the FBO shall conduct themselves in a courteous and businesslike manner at all times. Personnel who have public/customer contact (excluding pilots and back-office personnel) shall be clothed in professional apparel or uniforms with appropriate insignia and nameplates so they may be readily identified by customers.
6. It shall be the responsibility of the FBO to maintain close supervision over its employees to assure a high standard of service to customers of the FBO. The FBO shall control the conduct, demeanor, and appearance of its employees and representatives. Upon reasonable objection from the County concerning the conduct, demeanor, or appearance of any employee, the FBO shall forthwith take all steps necessary to remove the cause of the objection.	6. It shall be the responsibility of the FBO to maintain close supervision over its employees to assure a high standard of service to customers of the FBO. The FBO shall control the conduct, demeanor, and appearance of its employees and representatives. Upon reasonable objection from the County concerning the conduct, demeanor, or appearance of any employee, the FBO shall forthwith take all steps necessary to remove the cause of the objection.
7. The FBO's employees shall be trained by the FBO and shall possess any technical qualifications and hold all certificates of qualification that may be required for such employee to carry out such employee's assigned duties.	7. The FBO's employees shall be trained by the FBO and shall possess any technical qualifications and hold all certificates of qualification that may be required for such employee to carry out such employee's assigned duties.
8. The FBO shall provide to the Airports Director a current written statement of the	8. The FBO shall provide to the Airports Director a current written

	names, general technical qualifications, mailing addresses, phone numbers, email addresses, and other necessary contact information for all personnel responsible for the operation and management of the FBO. In addition, a point of contact with name, mailing address, business, cell, and home phone numbers, and email address for emergency situations shall be provided to the Airports Director. The FBO shall notify the Airports Director of any update to this information within 24 hours of the addition or departure of any personnel from the FBO. 9. The FBO shall provide escorts for flight crews to and from all aircraft that are parked on aprons leased by the FBO.	 statement of the names, general technical qualifications, mailing addresses, phone numbers, email addresses, and other necessary contact information for all personnel responsible for the management of the FBO. In addition, a point of contact with name, mailing address, business, cell, and home phone numbers, and email address for emergency situations shall be provided to the Airport Operations Center. The FBO shall notify the Airport Operations Center of any update to this information within 24 hours of the addition or departure of any personnel from the FBO. 9. The FBO shall exercise sufficient control over its customers and guests to assure compliance with the Rules and Regulations and to maintain safety and security.
 Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's). (f) Construction required by aeronautical service activities; bond. All construction required by aeronautical service activities at the airports shall be in accordance with the design or construction standards required or established by the board, and approved by FAA, for the facility or activity involved, and as required under the minimum standards for the type of services to be performed. All operators shall be required to furnish the board payment or 	 B. <u>Premises Generally</u> 1. The FBO shall lease from the County a minimum of one hundred thousand (100,000) square feet on the Airport to provide space for all buildings, aircraft parking, paved ramp area, and employee and customer parking. 2. From the Airport property that the FBO leases from the County, the FBO shall provide: 	 B. <u>Premises Generally</u> 1. The FBO shall lease from the County a minimum of sixty-nine thousand five hundred (69,500) square feet on the Airport to provide space for all buildings, aircraft parking, paved ramp area, and employee and customer parking. 2. From the Airport property that the FBO leases from the County, the FBO shall provide:

performance bonds commensurate with any construction required in the standards herein fixed or under any contract or lease by and between such operator and the board.

(Compare also to paragraph V.E.7 of the November 2022 proposed Minimum Standards and paragraph V.E.6 of the March 2023 proposed Minimum Standards..) (a) A minimum of one thousand (1,000) square feet of properly lighted, heated and air-conditioned building space on the Airport for an office, restrooms, and public use areas.

(b) A minimum of ten thousand (10,000) square feet of clear-span hangar of adequate dimensions to accommodate storage, maintenance, and repair of aircraft normally frequenting the Airport.

(c) A minimum of seventy-fivethousand (75,000) square feet of paved area for the parking, tie-down, and maneuvering-of aircraft.

(d) Parking in its main hangar for at least four (4) twin-engine, based aircraft of 12,5000 pounds or less each, and apron parking for a minimum of twenty (20) based or itinerant aircraft.

(e) A minimum paved area sufficient to park and maneuver a minimum of twenty (20) automobiles for employee and patron parking.

3. The FBO shall not alter, remove, place, or construct on the Airport any building, structure, tie-down, ramp, paving, taxi area, or other improvement or addition without the prior approval of the County. In the event of any construction, the County may, at its discretion, require an appropriate bond to guarantee the (a) A minimum of nine thousand five hundred (9,500) square feet of properly lighted, heated and air-conditioned building space on the Airport for an office, restrooms, and public use areas.

(b) A minimum of ten thousand (10,000) square feet of clear-span hangar of adequate dimensions to accommodate storage, maintenance, and repair of aircraft normally frequenting the Airport.

(c) A minimum of fifty thousand (50,000) square feet of paved area for the parking, tie-down, and maneuvering of aircraft.

(d) Parking in its main hangar for at least four (4) twin-engine, based aircraft of 12,500 pounds or less each, and apron parking for a minimum of twenty (20) based or itinerant aircraft.

(e) Paved area sufficient to park and maneuver a minimum of twenty (20) automobiles for employee and patron parking.

3. The FBO shall not alter, remove, place, or construct on the Airport any building, structure, tie-down, ramp, paving, taxi area, or other improvement or addition without the prior approval of the County. In the event of any construction or demolition, the County may, at its discretion, require an appropriate bond to

	completion of construction and/or demolition. The County reserves the right to review any proposals for construction on the Airport, particularly in regard to conformity with the existing Airport Layout Plan. Any proposal for construction on the Airport shall be aesthetically compatible with existing buildings on the Airport.	guarantee the completion of construction and/or demolition. The County reserves the right to review any proposals for construction on the Airport, particularly to assure conformity with the existing Airport Layout Plan. Any proposal for construction on the Airport shall be aesthetically compatible with existing buildings on the Airport.
	C. <u>Hours of Operation</u> The FBO shall be properly staffed to provide services during minimum normal operating hours between 7:00 A.M. and 10:00 P.M. local time, seven (7) days a week, as well as other hours when necessitated by business or emergency conditions.	C. <u>Hours of Operation</u> The FBO shall be properly staffed to provide services at least between 6:00 A.M. and 10:00 P.M. local time, seven (7) days a week, as well as other hours when necessitated by business or emergency conditions.
 Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's). (r) Types of facilities to be provided for passengers and crew members. All full FBOs shall maintain and make available a conveniently located and comfortably 	 D. <u>Required Services</u> Every FBO on the Airport is required to provide the following services: 1. Line Service. 	 D. <u>Required Services</u> Every FBO on the Airport is required to provide the following services: 1. Line Service.
heated/cooled waiting room for passengers and crew members of itinerant aircraft including sanitary restrooms; public telephones; office space; flight-planning facilities and vending machine refreshments.	 The FBO shall, during normal business hours, provide line service as follows: (a) Ramp parking and tie-down assistance, including ramp personnel and vehicles as appropriate; (b) Tie-down ropes, chains, and anchors; 	 The FBO shall, during normal business hours, provide line service as follows: (a) Ramp parking and tie-down assistance, including ramp personnel and vehicles as appropriate; (b) Tie-down ropes, chains, and anchors;

	 (c) Aircraft towing services utilizing motor driven drawbar vehicles capable of moving single and multi-engine aircraft weighing up to 12,500 pounds; (d) Mobile electrical ground power assistance with a minimum 14/28 volt, 1,600 ampere surge capacity; and (e) Cabin cleaning, including on-board coilet cleaning, and catering services. 	 (c) Aircraft towing services utilizing motor driven drawbar vehicles capable of moving single and multi-engine aircraft weighing 12,500 pounds; (d) Mobile electrical ground power assistance with a minimum 14/28 volt, 1,600 ampere surge capacity; and (e) Cabin cleaning, including on-board toilet cleaning, and catering services.
2. A	Assistance to Disabled Aircraft.	2. Assistance to Disabled Aircraft.
notic two hour pers a gr from and serv relea disa or h subr appr assis inclu scen eme and the eme	FBO shall, on thirty (30) minutes' ce during normal business hours, and (2) hours' notice after normal business rs, provide equipment and trained onnel to remove disabled aircraft with ross weight of 12,500 pounds or less in the Air Operations Area ("AOA"), shall be required to perform such ice on request of, and with acceptable ase from, the owner or operator of the bled aircraft, or the Airports Director nis or her designee. The FBO shall mit to the Airports Director for roval, and then maintain, an emergency stance plan ("EAP"). The EAP shall ude, without limitation, example harios of aircraft and airfield regencies for which the FBO is prepared a comprehensive list of equipment that FBO maintains ready to provide regency assistance to aircraft.	The FBO shall, on thirty (30) minutes' notice during normal business hours, and two (2) hours' notice outside of normal business hours, provide equipment and trained personnel to remove disabled aircraft with a gross weight of 12,500 pounds or less from the Air Operations Area ("AOA"), and shall be required to perform such service on request of, and with acceptable release from, the owner or operator of the disabled aircraft, or the Airports Director or his or her designee. The FBO shall submit to the Airports Director for approval, and then maintain, an emergency assistance plan ("EAP"). The EAP shall include, without limitation, example scenarios of aircraft and airfield emergencies for which the FBO is prepared and a comprehensive list of equipment that the FBO maintains ready to provide emergency assistance to aircraft.
3. A	Aircraft Maintenance.	3. Aircraft Maintenance.

