## **Comparison Table: DTS/CEW Rules and Regulations**

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

The middle column includes the provisions of the November 2022 draft of the Rules and Regulations in the order in which they appear in that draft. We have rearranged the provisions of the existing Rules and Regulations to align with the most comparable provision of the proposed Rules and Regulations. Therefore, the provisions of the existing Rules and Regulations are not listed in the order in which they appear in the County Code.

In some cases, an existing Rules and Regulations 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 Rules and Regulations 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 <sup>1</sup>
	Section A – General.	Section A – General.
Sec. 3-81. Authority; scope. <sup>2</sup>	¶ A.I.a. These Rules and Regulations for	¶ A.I.a. These Rules and Regulations for
The following rules and regulations	Destin Executive Airport and Bob Sikes	Destin Executive Airport and Bob Sikes
governing the operation of the Bob Sikes	Airport (the "Rules and Regulations") are	Airport (the "Rules and Regulations") are
Airport, Crestview, Florida, and the	adopted under the authority of Section	adopted under the authority of Section

<sup>&</sup>lt;sup>1</sup> When a cell is shaded in green, that indicates that the paragraph's language has not changed from the November 2022 draft. In some cases, we have renumbered a paragraph even though we have not changed its language. In those cases, the cell is shaded green, but we have <u>underlined</u> the paragraph number. <sup>2</sup> Section citations refer to sections of the Okaloosa County Code of Ordinances.

Destin/Fort Walton Beach Airport (Coleman Kelly Field), Destin, Florida, are hereby adopted under the authority included in Section 332.08, Florida Statutes.	332.08, Florida Statutes, which grants Okaloosa County (the "County") the power to regulate the use of the County's airports. These Rules and Regulations apply to two of the County's airports: the Destin Executive Airport and the Bob Sikes Airport (collectively, the "Airports," and each individually referred to as an "Airport"). The Rules and Regulations also are adopted pursuant to County Ordinance No. [XXXX]; the County's authority as the owner, operator, proprietor, and sponsor of the Airports; and the County's authority to protect the health, safety, and welfare of all persons within the County. All leases, licenses, permits and other agreements authorizing the use of Airports property and facilities shall require compliance with these Rules and Regulations.	332.08, Florida Statutes, which grants Okaloosa County (the "County") the power to regulate the use of the County's airports. These Rules and Regulations apply to two of the County's airports: the Destin Executive Airport and the Bob Sikes Airport (collectively, the "Airports," and each individually referred to as an "Airport"). The Rules and Regulations also are adopted pursuant to County Ordinance No. [XXXX]; the County's authority as the owner, operator, proprietor, and sponsor of the Airports; and the County's authority to protect the health, safety, and welfare of all persons within the County. All leases, licenses, permits and other agreements authorizing the use of Airport property and facilities shall require compliance with these Rules and Regulations.
See 3.83 Additional and	<b>¶ A.I.b.</b> In addition to the Rules and Regulations, all persons on the Airports are subject to all applicable provisions of federal law, the laws of the State of Florida, the County's Code of Ordinances (the "County Code"), and all other applicable federal, state, and local- government laws, regulations, rules, orders, ordinances, policies, standards, and guidelines.	¶ A.I.b. In addition to the Rules and Regulations, all persons on the Airports are subject to all applicable provisions of federal law, the laws of the State of Florida, the County's Code of Ordinances (the "County Code"), and all other applicable federal, state, and local- government laws, regulations, rules, orders, ordinances, policies, standards, and guidelines.
Sec. 3-83. Additional and supplementary directives.	<b>¶ A.I.c.</b> The Airports Director is authorized to interpret and apply the Rules	¶ <b>A.I.c.</b> In the event of an emergency, or to respond to any immediate safety,
The board shall have the power to make	and Regulations as he or she deems	security, or operational necessity, that is