The FBO shall provide service and repair of aircraft airframes and powerplants. The FBO must offer these services for small aircraft weighing 12,500 pounds and under, and the FBO must hold all applicable certificates and/or ratings required to perform such services. The FBO must also meet all requirements as specified under 14 C.F.R. Parts 43, 65, and 145 for the operation of a certified repair station, not less than airframe Class 3 rating. The FBO shall also meet all applicable standards for such service as set forth in Section VII.F, below.	The FBO shall provide service and repair of aircraft airframes and powerplants. The FBO must offer these services for small aircraft weighing 12,500 pounds or less, and the FBO must hold all applicable certificates and/or ratings required to perform such services. The FBO must also meet all requirements as specified under 14 C.F.R. Parts 43, 65, and 145 for the operation of a certified repair station, not less than airframe Class 3 rating. The FBO shall also meet all applicable standards for such service as set forth in Section VII.G, below.
4. Flight Instruction.	4. Flight Instruction.
The FBO shall provide flight instruction, subject to the requirements set forth under Section VII.I, below.	The FBO shall assist customers seeking to obtain flight instruction services, subject to the requirements set forth under Section VII.J, below.
5. Air Taxi/Charter Service.	5. Air Taxi/Charter Service.
The FBO shall provide Air Taxi/Charter service, subject to the requirements set forth under Section VII.E, below.6. Additional Customer Services.	The FBO shall assist customers seeking to obtain of Air Taxi/Charter services, subject to the requirements set forth under Section VII.E, below.
The FBO shall provide a facility and trained employees who are capable of providing the following:(a) UNICOM equipment to facilitate airborne customer requests;	6. Additional Customer Services. The FBO shall provide a facility and trained employees who are capable of providing the following:

Sec. 3-92. – Minimum requirements for	 (b) A discreet flight-planning area properly equipped with appropriate wall charts, AIM, NOTAMs board, and a local-access telephone to contact the Flight Services Station; (c) A publicly available telephone; (d) A convenient, comfortably furnished, public waiting area with adjoining restroom facilities; (e) A discrete vending area within the FBO premises with the availability of both hot and cold beverages and prepackaged snacks; (f) Aviation-grade inflight oxygen refills upon twenty-four (24) hours' notice; and (g) Acceptance of one or more national-bank and one or more oil-company credit cards for fueling, line, and related services. 	 (a) UNICOM equipment to facilitate airborne customer requests; (b) A suitable space properly equipped to provide ready physical or digital access to relevant aeronautical charts, the FAA's Aeronautical Information Manual, and all current NOTAMs, and the ability to contact the Flight Services Station; (c) A publicly available telephone; (d) A convenient, comfortably furnished, public waiting area with adjoining restroom facilities; (e) A discrete vending area within the FBO premises with the availability of both hot and cold beverages and prepackaged snacks; (f) Aviation-grade inflight oxygen refills upon twenty-four (24) hours' notice; and (g) Acceptance of one or more major and one or more oil-company credit cards for fueling, line, and related services.
aeronautical services.(a) Sale of aviation petroleum products. FBOs engaged in the sale and dispensing	1. The FBO must provide aviation fuels, including Jet A and 100 octane aviation gasoline, as a Commercial Aeronautical Activity.	1. The FBO must provide aviation fuels, including Jet A and FAA approved 100 octane aviation gasoline, as a Commercial Aeronautical Activity.

 of aviation fuel and other petroleum products shall: (1) Maintain suitable and adequate aboveground storage tanks for the grade and types of aviation fuels required by aircraft commonly using the airport. Each tank shall have a minimum capacity as required by the board. (2) Provide mobile or fixed pumping equipment to meet all applicable safety requirements with reliable and accurate metering devices, subject to independent inspection and with pumping efficiency capable of 	 2. The FBO may not provide aviation fuels unless and until the Airports Director certifies that the FBO will, before beginning to provide aviation fuels, provide all of the services that an FBO is required to provide under these Minimum Standards and fully complies with all applicable Minimum Standards. 3. Should the FBO at any point fail to provide all services required of an FBO under these Minimum Standards or otherwise fail to fully comply with all applicable Minimum Standards, the County may deny or withdraw the FBO's authorization to provide aviation fuels 	 The FBO may not provide aviation fuels unless and until the Airports Director certifies that the FBO (a) will, before beginning to provide aviation fuels, provide all of the other services that an FBO is required to provide under these Minimum Standards and (b) otherwise fully complies with all applicable Minimum Standards. Should the FBO at any point fail to provide all services required of an FBO under these Minimum Standards or otherwise fail to fully comply with all applicable Minimum Standards, the County may deny or withdraw the FBO's
 pumping efficiency capable of servicing all aircraft normally requiring servicing at the airport. (3) Have qualified personnel on full-time duty during daylight hours seven days a week and available within one hour at all other times. 	authorization to provide aviation fuels.4. The Airports Director may periodically conduct inspections of the FBO's leased premises to certify that the FBO is in compliance with all applicable sections of these Minimum Standards.	 County may deny or withdraw the FBO's authorization to provide aviation fuels. 4. The Airports Director or designee will periodically conduct inspections of the FBO's leased premises to certify that the FBO is in compliance with all applicable sections of these Minimum Standards.
(4) Comply with all FAA rules and pricing regulations.	 5. The FBO shall provide, as a minimum: (a) A fuel storage facility with a minimum capacity of 10,000 gallons of Jet A fuel and 2,000 of 100 octane aviation gasoline; (b) one (1) mobile tender (fuel truck) for Jet A fuel with a capacity of at least 2,000 gallons; and 	 5. The FBO shall provide, as a minimum: (a) A fuel storage facility with a minimum capacity of 10,000 gallons of Jet A fuel and 2,000 gallons of 100 octane aviation gasoline; (b) one (1) mobile tender (fuel truck) for Jet A fuel with a capacity of at least 2,000 gallons; and

 (c) one (1) mobile tender (fuel truck) of at least 1,000-gallon capacity of 100octane aviation gasoline. 	
6. FBOs and FBO personnel shall conduct any and all fueling in strict compliance with Section E, <i>Fueling</i> , of the Rules and Regulations. As provided in that Section E, National Fire Prevention Association Code No. 407, <i>Standard for Aircraft Fuel</i> <i>Servicing</i> ("NFPA 407") shall provide the minimum requirements with respect to various fueling-related activities. However, in the event any applicable federal, state, or local law, regulation, order or standard (including but not limited to any regulation, order, or standard imposed by the Airport's local fire district)	6. FBOs and FBO personnel shall conduct any and all fueling in strict compliance with Section E, Fueling, of the Rules and Regulations. As provided in that Section E, National Fire Prevention Association Code No. 407, Standard for Aircraft Fuel Servicing ("NFPA 407") shall provide the minimum requirements with respect to various fueling-related activities. However, in the event any applicable federal, state, or local law, regulation, order or standard (including but not limited to any regulation, order, or
imposes a more stringent requirement with respect to fueling, the FBO shall follow the most stringent applicable requirement.	standard imposed by the Airport's local fire district) imposes a more stringent requirement with respect to fueling, the FBO shall follow the most stringent applicable requirement.
F. <u>Additional Optional Services</u> An FBO may elect to conduct any of the Commercial Aeronautical Activities that SASOs are permitted to provide under Article VII, below, subject to the requirements within Article VII that are pertinent to such Commercial Aeronautical Activity.	F. <u>Additional Optional Services</u> An FBO may elect to conduct any of the Commercial Aeronautical Activities that SASOs are permitted to provide under Article VII, below, subject to the requirements within Article VII that are pertinent to such Commercial Aeronautical Activity.
G. <u>Right to Self-Fueling Reserved</u> Nothing in this Article VI is intended to prohibit self-service of aircraft by	G. <u>Right to Self-Fueling Reserved</u> Nothing in this Article VI is intended to prohibit self-service of aircraft by

	employees or affiliates of Commercial Aeronautical Operators, so long as such self-service is conducted in accordance with the Rules and Regulations.	employees of Commercial Aeronautical Operators, so long as such self-service is conducted in accordance with the Rules and Regulations.
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	(No directly comparable provision.)	(No directly comparable provision.) ³
(g) <i>Availability of land</i> . Land available for commercial aeronautical activities is a valuable and limited commodity. It is the policy of the board that no land areas or building space in excess of present or foreseeable requirements will be leased to any fixed base operator. Additional areas may be made available to operators on the basis of need and availability.		
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	(No directly comparable provision.)	(No directly comparable provision.)
(k) Additional or discontinued service. No FBO may extend into additional aeronautical services, or discontinue any aeronautical services, without first notifying the board, through the manager, in writing, and obtaining approval for such additional or discontinued service in writing.		
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	(No directly comparable provision.)	(No directly comparable provision.)
(1) <i>Use of ramp space.</i> Ramp space, other than such ramp space specifically leased or assigned to an FBO, shall be for the use of		

³ While the County has not included a provision comparable to Code section 3-91(g), *Availability of land*, in the proposed Minimum Standards, the County will, in accordance with FAA policy, decline to permit "land banking" by Airport tenants.

	A. <u>Minimum Standards for all SASOs</u> In addition to meeting the requirements of Article V above, every Specialized Aeronautical Service Operator shall comply with the following minimum	A. <u>Minimum Standards for all SASOs</u> In addition to meeting the requirements of Article V above, every Specialized Aeronautical Service Operator shall comply with the following requirements of
	VII. MINIMUM STANDARDS FOR SPECIALIZED AERONAUTICAL SERVICE OPERATORS (SASOs)	VII. MINIMUM STANDARDS FOR SPECIALIZED AERONAUTICAL SERVICE OPERATORS (SASOs)
 (n) List of rates and charges for activities and services. The rates and charges for any and all activities and services of such operators shall be determined by the operators, subject to the approval of the board, and subject further, to the requirements that all charges and rates be reasonable and equally and fairly applied to all users of the services. A current list of all charges and rates of all services shall be provided to the airport manager. 		
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	(No directly comparable provision.)	(No directly comparable provision.)
(m) Information on based aircraft and number of operations; list. All full FBOs shall provide the manager with a current list containing the number, types and identification of all based aircraft and the number of operations per month.		
Sec. 3-91. – Minimum requirements for all fixed base operators (FBO's).	(No directly comparable provision.)	(No directly comparable provision.)
the general public only. No FBO shall be permitted to use public areas of the ramp for his exclusive use or to use any such area as a tie-down area.		

requirements of this Paragraph A as well as	this Section VII.A as well as any applicable
any applicable standards for the relevant	standards for the relevant Commercial
Commercial Aeronautical Activities	Aeronautical Activities provided.
provided.	
	1. Land and Improvements.
1. Land and Improvements.	
	Except as provided in Section VII.O, each
Except as provided in Section VII.O, each	SASO shall construct, lease, sublease, or
SASO shall construct, lease, sublease, or	have a written agreement to use a building
have a written agreement to use an area that	or part of a building with sufficient floor
is adequate to erect a building with	space, or an area that is adequate to erect a
sufficient floor space, or is a building or	building with sufficient floor space, to
part of a building with sufficient floor	accommodate its operations. This floor
space, to accommodate its operations. This	space shall be used to house all equipment
floor space shall be used to house all	and provide for aircraft storage, offices,
equipment and provide for aircraft storage,	restrooms, customer lounges, or other uses
offices, restrooms, customer lounges, or	necessary to the SASO's operations.
other uses necessary to the SASO's	
operations.	Except as provided in Section VII.O, each
	SASO shall construct, lease, sublease, or
Except as provided in Section VII.O, each	have a written agreement to use sufficient:
SASO shall construct, lease, sublease, or	(a) paved onsite automobile parking space
have a written agreement to use sufficient:	with accommodations for automobiles and,
(a) paved onsite automobile parking space	where appropriate, (b) a paved aircraft
with accommodations for automobiles and,	apron to accommodate the SASO's
where appropriate, (b) a paved aircraft	services and operations.
apron to accommodate the SASO's	_
services and operations.	2. Hours of Operation.
2. Hours of Operation.	Except as provided in Section VII.O, each
	SASO shall have its premises open and
Except as provided in Section VII.O, each	services available on an as-needed basis
SASO shall have its premises open and	sufficient to meet the needs of its users.
services available on an as-needed basis	
sufficient to meet the needs of its users.	3. Personnel.
 3. Personnel.	

	Except on anomidad in Continue VII.O
	Except as provided in Section VII.O, each
Except as provided in Section VII.O, each	SASO shall employ and have on duty
SASO shall employ and have on duty	sufficient staff to meet the Minimum
sufficient staff to meet the Minimum	Standards for each Commercial
Standards for each Commercial	Aeronautical Activity provided. A staffing
Aeronautical Activity provided. A staffing	plan shall be submitted to the Airports
plan shall be submitted to the Airports	Director for reference prior to the SASO's
Director for reference.	commencement of Commercial
	Aeronautical Activities on the Airport.
Each SASO shall provide the Airports	
Director with a point of contact, including	Each SASO shall provide the Airports
telephone numbers, for personnel	Director with a point of contact, including
empowered to make decisions in	telephone numbers, for personnel
emergency situations.	empowered to make decisions in
	emergency situations.
SASOs shall hold all licenses and	
certifications required to perform each	SASOs shall hold all licenses and
Commercial Aeronautical Activity	certifications required to perform each
provided.	Commercial Aeronautical Activity
	provided.
The SASO shall provide, by means of an	
office or a telephone, a point of contact for	The SASO shall provide, by means of an
the public desiring to utilize the SASO's	office or a telephone, a point of contact for
services.	the public desiring to utilize the SASO's
	services.
4. Prohibited Activities.	
	4. Prohibited Activities.
The sale of fuel by SASOs is prohibited.	
Unless explicitly specified in the	The sale of fuel by SASOs is prohibited.
applicable Agreement, a SASO shall not	Unless explicitly specified in the
own or operate a fuel farm on the Airport.	applicable Agreement, a SASO shall not
SASOs shall be strictly limited to self-	own or operate a fuel farm on the Airport.
fueling of their own aircraft with their own	SASOs shall be strictly limited to self-
employees and equipment. No SASO may	fueling of their own aircraft with their own
dispense fuel into any aircraft other than	employees and equipment. No SASO may
those it owns or leases, regardless of	dispense fuel into any aircraft other than
whether it is paid to do so. In the event a	those it owns or leases, regardless of

SASO is explicitly permitted to own or operate a fuel farm on the Airport pursuant to an Agreement, such SASO must comply with federal, state, and local laws, and County directives, regarding the placement, operation, and maintenance of such fuel farm.	whether it is paid to do so. In the event a SASO is explicitly permitted to own or operate a fuel farm on the Airport pursuant to an Agreement, such SASO must comply with federal, state, and local laws, and County directives, regarding the placement, operation, and maintenance of such fuel farm.
B. Aircraft Rental (Commercial Only)	B. Aircraft Rental (Commercial Only)
A Commercial Aeronautical Operator may offer aircraft for rent subject to the following requirements:	A Commercial Aeronautical Operator may offer aircraft for rent subject to the following requirements:
1. Personnel.	1. Personnel.
Each Commercial Aeronautical Operator offering aircraft for rent shall employ and have on duty personnel sufficiently qualified to conduct aircraft rentals and provide other customer service as necessary.	Each Commercial Aeronautical Operator offering aircraft for rent shall employ and have on duty personnel sufficiently qualified to conduct aircraft rentals and provide other customer service as necessary.
2. Land and Improvements.	2. Land and Improvements.
Each Commercial Aeronautical Operator providing aircraft for rent shall construct, lease, or sublease an area providing a minimum of 200 square feet of office space and an amount of paved area or hangar space on the Airport sufficient to safely accommodate at least two (2) aircraft to be offered for rent.	 Each Commercial Aeronautical Operator providing aircraft for rent shall construct, lease, or sublease an area providing sufficient office space and an amount of paved area or hangar space on the Airport sufficient to safely accommodate at least one (1) aircraft to be offered for rent. 3. Service and Equipment.

Each Commercial Aeronautical Operator providing aircraft for rent shall own or have under a written lease, and have available to rent to persons with an appropriate and current pilot certificate, at least:

(a) One (1) two-place, fixed-gear aircraft; and

(b) One (1) four-place, retractable-gear aircraft equipped for night and instrument flight.

Such aircraft must meet all federal and state laws and regulations including, but not limited to, those regulations promulgated by the FAA, and such aircraft shall be airworthy and suitably maintained and certificated.

Each Commercial Aeronautical Operator offering aircraft for rent shall further provide:

(c) Adequate facilities for servicing and repairing such aircraft or satisfactory arrangements with other operators licensed on the Airport for such service and repair; and

(d) Proper check lists and operating manuals aboard all aircraft offered for rent.

Each Commercial Aeronautical Operator providing aircraft for rent shall own or have under a written lease, and have available to rent to persons with an appropriate and current pilot certificate, at least one (1) aircraft. That aircraft must meet all applicable federal and state laws and regulations including, but not limited to, those regulations promulgated by the FAA, and such aircraft shall be airworthy and suitably maintained and certificated.

Each Commercial Aeronautical Operator offering aircraft for rent shall further provide:

(a) Adequate facilities for servicing and repairing such aircraft or satisfactory arrangements with other operators licensed on the Airport for such service and repair; and

(b) All regulatory and manufacture required check lists and operating manuals aboard all aircraft offered for rent.

Sec. 3-92. – Minimum requirements for aeronautical services.	C. <u>Aircraft Sales</u>	C. <u>Aircraft Sales</u>
(h) <i>Aircraft sales</i> . A fixed base operator in this category shall:	A Commercial Aeronautical Operator may offer aircraft for sale subject to the following requirements:	A Commercial Aeronautical Operator may offer aircraft for sale subject to the following requirements:
(1) Have a sales or distributorship franchise from a recognized and currently	1. Personnel.	1. Personnel.
 (2) Lease from the board or provide sufficient office space to conduct such operation. (3) Have available certified and currently airworthy aircraft for sale. 	Each Commercial Aeronautical Operator offering to sell new or used aircraft shall employ and have on duty at least one full- time authorized agent to transact sales who maintains a current commercial pilot certificate with an instrument rating and is rated for the types of aircraft to be demonstrated.	Each Commercial Aeronautical Operator offering to sell new or used aircraft shall employ and have on duty an authorized agent to transact sales who maintains current any and all regulatorily required credentials to provide services to prospective aircraft buyers or sellers.
		2. Land and Improvements.
(4) If such FBO is providing the limited service of aircraft sales and not in conjunction with other aeronautical services on the airport, he must lease a minimum of two acres of property from the board at the airport an provide suitable space for the storage and/or hangaring of aircraft.	2. Land and Improvements. Each Commercial Aeronautical Operator offering to sell new or used aircraft shall construct, lease, or sublease an area providing a minimum of 200 square feet of office space and an amount of paved area or hangar space on the Airport sufficient to safely accommodate at least two (2) aircraft to be offered for sale.	Each Commercial Aeronautical Operator offering to sell new or used aircraft shall construct, lease, or sublease an area providing sufficient office space and an amount of paved area or hangar space on the Airport sufficient to safely accommodate aircraft to be offered for sale.
	aircrait to be offered for sale.	3. Service and Equipment.
	 3. Service and Equipment. (a) It will be at the discretion of each Commercial Aeronautical Operator wishing to sell new or used aircraft whether to be an authorized factory 	It will be at the discretion of each Commercial Aeronautical Operator wishing to sell new or used aircraft whether to be an authorized factory dealer for any manufacturer(s) and which, if any, manufacturer(s) such Commercial

demonstrations of addi the manufacturer, if any Commercial Aeronau holds dealership author (c) Each Commercia Operator offering to s aircraft shall further pr (1) An adequate so expendable spare p arrangements for parts, required for aircraft and models aircraft- and periods.	represent. repres
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	 (3) Up-to-date specifications and price lists for types and models of new aircraft sold. (4) Proper parts catalogues and service manuals on new aircraft sold. 	
Sec. 3-92. – Minimum requirements for	D. Avionics Sales and Servicing	D. Avionics Sales and Servicing
aeronautical services.		
(c) Aircraft, power plant and accessory maintenance. FBOs engaged in this type of aeronautical activity shall provide sufficient hangar, shop and storage space, as agreed upon by lease agreement with the board, for the conduct of such services. The FBO shall make available full-time,	A Commercial Aeronautical Operator may offer repair, sales, and service of aircraft avionics, radios, instruments and other limited class ratings for propellers, accessories, and powerplants (collectively, "Avionics Sales and Servicing") subject to the following requirements:	A Commercial Aeronautical Operator may offer repair, sales, and service of aircraft avionics, radios, instruments and other limited class ratings for propellers, accessories, and powerplants (collectively, "Avionics Sales and Servicing") subject to the following requirements:
qualified and certified repairmen and	1. Personnel.	1. Personnel.
 mechanics, in such fields as airframe and engine maintenance, and other specialized maintenance services the FBO desires to provide for the types of aircraft utilizing the airport; and shall have the necessary tools and equipment to provide the services: (1) An FBO providing aircraft and power plant maintenance at the airport 	Each Commercial Aeronautical Operator providing Avionics Sales and Servicing shall employ and have on duty personnel sufficiently qualified to perform such Avionics Sales and Servicing and other customer service, as necessary. All personnel performing such repairs must hold all applicable certificates and ratings required under 14 C.F.R. Parts 65 and 145.	Each Commercial Aeronautical Operator providing Avionics Sales and Servicing shall employ and have on duty personnel sufficiently qualified to perform such Avionics Sales and Servicing and other customer service, as necessary. All personnel performing such repairs must hold all applicable certificates and ratings required under 14 C.F.R. Parts 65 and 145.
shall make arrangements for access to, or the provision of, equipment required	2. Land and Improvements.	2. Land and Improvements.
for the removal of nonairworthy aircraft from the airport premises within 30 days of notice and shall promptly remove from the airport landing areas, as soon as permitted by FAA authority, any disabled aircraft,	Each Commercial Aeronautical Operators providing Avionics Sales and Servicing shall construct, lease, or sublease an area providing a minimum of hangar space sufficient to conduct its business in a safe,	Each Commercial Aeronautical Operator providing Avionics Sales and Servicing shall construct, lease, or sublease an area providing hangar space sufficient to conduct its business in a safe, orderly, and

and shall have available a suitable	orderly, and lawful manner and of 200	lawful manner and sufficient office space
tractor, tow bar, jacks, dollies or other	square feet of office space.	to conduct services.
equipment as would be necessary to	- I and the second of a second second	
remove the largest type of aircraft that	3. Service and Equipment	3. Service and Equipment
normally could be expected to use the		
airport.	Each Commercial Aeronautical Operator	Each Commercial Aeronautical Operator
	providing Avionics Sales and Servicing	providing Avionics Sales and Servicing
(2) If engaged in painting aircraft, the	shall provide for the sale and repair or new	shall provide for the sale and repair or new
FBO shall provide space and	or used Aircraft avionics, radios,	or used aircraft avionics, radios,
equipment to meet all applicable county safety requirements for the	instruments, and accessories, provide the necessary tools, supplies, and equipment to	instruments, and accessories, provide the necessary tools, supplies, and equipment to
painting of aircraft.	provide such services, and hold the	provide such services, and hold the
painting of anotart.	appropriate FAA certificates for the sale,	appropriate FAA certificates for the sale,
Sec. 3-92. – Minimum requirements for	service, or installation of the equipment the	service, or installation of the equipment the
aeronautical services.	operator plans to sell, service, or install.	operator plans to sell, service, or install.
(f) Radio and instrument repair. FBOs in		
this category shall:		
(1) Provide for his exclusive use, a		
minimum of 400 square feet of shop		
and storage space.		
and storage space.		
(2) Have available, on a full-time basis,		
FAA-certified technicians in the field		
of aircraft electronics and/or aircraft		
instruments and with current and		
proper FCC license to conduct		
complete aircraft transmitter, receiver,		
and antenna repairs.		
(3) Provide satisfactory and agreeable		
arrangements for the storage, parking		
and access to aircraft being provided		
said services.		