<ul> <li>and publish additional regulations and instructions, not inconsistent with the provisions of these rules and regulations, state and federal law, pertaining to the use and operation of the airports owned by the board, which rules and regulations, when so made, approved and published, shall have the force and effect of law.</li> <li><i>Also:</i></li> <li>Sec. 3-85. Enforcement of provisions; maintenance and supervision of airports.</li> <li>(a) The airport manager shall at all times have the authority to take such reasonable action as may be necessary to enforce these regulations and to efficiently manage the airport and its operations. In any contingencies not specifically covered in these rules and regulations the airport manager shall be authorized to make such reasonable rules, orders, and decisions as may be necessary and proper.</li> </ul>	appropriate, within his or her reasonable judgment, to serve the best interests of aeronautical and public safety, of the County, and of Airport users generally. Furthermore, in the event of any contingency not specifically covered in these Rules and Regulations, the Airports Director shall be authorized to make such rules, orders, and decisions as the Airports Director reasonably deems appropriate to address such contingency.	not specifically covered in these Rules and Regulations, the Airports Director shall be authorized to make such orders and decisions as the Airports Director reasonably deems necessary to address such emergency or necessity. Any such order or decision shall cease to be effective upon the earliest of (a) the cessation of the emergency or need for which the Airports Director issued it, (b) superseding action by the Board, or (c) ninety (90) days following the Airports Director's issuance of such order or decision. Nothing in this provision shall be interpreted to limit the authority of the Board to incorporate any such order or decision into the Rules and Regulations temporarily or permanently.
Sec. 3-86. – Activities; conduct;	¶ A.I.d. The privilege of using either	¶ A.I.d. The privilege of using either
miscellaneous provisions.	Airport and any of its facilities shall be	Airport and any of its facilities shall be
(d) Lightlith of board. The privilege of	conditioned on the user's assumption of	conditioned on the user's assumption of full reconciliation and rick for such use
(d) <i>Liability of board.</i> The privilege of using the airport and its facilities shall be	full responsibility and risk for such use. The County reserves the right to claim	full responsibility and risk for such use. The County reserves the right to claim
conditioned on the assumption of full	immunity from liability in connection	immunity from liability in connection
responsibility and risk by the user thereof,	with its operation of the Airports to the	with its operation of the Airports to the
and he shall release and hold harmless and	fullest extent permitted by law and to	fullest extent permitted by law and to
indemnify the board, its officers and	assert any other defense available,	assert any other defense available,

employees from any liability of loss resulting from such use, as well as claims of third persons using the airport.	including without limitation immunity or defenses based on its status as a governmental entity.	including without limitation immunity or defenses based on its status as a governmental entity.
(e) Indemnity policy required. The privilege of using the airport shall be upon the further condition that any person, persons, corporations, copartnership or others desiring to use the same, shall furnish a policy of indemnity against personal injury and property damage in a reasonable sum as the board shall require. (Compare also to Nov. 2022 Draft paragraphs E.IX.b and F.V.d.)		
	¶ A.I.e. References and citations in the Rules and Regulations to laws, regulations, rules, ordinances, orders, policies, standards, and guidelines promulgated by the United States, the State of Florida, and public and private bodies include any amendments thereto that may be adopted after the County's adoption of the Rules and Regulations. ¶ A.I.f. The invalidation of any specific rule or regulation herein shall not affect the validity of the remainder of the Rules and Regulations.	Rules and Regulations to laws, regulations, rules, ordinances, orders, policies, standards, and guidelines promulgated by the United States, the State of Florida, or public or private bodies include any amendments thereto that may be adopted after the County's adoption of the Rules and Regulations. <b>¶ A.I.f.</b> The invalidation of any specific rule or regulation herein shall not affect the validity of the remainder of the Rules and Regulations.
	<ul> <li><b>A.II.a.</b> In establishing the Rules and Regulations, the County's goals are to promote the safe, secure and orderly use of the Airports.</li> <li><b>A.II.b.</b> The County recognizes the</li> </ul>	<ul> <li><b>A.II.a.</b> In establishing the Rules and Regulations, the County's goals are to promote the safe, secure and orderly use of the Airports.</li> <li><b>A.II.b.</b> The County recognizes the</li> </ul>

Sec. 3-86. – Activities; conduct; miscellaneous provisions. (c) User obligations for compliance. The use of the airport and its facilities in any manner shall create an obligation on the part of the user thereof to obey all the regulations herein provided and adopted by the board.	jurisdiction of the federal government, delegated to the Federal Aviation Administration (the "FAA"), concerning the licensing and regulation of pilots, Air Carriers and Air Taxi/Charters, aircraft, and the navigable airspace. Nothing herein is intended to assert jurisdiction by the County over matters under the exclusive jurisdiction of the federal government, and the provisions hereof shall be interpreted consistent with this purpose. ¶ A.III.a. The Rules and Regulations shall apply to all users of, and persons on, any portion of either Airport. Provisions hereof concerning the safety and security of the Airports shall apply to all persons within the County.	jurisdiction of the federal government, delegated to the Federal Aviation Administration (the "FAA"), concerning the licensing and regulation of pilots, Air Carriers and Air Taxi/Charters, aircraft, and the navigable airspace. Nothing herein is intended to assert jurisdiction by the County over matters under the exclusive jurisdiction of the federal government, and the provisions hereof shall be interpreted consistently with this purpose. ¶ <b>A.III.a.</b> The Rules and Regulations shall apply to all users of, and all persons on, any portion of either Airport. Provisions hereof concerning the safety and security of the Airports shall apply to all persons within the County.
	<ul> <li>A.III.b. The Rules and Regulations, including amendments thereto, shall apply to all persons having a lease, permit or agreement with the County to the fullest extent permitted under such lease, permit or agreement, even where the application of the Rules and Regulations may impose a new or different obligation than existed at the time of execution of such lease, permit or agreement.</li> <li>A.III.c. The Airports Director may waive all or any portion of the Rules and</li> </ul>	<ul> <li>A.III.b. The Rules and Regulations, including amendments thereto, shall apply to all persons having a lease, permit or agreement with the County to the fullest extent permitted under such lease, permit or agreement, even where the application of the Rules and Regulations may impose a new or different obligation than existed at the time of execution of such lease, permit or agreement.</li> <li>A.III.c. The Airports Director may waive all or any portion of the Rules and</li> </ul>
	waive all or any portion of the Rules and Regulations for the benefit of any	waive all or any portion of the Rules and Regulations for the benefit of any

government or government agency	government or governmental agency
performing public or emergency services,	performing public or emergency services,
including for example and without	including for example and without
limitation, law enforcement, disaster	limitation, law enforcement, disaster
relief, search and rescue, and fire	relief, search and rescue, and fire
prevention and firefighting, to the extent	prevention and firefighting, to the extent
that the Airports Director reasonably	that the Airports Director reasonably
determines such waiver to serve the public	determines such waiver to serve the public
interest and promote overall public safety.	interest and promote overall public safety.
¶ A.III.d. The Rules and Regulations are	¶ A.III.d. The Rules and Regulations are
in addition to, and do not supersede, all	in addition to, and do not supersede, all
applicable federal and state laws,	applicable federal and state laws,
regulations, rules, orders, ordinances,	regulations, rules, orders, ordinances,
policies, standards, and guidelines; other	policies, standards, and guidelines. To the
County regulations and ordinances; and/or	greatest extent possible, these Rules and
the Minimum Standards. To the greatest	Regulations shall be read in harmony with
extent possible, these Rules and	other applicable authorities. In the event
Regulations shall be read in harmony with	of any inconsistency, conflict, or
other applicable authorities. In the event	ambiguity among such legal authorities,
of any inconsistency, conflict, or	such authorities shall have the following
ambiguity among such legal authorities,	priority: (i) any federal or state law,
such authorities shall have the following	regulation, rule, order, ordinance, policy,
priority: (i) any federal or state law,	standard, or guideline; (ii) County
regulation, rule, order, ordinance, policy,	Ordinance No. [XXXX]; (iii) other
standard, or guideline; (ii) County	County ordinances; (iv) these Rules and
Ordinance No. [XXXX]; (iii) other	Regulations; (v) other County regulations;
County ordinances; (iv) these Rules and	and (vi) the Minimum Standards.
Regulations; (v) other County regulations;	
and (vi) the Minimum Standards.	
¶ A.IV.a. The Airports Director has	¶ A.IV.a. The Board of County
primary responsibility for interpreting and	Commissioners has the ultimate authority
applying the Rules and Regulations and is	to apply the Rules and Regulations and to
authorized to issue citations, directives,	issue citations, directives, and interpretive
,	