(Also compare both sections above to		
paragraph VI.D.3 of both the November		
2022 and March 2023 proposed Minimum		
Standards.)		
Sec. 3-92. – Minimum requirements for	E. Air Charter and Taxi Service	E. <u>Air Charter/Taxi Service</u>
aeronautical services.		
	A Commercial Aeronautical Operator may	A Commercial Aeronautical Operator may
(e) Aircraft charter and taxi operator.	offer Air Taxi/Charter services subject to	offer Air Taxi/Charter services subject to
Operators engaged in charter and taxi	the following requirements:	the following requirements:
services shall:		
	1. Personnel.	1. Personnel.
(1) Have available, on a full-time basis,		
at least one properly certified	At all times when open for business, the	At all times when open for business, the
commercial pilot with instrument	Commercial Aeronautical Operator shall	Commercial Aeronautical Operator shall
rating.	employ and have on duty personnel	employ and have on duty or reasonably
	sufficiently qualified to provide all	available personnel sufficiently qualified
(2) Comply with Federal Air	necessary aspects of the Air Taxi/Charter	to provide all necessary aspects of the Air
Regulation Part No. 135 for "Air Taxi	service and other customer service, as	Taxi/Charter service and other customer
Operator and Commercial Operators of	necessary. Such personnel shall include,	service, as necessary. Such personnel shall
Small Aircraft."	without limitation, an FAA-certified	include, without limitation, an FAA-
	commercial pilot with instrument rating for	certified commercial pilot with instrument
(3) Lease or provide, under terms of the	each aircraft and who is authorized to	rating for each aircraft and who is
lease agreed upon by the board,	conduct Air Taxi/Charter operations.	authorized to conduct Air Taxi/Charter
sufficient space for passenger shelter		operations.
and restrooms, a suitable arrangement	2. Land and Improvements.	
for checking in of passengers, handling		2. Land and Improvements.
of luggage, ticketing and ground	Each Commercial Aeronautical Operator	
transportation. The requirements of this	conducting an Air Taxi/Charter service	Each Commercial Aeronautical Operator
section need not be in addition to	shall construct, lease, sublease, or have a	conducting an Air Taxi/Charter service
facilities available or provided by the	written agreement to use an area providing	shall construct, lease, sublease, or have a
airport owner or FBO, when it would be	a minimum of 200 square feet of office	written agreement to use an area providing
unreasonable that such facilities would	space and tie-down or hangar space	sufficient tie-down or hangar space to
have to be duplicated by an air charter	sufficient to accommodate all aircraft that	accommodate all aircraft that such
or taxi service.	such Commercial Aeronautical Operator	Commercial Aeronautical Operator
	intends to base at the Airport.	intends to base at the Airport and providing
(4) Provide and maintain a minimum		sufficient office space of its business.
of two currently certified continuously	3. Services and Equipment.	

airworthy aircraft. The aircraft to be		3. Services and Equipment.
owned or leased by, and under the	Each Commercial Aeronautical Operator	5. Services and Equipment.
exclusive control of such FBO, and	conducting an Air Taxi/Charter service	Each Commercial Aeronautical Operator
properly certified for air charter or taxi	shall be required to provide the following:	conducting an Air Taxi/Charter service
service.	shan be required to provide the following.	shall be required to provide the following:
501 1100.	(a) Sufficient properly certificated	shan be required to provide the following.
(5) Provide suitable arrangements for	aircraft meeting all requirements of the	(a) Sufficient properly certificated
hangaring and/or parking of said	certificates held. All such aircraft shall	aircraft meeting all requirements of the
aircraft.	be owned by, or by written agreement	certificates held. All such aircraft shall
	leased to, the Commercial Aeronautical	be owned by, or by written agreement
(6) Provide necessary office personnel	Operator conducting the Air	leased to, the Commercial Aeronautical
to support such service.	Taxi/Charter service. At least one (1)	Operator conducting the Air
	such aircraft shall be multi-engine and	Taxi/Charter service.
(7) Be capable of providing charter	completely equipped for flight under	
and/or air taxi service within one hour's	instrument conditions.	(b) Sufficient properly certificated and
notice or as otherwise agreed upon		qualified crew to operate the aircraft to
under terms of a lease agreement.	(b) Sufficient properly certificated and	be used for the provided Air
	qualified crew to operate the aircraft to	Taxi/Charter service.
(Compare also to paragraph VI.D.5 of	be used for the provided Air	
both the November 2022 and March 2023	Taxi/Charter service.	(c) Sufficient ground service
proposed Minimum Standards.)		equipment to perform the provided Air
	(c) Sufficient ground service	Taxi/Charter service.
	equipment to perform the provided Air	
	Taxi/Charter service.	(d) Passenger lounge and restroom
		facilities, which may be shared in
	(d) Passenger lounge and restroom	common with other Commercial
	facilities, which may be shared in	Aeronautical Operators subject to
	common with other Commercial	review and approval by the County.
	Aeronautical Operators subject to	
	review and approval by the County.	(e) Adequate table, desk, or counter
		space for checking in passengers,
	(e) Adequate table, desk, or counter for	handling ticketing or fare collection,
	checking in passengers, handling	and handling luggage.
	ticketing or fare collection, and	
	handling luggage.	4. Certifications.
	4. Certifications.	

Each Commercial Aeronautical Operator conducting an Air Taxi/Charter service shall hold a valid FAA Commercial Air Taxi Operator's Certificate, be fully registered with the FAA and any other federal, state, or local government agency requiring such registration, and hold ratings appropriate to, and licensing for, the Air Taxi/Charter functions to be performed.	Each Commercial Aeronautical Operator conducting an Air Taxi/Charter service shall hold a valid FAA Commercial Air Taxi Operator's Certificate, be fully registered with the FAA and any other federal, state, or local government agency requiring such registration, and hold ratings appropriate to, and licensing for, the Air Taxi/Charter functions to be performed.
F. <u>Air Tours</u>	F. <u>Air Tours</u>
A Commercial Aeronautical Operator may offer Air Tour Services subject to the following requirements:	A Commercial Aeronautical Operator may offer Air Tour Services subject to the following requirements:
1. Personnel.	1. Personnel.
At all times when open for business, the Commercial Aeronautical Operator shall employ and have on duty personnel sufficiently qualified to provide all necessary aspects of the Air Tour Service and other customer service, as necessary. Such personnel shall include, without limitation, an FAA-certified commercial pilot with instrument rating for each aircraft and who is authorized to conduct Air Tour Service operations.	At all times when open for business, the Commercial Aeronautical Operator shall employ and have on duty personnel sufficiently qualified to provide all necessary aspects of the Air Tour Service and other customer service, as necessary. Such personnel shall include, without limitation, an FAA-certified commercial pilot for each aircraft and who is authorized to conduct Air Tour Service operations. 2. Land and Improvements.
2. Land and Improvements.	•
Each Commercial Aeronautical Operator conducting an Air Tour Service shall construct, lease, sublease, or have a written	Each Commercial Aeronautical Operator conducting an Air Tour Service shall construct, lease, sublease, or have a written agreement to use an area sufficient to

agreement to use an area providing a	accommodate all customers and aircraft
minimum of 200 square feet of office space	that such Commercial Aeronautical
and tie-down or hangar space sufficient to	Operator intends to base at the Airport.
accommodate all aircraft that such	
Commercial Aeronautical Operator	3. Services and Equipment.
intends to base at the Airport.	
	Each Commercial Aeronautical Operator
3. Services and Equipment.	conducting an Air Tour Service shall be
	required to provide the following:
Each Commercial Aeronautical Operator	
conducting an Air Tour Service shall be	(a) Sufficient properly certificated
required to provide the following:	aircraft meeting all requirements of the
	certificates held. All such aircraft shall
(a) Sufficient properly certificated	be owned by, or by written agreement
aircraft meeting all requirements of the	leased to, the Commercial Aeronautical
certificates held. All such aircraft shall	Operator conducting the Air Tour
be owned by, or by written agreement	Service.
leased to, the Commercial Aeronautical	
Operator conducting the Air Tour	(b) Sufficient properly certificated and
Service. At least one (1) such aircraft	qualified crew to operate the aircraft to
shall be multi-engine and completely	be used for the provided Air Tour
equipped for flight under instrument	Service.
conditions.	
	(c) Sufficient ground service
(b) Sufficient properly certificated and	equipment to perform the provided Air
qualified crew to operate the aircraft to	Tour Service.
be used for the provided Air Tour	
Service.	(d) Passenger lounge and restroom
	facilities, which may be shared in
(c) Sufficient ground service	common with other Commercial
equipment to perform the provided Air	Aeronautical Operators subject to
Tour Service.	review and approval by the County.
(d) Passenger lounge and restroom	(e) Adequate table, desk, or counter
facilities, which may be shared in	space for customer service, checking in
common with other Commercial	passengers and handling ticketing or
	fare collection.
	Tate concetton.

Aeronautical Operators subject to review and approval by the County.	4. Certifications.
 (e) Adequate table, desk, or counter for checking in passengers and handling ticketing or fare collection. 4. Certifications. Each Commercial Aeronautical Operator offering an Air Tour Service shall hold a valid FAA Letter of Authorization authorizing such Commercial Aeronautical Operator to conduct commercial air tour operations under 14 C.F.R. § 91.147, hold any other authorizations required by the FAA or the U.S. Department of Transportation to provide an Air Tour Service, be fully registered with the FAA and any other federal, state, or local government agency requiring such registration, and hold all ratings appropriate to, and licensing for, the Air Tour Service functions to be performed. Each such Commercial Aeronautical Operator shall at all times comply with all of the requirements and restrictions of such FAA Letter of Authorization and of any other federal, state, or local authorization required to conduct an Air Tour Service. 	Each Commercial Aeronautical Operator offering an Air Tour Service shall hold a valid FAA Letter of Authorization authorizing such Commercial Aeronautical Operator to conduct commercial air tour operations under 14 C.F.R. § 91.147, hold any other authorizations required by the FAA or the U.S. Department of Transportation to provide an Air Tour Service, be fully registered with the FAA and any other federal, state, or local government agency requiring such registration, and hold all ratings appropriate to, and licensing for, the Air Tour Service functions to be performed. Each such Commercial Aeronautical Operator shall at all times comply with all of the requirements and restrictions of such FAA Letter of Authorization and of any other federal, state, or local authorization required to conduct an Air Tour Service.
G. <u>Aircraft Engine and Airframe</u> <u>Maintenance and Accessory Sales</u>	G. <u>Aircraft Engine and Airframe</u> <u>Maintenance and Accessory Sales</u>
A Commercial Aeronautical Operator may offer aircraft engine and airframe maintenance and sales of aircraft engine or	A Commercial Aeronautical Operator may offer aircraft engine and airframe maintenance and sales of aircraft engine or

airframe accessories subject, except as provided in Section VII.O, to the following requirements:	airframe accessories subject, except as provided in Section VII.O, to the following requirements:
1. Personnel.	1. Personnel.
Each Commercial Aeronautical Operator operating aircraft engine, airframe and accessory maintenance facilities to the public for hire shall provide at least one FAA-certificated airframe and power plane mechanic available eight (8) hours per day, five (5) days per week and on call by readily accessible means at other hours during the day or night, or at such hours as may be specified by the County.	Each Commercial Aeronautical Operator operating aircraft engine, airframe and accessory maintenance facilities to the public for hire shall provide at least one FAA-certificated airframe and powerplant mechanic available eight (8) hours per day, five (5) days per week and on call by readily accessible means at other hours during the day or night, or at such hours as may be specified by the County.
2. Land and Improvements.	
	2. Land and Improvements.
Each Commercial Aeronautical Operator conducting aircraft engine, airframe and accessory maintenance shall construct, lease, or sublease an area providing a minimum of 5,000 square feet of hangar space and 200 square feet of office space.	Each Commercial Aeronautical Operator conducting aircraft engine, airframe and accessory maintenance shall construct, lease, or sublease an area providing a minimum of 1,000 square feet of hangar space and sufficient office space to provide
3. Services and Equipment.	maintenance services.
Each Commercial Aeronautical Operator operating aircraft engine, airframe and accessory maintenance facilities to the public for hire shall provide:	3. Services and Equipment. Each Commercial Aeronautical Operator operating aircraft engine, airframe and accessory maintenance facilities to the
(a) Sufficient inside and/or outside storage space for aircraft awaiting	public for hire shall provide:
repair or maintenance or delivery after repair and maintenance have been completed, other than major repairs or	(a) Sufficient inside and/or outside storage space for aircraft awaiting repair or maintenance, or awaiting

	 alterations of less than twenty-four (24) hours' duration. (b) Adequate shop space to house the equipment and adequate equipment as required to perform repairs. (c) Facilities for washing and cleaning aircraft if operator engages in said business. 	 delivery after repair and maintenance have been completed. (b) Adequate equipment to perform repairs and adequate shop space to house that equipment. (c) Facilities for washing and cleaning aircraft if the Commercial Aeronautical Operator engages in such business.
Sec. 3-92. – Minimum requirements for	H. <u>Crop-Dusting Operations</u>	H. <u>Crop-Dusting Operations</u>
 aeronautical services. (g) Crop dusting and spraying. An FBO providing these services shall: (1) Lease suitable space for the safe handling loading unleading storage 	A Commercial Aeronautical Operator may offer crop-dusting or spraying of agricultural chemicals by aircraft (collectively, "Crop-Dusting Services") subject to the following requirements:	A Commercial Aeronautical Operator may offer crop-dusting or spraying of agricultural chemicals by aircraft (collectively, "Crop-Dusting Services") subject to the following requirements:
handling, loading, unloading, storage and containment of all chemical materials.	1. Personnel.	1. Personnel.
(2) Provide adequate safeguards against spillage on runways, taxiways and airport vegetation, and provide safeguards against dispersal of chemicals by wind forces to other areas of the airport.	At all times when open for business, the Commercial Aeronautical Operator shall employ and have on duty personnel sufficiently qualified and licensed to perform Crop-Dusting Services and other customer service, as necessary.	At all times when open for business, the Commercial Aeronautical Operator shall employ and have on duty personnel sufficiently qualified and licensed to perform Crop-Dusting Services and other customer service, as necessary.
	2. Land and Improvements.	2. Land and Improvements.
	Each Commercial Aeronautical Operator offering Crop-Dusting Services shall construct, lease, or sublease an area providing a minimum of 200 square feet of office space and tie-down or hangar space sufficient to accommodate all aircraft that	Each Commercial Aeronautical Operator offering Crop-Dusting Services shall construct, lease, or sublease an area providing sufficient office space for its business and tie-down or hangar space sufficient to accommodate all aircraft that
 3. Services and Equipment. al Operator vices shall Each Commercial Aeronautical Operator offering Crop-Dusting Services shall provide: (a) Sufficient arrangements for servicing, repairing, storing and parking its aircraft, with adequate safeguards against spillage on runways and taxiways or pollution or disbursal of chemicals by wind to other 		
--		
vices shall offering Crop-Dusting Services shall provide: ed aircraft rop-Dusting (a) Sufficient arrangements for servicing, repairing, storing and parking its aircraft, with adequate safeguards against spillage on runways and taxiways or pollution or disbursal of chemicals by wind to other		
rop-Dusting servicing, repairing, storing and parking its aircraft, with adequate safeguards against spillage on runways and taxiways or pollution or disbursal of chemicals by wind to other		
 adequate operational areas on the Airport. on runways or disbursal to other port. b) Sufficient arrangements for the safe storage and containment of noxious chemical materials; no poisonous or flammable materials shall be kept or stored in close proximity to other facilities on the Airport. 		
bisonous or l be kept or y to other Airport. r the storage naterials, as ly with all laws and use, storage, is materials. (c) Adequate provisions for the storage and disposal of hazardous materials, as necessary; the Commercial Aeronautical Operator shall comply with all federal, state, and local laws and regulations concerning the use, storage, or disposal of such hazardous materials. (d) An emergency plan and spill prevention and pollution		
o F c j j j j j j j j j j j j j j j j j j		

Sec. 3-92. – Minimum requirements for aeronautical services.	I. <u>Commercial Ground Handling</u> <u>Services</u>	I. <u>Commercial Ground Handling</u> <u>Services</u>
(b) <i>Ramp services</i> . Ramp services shall be provided full-time during daylight hours and by call at night in the event of an emergency seven days a week. These	A Commercial Aeronautical Operator may offer ground-handling services subject to the following requirements:	A Commercial Aeronautical Operator may offer ground-handling services subject to the following requirements:
services shall include the demonstrated	1. Personnel.	1. Personnel.
capability to provide minor aircraft repairs on light aircraft and possession of necessary tools and equipment for tire repair, towing of aircraft and other equipment for servicing aircraft commonly using the airport, i.e., compressed air and other supplies as may be required to serve the types of aircraft using the airport. Ramp services shall also include the provision of suitable aircraft parking and adequately equipped tie-down areas and the capability of efficiently and safely moving aircraft to such areas to store them in compliance with local regulations. The location and	Each Commercial Aeronautical Operator providing ground-handling services to commercial airlines, charters, or other aircraft owners/operators conducting commercial passenger service shall provide sufficient numbers of staff who are qualified and fully trained to perform their respective ground-handling functions. Such staff shall include a full-time, qualified, on-site representative who is responsible for the conduct of day-to-day operations and the handling of each flight.	Each Commercial Aeronautical Operator providing ground-handling services to commercial airlines, charters, or other aircraft owners or operators conducting commercial passenger service shall provide sufficient numbers of staff who are qualified and fully trained to perform their respective ground-handling functions. Such staff shall include a full-time, qualified, on-site representative of the Commercial Aeronautical Operator who is responsible for the conduct of day-to-day operations and the handling of each flight.
type of hangars, if provided by the FBO or	2. Land and Improvements.	······································
other individual, shall be approved by the		2. Land and Improvements.
board and shall be able to meet the demands of sheltering or storing the types of aircraft based at such airport. (Compare also to paragraph VI.D.1 of both the November 2022 and March 2023	Each Commercial Aeronautical Operator conducting ground-handling services to Air Carriers, Air Charter/Taxi services, or other aircraft owners/operators conducting commercial passenger service shall construct, lease, or sublease an area	Each Commercial Aeronautical Operator conducting ground-handling services to Air Carriers, Air Charter/Taxi services, or other aircraft owners or operators conducting commercial passenger service
proposed Minimum Standards.)	providing a minimum of 2,000 square feet	shall construct, lease, or sublease an area
	of operational space.	providing sufficient operational space.
	3. Services and Equipment.	3. Services and Equipment.
	1	Each Commercial Aeronautical Operator
	providing ground-handling services to Air	providing ground-handling services to Air

Carriers, Air Charter/Tax services, or other aircraft owners/operators conducting commercial passenger service shall:	Carriers, Air Charter/Tax services, or other aircraft owners or operators conducting commercial passenger service shall:
(a) Maintain an office on the Airport suitably located and adequate to conduct its ground-handling services.	(a) Maintain an office on the Airport suitably located and adequate to conduct its ground-handling services.
(b) Provide ground-handling services in accordance with FAA Advisory Circular 00-34A, Aircraft Ground Handling and Servicing, as the same may be amended from time to time or superseded.	(b) Provide ground-handling services in accordance with FAA Advisory Circular 00-34A, Aircraft Ground Handling and Servicing, as the same may be amended from time to time or superseded.
(c) Provide two (2) or more of the following services:	(c) Provide two (2) or more of the following services:
(1) Ramp services, including supervision, marshaling, aircraft start-up, moving/towing aircraft, and safety measures.	(1) Ramp services, including supervision, marshaling, aircraft start-up, moving/towing aircraft, and safety measures.
(2) On-ramp aircraft services, including wheel and tire chock, ground power supply, deicing and anti-icing, cooling/heating, toilet servicing, potable water, routine maintenance, and cleaning of cockpit windows, wings, nacelles and cabin windows.	(2) On-ramp aircraft services, including wheel and tire chocking, ground power supply, deicing and anti-icing, cooling/heating, toilet servicing, potable water provision, routine maintenance, and cleaning of cockpit windows, wings, nacelles and cabin windows.
(3) Ramp services to airlines, including cleaning, catering, minor servicing of cabin fittings, alteration of seat configuration, ground service equipment, air	(3) Ramp services to airlines, including cleaning, catering, minor servicing of cabin fittings, alteration of seat configuration, ground service equipment, air

	 stairs, catering loaders, baggage handling, cargo loading, mail and equipment loading. (4) In-terminal services, including ticketing, processing, loading and unloading of passengers, baggage, cargo, property, express packages and mail. (5) Provide service in accordance with a written operating agreement with an Air Carrier, Air Charter/Taxi service provider, or other Entity, prepared in conformance with or containing equivalent terms as the Standard Ground Handling Agreement published by the International Air Transport Association. 	 stairs, catering loaders, baggage handling, cargo loading, mail and equipment loading. (4) In-terminal services, including ticketing, processing, and loading and unloading of passengers, baggage, cargo, property, express packages and mail. (5) Service provided in accordance with a written operating agreement with an Air Carrier, Air Charter/Taxi service provider, or other Entity, prepared in conformance with or containing equivalent terms as the Standard Ground Handling Agreement published by the International Air Transport Association.
Sec. 3-92. – Minimum requirements for aeronautical services.	J. <u>Flight Training</u>	J. <u>Flight Training</u>
(d) <i>Flight-training activities</i> . In order to operate a flight-training activity, an FBO shall have quailable a sufficient number of	Commercial Aeronautical Operator may offer flight training or instruction subject to the following requirements:	A Commercial Aeronautical Operator may offer flight training or instruction subject to the following requirements:
shall have available a sufficient number of properly rated and licensed personnel, and equipment, appropriate for the types of	1. Personnel.	1. Personnel.
training and ratings for which there is a demand. There shall also be available the number and types of single-engine and/or multiengine aircraft compatible with the training required. In order to conduct	Each Commercial Aeronautical Operator conducting flight training or instruction activities shall provide at least one (1) full- time pilot who is properly certified by the FAA as a flight instructor with appropriate	Each Commercial Aeronautical Operator conducting flight training or instruction activities shall provide personnel properly certified by the FAA to provide flight instruction.