and interpretive guidance in conformity	guidance in conformity with the Rules and
with the Rules and Regulations. The	Regulations.
Rules and Regulations shall be made	
available upon request in electronic or	
hard-copy format.	
¶ A.IV.b. The County Attorney and	¶ A.IV.b. The County Attorney and
County employees assigned to the	County employees assigned to the
Airports are authorized to assist in the	Airports are authorized to assist in the
application and implementation of the	application and implementation of the
Rules and Regulations, principally	Rules and Regulations, principally
through communications with Airport	
•	through communications with Airport
users on the content and proper	users on the content and proper
interpretation of the Rules and	interpretation of the Rules and
Regulations.	Regulations.
¶ A.IV.c. Law enforcement officers of the	¶ A.IV.c. Law enforcement officers of the
Okaloosa County Sheriff's Office (the	Okaloosa County Sheriff's Office (the
"Sheriff's Office") are authorized to cite,	"Sheriff's Office") are authorized to cite,
detain, remove, and/or take all other	detain, remove, and take all other lawful
lawful and appropriate action against	and appropriate actions against
individuals for violation of the Rules and	individuals for violation of the Rules and
Regulations or of the County Code. The	Regulations or of the County Code on or
Airports Director and all other County	with respect to the Airports.
employees are authorized to contact the	1 1
Sheriff's Office to request that it perform	
any such function, and the Sheriff's Office	
is authorized to respond to such a call as it	
deems appropriate. Nothing in this	
paragraph shall be interpreted to limit the	
authority of the Sheriff's Office in any	
respect.	<b>TATX</b> A - fourthan described : (1
¶ A.IV.d. As further described in these	
Rules and Regulations, the Airport	Rules and Regulations, the Airport
Operations Center (or "AOC") is the	Operations Center (or "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 Rules and Regulations, the telephone number for the AOC is (850) 651-7166.	appropriate point of contact for reporting 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 County or by the Sheriff's Office Airport Security Unit, 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 Rules and Regulations, the telephone number for the AOC is (850) 651-7166. However, if it is necessary to obtain an immediate response to an emergency, such as any immediate threat to life or safety, Airport users
		should first call 911. ¶ <b>A.IV.e.</b> The Rules and Regulations shall be made available upon request in
		electronic or hard-copy format.
Sec. 3-86. – Activities; conduct;	¶ A.V.a. All Commercial Aeronautical	¶ A.V.a. All Commercial Activities
miscellaneous provisions.	Activities conducted on the Airport must	conducted on the Airport must be
(a) <i>Commercial operations within airports generally.</i> The board has the right	be approved by the County by means of a written agreement and shall be performed	approved by the Board of County Commissioners by means of a written
to, and does hereby regulate, all activities	in accordance with the Minimum	agreement and shall be performed in
and enterprises using the airport as a basis	Standards and the Rules and Regulations.	accordance with the Minimum Standards
of operation, whether such operation or		and the Rules and Regulations. The
activity is aeronautical or nonaeronautical		Airports Director may waive this
in nature. No commercial operation of any		requirement to the extent he or she
kind or type shall be permitted on an		reasonably deems necessary to address
airport without a fully executed lease		emergency situations at the Airport (e.g.,
agreement with the board, containing		emergency repair or removal of a disabled
provisions for strict compliance with these		aircraft).

and other relevant standards and regulations and containing such other special provisions as may be required under such lease, or other special circumstances which may be applicable to such operation.		
	¶ A.V.b. All commercial non-aeronautical	¶ A.V.b. All Commercial Non-
	activities conducted on the Airport must	Aeronautical Activities conducted on the
	be performed in accordance with the	Airport must be performed in accordance
	Rules and Regulations.	with the Rules and Regulations.
	¶ A.V.c. All written agreements for the	¶ A.V.c. All written agreements for the
	provision of Commercial Aeronautical	provision of Commercial Aeronautical
	Activities and commercial non-	Activities and Commercial Non-
	aeronautical activities shall prohibit	Aeronautical Activities shall prohibit
	sublease, assignment, and subcontracting	sublease, assignment, and subcontracting
	for the provisions of commercial products	for the provision of commercial products
	and services without the written approval	or services without the written approval of
	of the County.	the County.
	¶ A.V.d. Any construction or alteration	¶ A.V.d. Any construction or alteration
	taking place on the Airport shall be	taking place on the Airport shall be
	performed in compliance with FAA, Florida, and County requirements,	performed in compliance with FAA, Florida, County and City of Destin
	Florida, and County requirements, standards and guidelines. No construction	requirements, standards and guidelines, as
	requiring a building, earth-moving, or	applicable. No construction requiring a
	similar permit shall take place on the	building, earth-moving, or similar permit
	Airport without written approval by the	shall take place on the Airport without
	Airports Director, including designation	written approval by the Airports Director,
	of a construction start date and	including designation of a construction
	construction schedule; construction plans	start date and construction schedule;
	approved by the proper government	construction plans approved by the proper
	authorities; and proper permits.	government authorities; and proper
	<b>F F F F</b>	permits.
	¶ A.V.e. Any construction or other	<b>A.V.e.</b> Any construction or other