flight-training activities, an FBO shall also provide the following: (1) A minimum number of square feet of classroom space and related restrooms, such space to be agreed	both primary and complex flight instruction for multi-engine and single	2. Land and Improvements
(1) A minimum number of square feet of classroom space and related	instruction for multi-engine and single	-
of classroom space and related		
of classroom space and related	engine aircraft as certified by 14 C.F.R.	
1	•	Each Commercial Aeronautical Operator
restrooms such snace to be agreed		conducting flight training or instruction
		shall construct, lease, or sublease an area
upon and specified in an executed lease		providing a minimum of one (1) tie-down
agreement between lessee and the		or hangar ramp space and sufficient office
board.	2. Land and Improvements	and instructional space, provided that all
		such space (tie-down or hangar and office
(2) The necessary items of training	Each Commercial Aeronautical Operator	and instructional space) shall be sufficient
equipment such as mock-ups, engine	-	to allow flight instructors to properly
cut-aways and instrument flight trainers		instruct the number of student pilots that
required to provide the type of training		the Commercial Aeronautical Operator
planned and for which there is a	1 0	instructs.
demand, and the quality of training	• • •	
necessary to obtain FAA certificates.	· · ·	3. Services and Equipment
		5. Services and Equipment
ratings and/or needses.	e	Each Commercial Aeronautical Operator
(2) The continuing ability to mag	1 /	1
		0 0 0
1	-	activities shall provide.
	3. Services and Equipment	
the board.		1 11 0
	-	
		• • • • • •
	activities shall provide:	
proposed Minimum Standards.)		of aircraft as may be required to give
	(a) Business hours of at least eight (8)	flight instruction of the kind advertised.
	per day, six (6) days per week.	
ļ		(b) Adaquata office and alagersom
		(b) Adequate office and classroom
	(b) At least two (2) properly certified	space for students, proper restroom and
		space for students, proper restroom and
	aircraft equipped for flight instruction,	space for students, proper restroom and seating facilities, and a student service
		space for students, proper restroom and
 ratings and/or licenses. (3) The continuing ability to meet certification requirements of the FAA to conduct the types of training proposed by the lessee and approved by the board. (Compare also to paragraph VI.D.4 of both the November 2022 and March 2023 proposed Minimum Standards.) 	 student pilots. 3. Services and Equipment Each Commercial Aeronautical Operator conducting flight training or instruction activities shall provide: (a) Business hours of at least eight (8) 	

 aircraft as may be required to give flight instruction of the kind advertised. (c) Adequate office and classroom space for students, proper restroom and seating facilities, and a student service counter, and adequate automobile parking for students and staff. (d) Adequate teaching aids necessary to provide proper ground school instruction, including access to an-FAA approved aviation weather briefing source and flight planning service at no additional charge to students. (e) Continuing ability to meet certification requirements of the FAA for the flight training proposed. (f) Adequate facilities for storing, parking, servicing, and repairing all its aircraft or satisfactory arrangements with other operators licensed or otherwise permitted on the Airport for such services. 	(c) Adequate facilities for storing, parking, servicing, and repairing all of its aircraft or satisfactory arrangements with other Commercial Aeronautical Operators licensed or otherwise permitted on the Airport for such services.
K. <u>Hangar Keepers</u>	K. <u>Hangar Keepers</u>
Subject to the following requirements, a Commercial Aeronautical Operator may rent or lease hangar space to Airport users solely for the storage of aircraft.	Subject to the following requirements, a Commercial Aeronautical Operator may rent or lease hangar space to Airport users solely for the storage of aircraft.
1. Personnel	1. Personnel

At all times when open for business, the Commercial Aeronautical Operator shall employ and have on duty personnel sufficiently qualified to rent and lease hangar storage space to aircraft owners and perform other customer service, as necessary.	At all times when open for business, the Commercial Aeronautical Operator shall employ and have on duty personnel sufficiently qualified to rent and lease hangar storage space to aircraft owners and perform other customer service, as necessary.
2. Land and Improvements	2. Land and Improvements
Each Commercial Aeronautical Operator engaging in the business of renting or leasing hangar storage space to aircraft owners shall construct, lease, or sublease an area providing a minimum of 10,000 square feet of hangar space and 200 square feet of office space.	 Each Commercial Aeronautical Operator engaging in the business of renting or leasing hangar storage space to aircraft owners shall construct, lease, or sublease a hangar area adequate for aircraft storage and sufficient office space for its business. 3. Services and Equipment.
3. Services and Equipment.	5. Services und Equipment
Each Commercial Aeronautical Operators engaging in the business of renting or leasing hangar storage space to aircraft owners or operators solely for aircraft storage purposes shall:	Each Commercial Aeronautical Operator engaging in the business of renting or leasing hangar storage space to aircraft owners or operators solely for aircraft storage purposes shall:
(a) Ensure that facilities that are constructed are in accordance with plans and specifications as approved by the County.	(a) Ensure that its facilities are in accordance with plans and specifications as approved by the County.
(b) Require all tenants who sublease space to have an executed Agreement with the Commercial Aeronautical Operator prior to occupancy, the form of which provides adequate indemnification protection for the	 (b) Require all tenants who sublease space to have an executed agreement with the Commercial Aeronautical Operator prior to occupancy, the form of which provides adequate indemnification protection for the County. The Commercial Aeronautical

County. A copy of the standard sublease form must be approved by the County in writing prior to commencement of leasing activities.

(c) Ensure that hangar tenants perform no maintenance within the hangar other than: (1) hangar tenants performing preventive maintenance on their own aircraft, utilizing their own employees, to the extent permitted in 14 C.F.R. § 43.7 (federal regulations regarding the specific persons authorized to approve aircraft or component parts for return to service after maintenance, preventive maintenance, rebuilding, or alteration); or (2) other maintenance permitted by FAA's final policy on the nonaeronautical use of airport hangars.

(d) Ensure that hangar cooperatives shall not provide fuel services to the members of the cooperative or to the public. (Nothing in this paragraph is intended to restrict the right of an aircraft operator to self-fuel consistent with then-current FAA policy and the Rules and Regulations.)

(e) Ensure that hangar space is used for aeronautical purposes and that, to the extent that non-aeronautical items are stored in a hangar, those items are either incidental to aeronautical use consistent with then-current FAA policy, or the non-aeronautical use has been approved by FAA. Operator's standard sublease form must be approved by the County in writing prior to commencement of leasing activities.

(c) Ensure that hangar tenants perform no maintenance within the hangar other than: (1) hangar tenants performing preventive maintenance on their own aircraft, utilizing their own employees, to the extent permitted in 14 C.F.R. § 43.7 (federal regulations regarding the specific persons authorized to approve aircraft or component parts for return to service after maintenance, preventive maintenance, rebuilding, or alteration); or (2) other maintenance permitted by the FAA's Policy on the Non-Aeronautical Use of Airport Hangars (the "Hangar Use Policy"), as may be amended.

(d) Ensure that hangar cooperatives shall not provide fuel services to the members of the cooperative or to the public. (Nothing in this paragraph is intended to restrict the right of an aircraft operator to self-fuel consistent with then-current FAA policy and the Rules and Regulations.)

(e) Ensure that hangar space is used for aeronautical purposes and that, to the extent that non-aeronautical items are stored in a hangar, such storage is consistent with the Hangar Use Policy

	on hos otherwise hoor engineers of her the
	or has otherwise been approved by the
In addition, every Commercial	FAA.
Aeronautical Operator engaged in the	
business of renting or leasing hangar	In addition, every Commercial
storage space to aircraft owners or	Aeronautical Operator engaged in the
operators solely for aircraft storage	business of renting or leasing hangar
purposes shall comply with the following:	storage space to aircraft owners or
	operators solely for aircraft storage
(f) No individual fuel facilities will be	purposes shall comply with the following:
allowed. Any fueling by the	
Commercial Aeronautical Operator	(f) No individual fuel facilities will be
shall be subject to the self-fueling	allowed. Any fueling by the
requirements set forth in the Rules and	Commercial Aeronautical Operator
Regulations.	shall be subject to the self-fueling
Regulations.	requirements set forth in the Rules and
(g) Taxiway improvements to the site	Regulations.
	Regulations.
will be borne by the Commercial	
Aeronautical Operator making such	
improvement.	

L. <u>Unmanned Aerial Systems (UAS)</u> <u>Operators</u>	L. <u>Unmanned Aerial Systems (UAS)</u> <u>Operators</u>
A Commercial Aeronautical Operator may operate or maintain an Unmanned Aerial System ("UAS," sometimes referred to as a "drone") for commercial purposes on the Airport subject to the following requirements:	A Commercial Aeronautical Operator may operate or maintain an Unmanned Aerial System ("UAS," sometimes referred to as a "drone") for commercial purposes on the Airport subject to the following requirements:
1. Personnel.	1. Personnel.
Each Commercial Aeronautical Operator engaged in the operation or maintenance of a UAS for commercial purposes on the Airport shall:	Each Commercial Aeronautical Operator engaged in the operation or maintenance of a UAS for commercial purposes on the Airport shall:
(a) Provide a sufficient number of personnel to adequately and safely carry out the services and activities offered, including but not limited to UAS operations, maintenance, and leasing, in a courteous, prompt, and efficient manner adequate to meet the reasonable demands of the public seeking such services.	(a) Provide a sufficient number of personnel to adequately and safely carry out the services and activities offered, including but not limited to UAS operations, maintenance, and leasing, in a courteous, prompt, and efficient manner adequate to meet the reasonable demands of the public seeking such services.
(b) Have in place established and formalized safety protocols, as approved by the Airports Director.	(b) Have in place established and formalized safety protocols, as approved by the Airports Director.
2. Land and Improvements.	2. Land and Improvements.
Each Commercial Aeronautical Operator engaged in the operation or maintenance of a UAS for commercial purposes on the Airport shall construct, lease, or sublease	Each Commercial Aeronautical Operator engaged in the operation or maintenance of a UAS for commercial purposes on the Airport shall construct, lease, or sublease

an area providing a minimum of 200 square feet of office space and tie-down or hangar	an area providing tie-down or hangar space sufficient to accommodate all UAS that
space sufficient to accommodate all UAS	such Commercial Aeronautical Operator
that such Commercial Aeronautical	intends to base at the Airport.
Operator intends to base at the Airport.	•
1 1	3. Services and Equipment.
3. Services and Equipment.	• •
	Each Commercial Aeronautical Operator
Each Commercial Aeronautical Operator	engaged in the operation or maintenance of
engaged in the operation or maintenance of	a UAS for commercial purposes on the
a UAS for commercial purposes on the	Airport shall:
Airport shall:	-
_	(a) Maintain current any FAA-
(a) Maintain a current and valid Private	required certification;
Pilot certificate issued by the FAA as	
well as an Instrument Rating.	(b) Comply with all directives given by
	the Airports Director as to the time,
(b) Shall obtain and have a current	place and manner in which UAS
"UAS Operations License" issued by	operations may occur on the Airport;
the Airports Director.	and
(c) Comply with all directives given by	(c) Comply with all applicable rules,
the Airports Director as to the time,	regulations, advisory circulars,
place and manner UAS operations on	statements of policy or other directives
the Airport.	issued by the Federal Aviation
	Administration as well as in any
(d) Comply with all applicable rules,	Certificates of Waiver or Authorization
regulations, advisory circulars,	("COA") or any other FAA
statements of policy or other directives	authorization.
issued by the Federal Aviation	
Administration as well as in any	4. Safety Management Systems.
Certificates of Waiver or Authorization	
("COA") and/or any other FAA	Regardless of whether SMS compliance
authorizations.	would otherwise be required by FAA
	policies or orders, the Commercial
4. Safety Management Systems.	Aeronautical Operator shall complete an
• •	SMS process in compliance with FAA
	· •

Regardless of whether SMS compliance would otherwise be required by FAA policies or orders, the Commercial Aeronautical Operator shall complete an SMS process in compliance with FAA Order 5200.11 (and any accompanying FAA guidance documents) prior to the County entering into an Agreement. The costs associated with compliance shall be borne by the Commercial Aeronautical Operator. The SMS process shall examine at least (i) on-Airport safety considerations; (ii) off- Airport safety considerations; and (iii) airspace issues associated with the proposed operations. The Commercial Aeronautical Operator must commit in writing to implement all recommendations that result from the Safety Risk Management panel and to fund the cost of any safety actions that are so recommended.	Order 5200.11 (and any accompanying FAA guidance documents), as such order may be amended or superseded, prior to the County entering into an Agreement with the Commercial Aeronautical Operator for UAS operations. The costs associated with compliance shall be borne by the Commercial Aeronautical Operator. The SMS process shall examine at least (i) on-Airport safety considerations; (ii) off- Airport safety considerations; and (iii) airspace issues associated with the proposed operations. The Commercial Aeronautical Operator must commit in writing to implement all recommendations that result from the Safety Risk Management panel and to fund the cost of any safety actions that are so recommended.
 M. <u>Skydiving/Parachute Jumping and</u> <u>Ultralights</u> A Commercial Aeronautical Operator may offer skydiving/parachute jumping or the rental, sale, or use of ultralight aircraft for commercial purposes (collectively, "Skydiving/Ultralight Services") subject to the following requirements: 1. Personnel. 	 M. <u>Skydiving/Parachute Jumping and</u> <u>Ultralights</u> A Commercial Aeronautical Operator may offer skydiving or parachute jumping or the rental, sale, or use of ultralight aircraft for commercial purposes (collectively, "Skydiving/Ultralight Services") subject to the following requirements: 1. Personnel.

 Each Commercial Aeronautical Operator offering Skydiving/Ultralight Services shall provide: (a) A sufficient number of personnel to adequately and safely carry out such Skydiving/Ultralight Services in a courteous, prompt, and efficient manner adequate to meet the 	Each Commercial Aeronautical Operator offering Skydiving/Ultralight Services shall provide a sufficient number of personnel to adequately and safely carry out such Skydiving/Ultralight Services in a courteous, prompt, and efficient manner and to meet reasonable public demand for such services.
 reasonable demands of the public seeking such services. (b) A person dedicated to maintenance and leasing of any aircraft used in the Commercial Aeronautical Operator's Skydiving/Ultralight Services. 2. Land and Improvements. 	2. Land and Improvements. Each Commercial Aeronautical Operator offering Skydiving/Ultralight Services shall construct, lease, or sublease an area providing a minimum of 5,000 square feet of hangar space, sufficient office space, and an appropriately sized parachute drop zone as designated by the County.
 Each Commercial Aeronautical Operator offering Skydiving/Ultralight Services shall construct, lease, or sublease an area providing a minimum of 5,000 square feet of hangar space, 200 square feet of office space, and an appropriately sized parachute drop zone as designated by the County. 3. Services and Equipment. 	 3. Services and Equipment. Each Commercial Aeronautical Operator offering Skydiving/Ultralight Services shall: (a) Maintain a current and valid Private Pilot certificate issued by the FAA as well as an Instrument Rating;
Each Commercial Aeronautical Operator offering Skydiving/Ultralight Services shall: (a) Maintain a current and valid Private Pilot certificate issued by the FAA as	(b) Obtain and have a current "operations license" issued by the Airports Director;(c) Comply with all directives given by the Airports Director as to the time,

(b) Obtain and have a current "Operations License" issued by the Airports Director.

(c) Comply with all directives given by the Airports Director as to the time, place, and manner of such skydiving/parachute jumping and/or ultralight aircraft operations on the Airport.

(d) Comply with all applicable rules, regulations, advisory circulars, statements of policy, and other directives issued by the Federal Aviation Administration.

4. Safety Management Systems.

Regardless of whether SMS compliance would otherwise be required by FAA policies or orders, each Commercial Aeronautical Operator providing Skydiving/Ultralight Services shall complete an SMS process in compliance with FAA Order 5200.11 (and any accompanying FAA guidance documents) prior to the County entering into an Agreement. The costs associated with compliance shall be borne by the Commercial Aeronautical Operator.

The SMS process shall examine at least (i) on-Airport safety considerations; (ii) off-Airport safety considerations; and (iii) airspace issues associated with the proposed operations. The Commercial parachute jumping, and/or ultralight aircraft operations on the Airport; and

(d) Comply with all applicable rules, regulations, advisory circulars, statements of policy, and other directives issued by the Federal Aviation Administration.

Aeronautical Operator must commit in writing to implement all recommendations that result from the Safety Risk Management panel and to fund the cost of any safety actions that are so recommended.	
N. <u>Flying Clubs</u>	N. <u>Flying Clubs</u>
Each Flying Club must comply with the following requirements:	Each Flying Club must comply with the following requirements:
(a) Each Flying Club shall keep a complete aircraft list on file and available for review by the County or its designated representative. In the event that this list changes, the Flying Club shall provide a revised version to the County immediately.	(a) Each Flying Club shall keep a complete aircraft list on file and available for review by the County or its designated representative. In the event that this list changes, the Flying Club shall provide a revised version to the County immediately.
(b) Each Flying Club shall keep on file with a current list of its designated representative, the current operating rules and the location and address of that Flying Club's registered office. In the event that this information changes, the Flying Club shall provide a revised version to the County immediately.	(b) Each Flying Club shall keep on file a current list of its designated representative, its current operating rules, and the location and address of that Flying Club's registered office. In the event that this information changes, the Flying Club shall provide a revised version to the County immediately.
(c) No Flying Club may conduct any commercial activity.	(c) No Flying Club may conduct any commercial activity.
(d) Flying Club members may conduct flight instruction relating to aircraft checkout and/or currency for other members. No Flying Club may permit	(d) Flying Club members may conduct flight instruction relating to aircraft checkout and/or currency for other members. No Flying Club may permit

 its aircraft to be utilized for commercial flight instruction by any person other than members of that Flying Club. Any flight instruction utilizing a Flying Club's aircraft is only permitted if both the flight instructor and the student are members of that Flying Club. (e) Flying Club aircraft shall only be used by that Flying Club's members. (f) Each Flying Club may rent Flying Club aircraft only to members of that Flying Club. (g) Each Flying Club shall have at least one (1) aircraft which is fully airworthy and possesses all necessary documentation and inspections to be legally operated with passengers on board. 	 its aircraft to be utilized for commercial flight instruction by any person other than members of that Flying Club. Any flight instruction utilizing a Flying Club's aircraft is only permitted if both the flight instructor and the student are members of that Flying Club. (e) Flying Club aircraft shall only be used by that Flying Club's members. (f) Each Flying Club may rent Flying Club aircraft only to members of that Flying Club.
O. <u>Itinerant Maintenance Providers</u>	O. <u>Itinerant Maintenance Providers</u>
Each Itinerant Maintenance Provider shall comply with the following requirements:	Each Itinerant Maintenance Provider shall comply with the following requirements:
(a) An Itinerant Maintenance Provider shall not generally be required to lease space on the Airport but must enter into an Agreement with the County.	(a) An Itinerant Maintenance Provider shall not generally be required to lease space on the Airport but must enter into an Agreement with the County.
(b) If the Itinerant Maintenance Provider provides aircraft maintenance, it shall hold the appropriate FAA certificates for the maintenance it intends to perform, including but not	(b) If the Itinerant Maintenance Provider provides aircraft maintenance, it shall hold the appropriate FAA certificates for the maintenance it intends to perform,

limited to (a) a current aircraft mechanic certificate, with both the airframe and powerplant ratings, and/or (b) a current inspection authorization, all issued by the FAA pursuant to 14 C.F.R. Part 65.

(c) An Itinerant Maintenance Provider shall conduct all work in a safe and reasonable manner.

(d) An Itinerant Maintenance Provider has been requested to provide aircraft maintenance services to an aircraft owner or operator.

(e) An Itinerant Maintenance Provider shall comply with all directives of the Airports Director concerning the time, place, and manner in which the Itinerant Maintenance Provider may conduct its activities on the Airport.

(f) An Itinerant Maintenance Provider shall provide sufficient equipment and supplies to allow for the safe and expeditious accomplishment of the service it has entered onto the Airport to perform. However, an Itinerant Maintenance Provider shall not store any of its equipment, tools, supplies, or any other material utilized in the performance of its Commercial Aeronautical Activities on the Airport, including within any tenant's leased premises. including but not limited to (a) a current aircraft mechanic certificate, with both the airframe and powerplant ratings, or (b) a current inspection authorization, all issued by the FAA pursuant to 14 C.F.R. Part 65.

(c) An Itinerant Maintenance Provider shall conduct all work in a safe and reasonable manner.

(d) An Itinerant Maintenance Provider may only provide aircraft maintenance services on the Airport at the request of an aircraft owner or operator.

(e) An Itinerant Maintenance Provider shall provide sufficient equipment and supplies to allow for the safe and expeditious accomplishment of the service it has entered onto the Airport to perform. However, an Itinerant Maintenance Provider shall not store any of its equipment, tools, supplies, or any other material utilized in the performance of its Commercial Aeronautical Activities on the Airport, including within any tenant's leased premises.

(f) An Itinerant Maintenance Provider shall only provide Commercial Aeronautical Activities to an Airport tenant in such tenant's exclusively leased hangar. Notwithstanding the foregoing, an Itinerant Maintenance Provider may perform minor (g) An Itinerant Maintenance Provider shall only provide Commercial Aeronautical Activities to an Airport tenant in such tenant's exclusively leased hangar. Notwithstanding the foregoing, an Itinerant Maintenance Provider may perform minor maintenance in common-use hangars (i.e., "community hangars") or other areas if the Airports Director determines, in his or her sole reasonable discretion, that the Itinerant Maintenance Provider can safely and lawfully complete such maintenance in a short period of time and without causing disruption to any other Airport tenant or to the safe and efficient use of such hangars. In no event may annual inspections or heavy maintenance be performed in a common-use hangar.

The County shall have sole (h) reasonable discretion to determine whether to enter into an Agreement to permit a given Itinerant Maintenance Provider to provide Commercial Aeronautical Activities on the Airport. In addition to requiring the Itinerant Maintenance Provider to comply with all applicable provisions of these Minimum Standards, factors that the County may consider in deciding whether to grant the Itinerant Maintenance Provider an Agreement may include, but need not be limited to: (a) whether the Airport has sufficient capacity to support the Itinerant

maintenance in a common-use hangar (i.e., a hangar to which no single tenant has exclusive control and in which multiple tenants may store their aircraft; also known as a "community hangar") or other areas if the Airports Director determines, in his or her sole reasonable discretion, that the Itinerant Maintenance Provider can safely and lawfully complete such maintenance in a short period of time and without causing disruption to any other Airport tenant or to the safe and efficient use of such hangar. In no event may an Maintenance Provider Itinerant perform annual inspections or heavy maintenance in a common-use hangar.

(g) The County shall have sole reasonable discretion to determine whether to enter into an Agreement to permit a given Itinerant Maintenance Provider to provide Commercial Aeronautical Activities on the Airport. In addition to requiring the Itinerant Maintenance Provider to comply with all applicable provisions of these Minimum Standards, factors that the County may consider in deciding whether to grant the Itinerant Maintenance Provider an Agreement may include, but need not be limited to: (a) whether the Airport has sufficient capacity to support the Itinerant Maintenance Provider's safe, efficient, and not-disruptive performance of its Commercial Aeronautical Activities,

Sec. 3-92. – Minimum requirements for aeronautical services.	applicable federal, state, and local laws, regulations, and other legal authorities.P. <u>Other Aeronautical Functions</u>	P. <u>Other Aeronautical Functions</u>
	(1) Except as explicitly provided by this Section VII.O or another provision of these Minimum Standards, an Itinerant Maintenance Provider shall comply with all of the requirements of Article V and all other applicable provisions of these Minimum Standards, including but not limited to all applicable insurance requirements of these Minimum Standards. Nothing in this Section VII.O exempts an Itinerant Maintenance Provider from complying with the Rules and Regulations and all	comply with all of the requirements of Article V and all other applicable provisions of these Minimum Standards, including but not limited to all applicable insurance requirements of these Minimum Standards. Nothing in this Section VII.O exempts an Itinerant Maintenance Provider from complying with the Rules and Regulations and all applicable federal, state, and local laws, regulations, and other legal authorities.
	Maintenance Provider's services are necessary to provide adequate emergency or urgent maintenance to an aircraft on the Airport.(i) Except as explicitly provided by this	aircraft on the Airport. (h) Except as explicitly provided by this Section VII.O or another provision of these Minimum Standards, an Itinerant Maintenance Provider shall
	(b) whether the Itinerant Maintenance Provider has previously provided its maintenance services to the operator of an Airport-based aircraft prior to the effective date of these Minimum Standards; (c) whether the Itinerant Maintenance Provider would be providing its aircraft-maintenance services under warranty as an authorized warranty service provider; and (d) whether the Itinerant	an Airport-based aircraft prior to the effective date of these Minimum Standards; (c) whether the Itinerant Maintenance Provider would be providing its aircraft-maintenance services under warranty as an authorized warranty service provider; and (d) whether the Itinerant Maintenance Provider's services are necessary to provide adequate emergency or urgent maintenance to an
	Maintenance Provider's safe, efficient, and not-disruptive performance of its Commercial Aeronautical Activities,	(b) whether the Itinerant Maintenance Provider has previously provided its maintenance services to the operator of

(i) <i>Miscellaneous operations and aeronautical services</i> . Miscellaneous operations and aeronautical services not heretofore provided for in this document may be conducted by any person, firm or corporation upon application to and approval of the board. The reasonable terms and conditions for the privilege of engaging in these various aeronautical	This section addresses other Commercial Aeronautical Activities ("Miscellaneous Aeronautical Functions") that are too varied to reasonably permit the establishment of specific minimum standards for each. Miscellaneous Aeronautical Functions include but are not limited to: (a) Aerial photography or surveying	This section addresses other Commercial Aeronautical Activities ("Miscellaneous Aeronautical Functions") that are too varied to reasonably permit the establishment of specific minimum standards for each. Miscellaneous Aeronautical Functions include but are not limited to: (a) Aerial photography or surveying;
services or operations will be established by the board, commensurate with the	(b) Aircraft exterior painting	(b) Aircraft exterior painting;
nature and scope of the activities involved and subject to the execution of a proper and	(c) Aircraft cleaning and washing	(c) Aircraft cleaning and washing;
agreeable lease agreement.	(d) Aircraft interior modification including, but not limited to, custom seating and finishing;	(d) Aircraft interior modification, including, but not limited to, custom seating and finishing;
	(e) Aircraft salvage	(e) Aircraft salvage;
	(f) Banner towing and aerial advertising	(f) Banner towing and aerial advertising;
	(g) Fire-fighting	(g) Fire-fighting;
	(h) Non-stop sightseeing flights	(h) Non-stop sightseeing flights;
	(i) Power line or pipeline patrol	(i) Power line or pipeline patrol;
	(j) Whole or part aircraft type modifications under the auspices of a Supplemental Type Certificate;	(j) Whole or part aircraft type modifications under the auspices of a Supplemental Type Certificate;
	(k) Any other Commercial Aeronautical Activity not otherwise	(k) Any other Commercial Aeronautical Activity not otherwise

	1
specifically addressed in Article VI or Article VII.	specifically addressed in Article VI or Article VII.
If any of the Miscellaneous Aeronautical Functions listed above overlaps with a Commercial Aeronautical Activity addressed in Article VI or elsewhere in this Article VII, and such Miscellaneous Aeronautical Function is described more specifically than that Commercial Aeronautical Activity, the requirements of this section shall apply to the Miscellaneous Aeronautical Function.	If any of the Miscellaneous Aeronautical Functions listed above overlaps with a Commercial Aeronautical Activity addressed in Article VI or elsewhere in this Article VII, and such Miscellaneous Aeronautical Function is described more specifically than that Commercial Aeronautical Activity, the requirements of this section shall apply to the Miscellaneous Aeronautical Function.
Each repair service listed in this section may be offered only under an appropriate FAA-certified Repair Station license of either a class or limited rating as defined in 14 C.F.R. Part 145.	Each repair service listed in this section may be offered only under a mechanic certified by the FAA to perform that repair service on the aircraft to be serviced.
This Section VII.P shall only apply to those Entities which are conducting regular and frequent Commercial Aeronautical Activities, in the sole opinion of the County. The County may require that any Entity performing any Commercial Aeronautical Activity at or from the Airport comply with the Minimum Standards, whether or not that Entity or its aircraft are based on the Airport.	This Section VII.P shall only apply to those Entities which are conducting regular and frequent Commercial Aeronautical Activities, in the sole reasonable opinion of the County. The County may require that any Entity performing any Commercial Aeronautical Activity at or from the Airport comply with the Minimum Standards, whether or not that Entity or its aircraft are based on the Airport.
The proposed Commercial Aeronautical Operator of a Commercial Aeronautical Activity under this section shall meet the general requirements of Article V of these Minimum Standards. The County shall determine, in its reasonable discretion,	The proposed Commercial Aeronautical Operator of a Commercial Aeronautical Activity under this section shall meet the general requirements of Article V of these Minimum Standards. The County shall determine, in its reasonable discretion, whether the proposed Commercial

 whether the proposed Commercial Aeronautical Operator shall be subject to any additional requirements. [END OF MINIMUM STANDARDS; APPENDICES ATTACHED] 	Aeronautical Operator shall be subject to any additional requirements. [END OF MINIMUM STANDARDS; APPENDICES ATTACHED]
APPENDIX A: INSURANCE	APPENDIX A: INSURANCE
<u>REQUIREMENTS</u>	<u>REQUIREMENTS⁴</u>
Unless otherwise specified in this Appendix A, all Fixed Base Operators shall maintain the insurance types at the minimum limits specified in Table A and all other Commercial Aeronautical Operators shall maintain the insurance types at the minimum limits specified in Table B, all in accordance with Section V.C of these Minimum Standards. Coverage limits required herein may be achieved by an individual primary policy, or in combination with an Umbrella/Excess Liability policy.	Unless otherwise specified in this Appendix A, all Commercial Aeronautical Operators shall maintain insurance coverage of at least the types and coverage limits specified in the table below as applicable to their respective Commercial Aeronautical Activities, all in accordance with Section V.C of these Minimum Standards. Coverage limits required herein may be achieved by an individual primary policy, or in combination with an umbrella/excess liability policy.
All coverage required under this Appendix A shall include the following:	All coverage required under this Appendix A shall include the following:
 The County as an additional insured; Provisions for waiver of subrogation in favor of the County; Provisions for hold harmless in favor of the County; 	 The County as an additional insured; Provisions for waiver of subrogation in favor of the County; Provisions for hold harmless in favor of the County; and

⁴ Please see proposed Minimum Standards for table of required insurance coverage.

• Provisions for indemnification in favor of the County.	• Provisions for indemnification in favor of the County.
APPENDIX B: APPLICATION FEE SCHEDULE	APPENDIX B: APPLICATION FEE SCHEDULE ⁵
APPENDIX C: AIRPORT USE FEE SCHEDULE	APPENDIX C: AIRPORT USE FEE SCHEDULE ⁶

 ⁵ Please see proposed Minimum Standards for Application Fee Schedule.
 ⁶ Please see proposed Minimum Standards for Airport Use Fee Schedule.