all be designed so as to plicable, to the Americans es Act (42 U.S.C. § 12101 the Air Carrier Access Act 41705) and all applicable regulations and guidelines. Il be denied access to the be basis of handicap or y person who believes that ed access to or within the criminated against at the basis of a handicap or file a complaint with the cor in accordance with the dures under Section J nd Penalties) hereof. Ites and Charges ounty reserves the right to nd charges for use of the e following purposes: to in and develop the Airport; irport as self-sustaining as	conform, as applicable, to the Americans with Disabilities Act (42 U.S.C. § 12101 <i>et seq.</i> ) and the Air Carrier Access Act (49 U.S.C. § 41705) and all applicable implementing regulations and guidelines. No person shall be denied access to the Airport on the basis of handicap or disability. Any person who believes that they were denied access to or within the Airport or discriminated against at the Airport on the basis of a handicap or disability may file a complaint with the Airports Director. Section B – Rates and Charges ¶ B.I.a. The County reserves the right to impose rates and charges for use of the Airport for the following purposes: to compensate the County for costs to operate, maintain and develop the Airport; to make the Airport as self-sustaining as
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plicable, to the Americans es Act (42 U.S.C. § 12101 the Air Carrier Access Act 41705) and all applicable regulations and guidelines. Il be denied access to the basis of handicap or y person who believes that ed access to or within the criminated against at the	conform, as applicable, to the Americans with Disabilities Act (42 U.S.C. § 12101 <i>et seq.</i> ) and the Air Carrier Access Act (49 U.S.C. § 41705) and all applicable implementing regulations and guidelines. No person shall be denied access to the Airport on the basis of handicap or disability. Any person who believes that they were denied access to or within the Airport or discriminated against at the
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plicable, to the Americans es Act (42 U.S.C. § 12101 the Air Carrier Access Act 41705) and all applicable regulations and guidelines. Il be denied access to the basis of handicap or y person who believes that	conform, as applicable, to the Americans with Disabilities Act (42 U.S.C. § 12101 <i>et seq.</i> ) and the Air Carrier Access Act (49 U.S.C. § 41705) and all applicable implementing regulations and guidelines. No person shall be denied access to the Airport on the basis of handicap or disability. Any person who believes that
plicable, to the Americans es Act (42 U.S.C. § 12101 the Air Carrier Access Act 41705) and all applicable regulations and guidelines. Il be denied access to the he basis of handicap or	conform, as applicable, to the Americans with Disabilities Act (42 U.S.C. § 12101 <i>et seq.</i> ) and the Air Carrier Access Act (49 U.S.C. § 41705) and all applicable implementing regulations and guidelines. No person shall be denied access to the Airport on the basis of handicap or
plicable, to the Americans es Act (42 U.S.C. § 12101 the Air Carrier Access Act 41705) and all applicable regulations and guidelines. Il be denied access to the	conform, as applicable, to the Americans with Disabilities Act (42 U.S.C. § 12101 <i>et seq.</i> ) and the Air Carrier Access Act (49 U.S.C. § 41705) and all applicable implementing regulations and guidelines. No person shall be denied access to the
plicable, to the Americans es Act (42 U.S.C. § 12101 the Air Carrier Access Act 41705) and all applicable regulations and guidelines.	conform, as applicable, to the Americans with Disabilities Act (42 U.S.C. § 12101 <i>et seq.</i> ) and the Air Carrier Access Act (49 U.S.C. § 41705) and all applicable implementing regulations and guidelines.
plicable, to the Americans es Act (42 U.S.C. § 12101 the Air Carrier Access Act	conform, as applicable, to the Americans with Disabilities Act (42 U.S.C. § 12101 <i>et seq.</i> ) and the Air Carrier Access Act (49
plicable, to the Americans es Act (42 U.S.C. § 12101	conform, as applicable, to the Americans with Disabilities Act (42 U.S.C. § 12101
plicable, to the Americans	conform, as applicable, to the Americans
5	1 0
all be designed so as to	The most binn be designed by do to
onsuluction of alteration of	the Airport shall be designed so as to
or. onstruction or alteration on	<b>¶ A.V.f.</b> Any construction or alteration on
1	
1	attractant to wildlife are prohibited.
AA standards, constitute an	according to FAA standards, constitute an
navigation or that would,	hazard to air navigation or that would,
titute an obstruction or	FAA to constitute an obstruction or
	commercial or non-commercial activities on the Airport that are determined by the
	navigation or that would,

the privilege of conducting commercial	the privilege of conducting commercial
activities on and deriving revenue from	activities on and deriving revenue from
the Airport; and to derive a reasonable	the Airport; and to derive a reasonable
rate of return from the use of Airport	rate of return from the use of Airport
facilities.	facilities.
¶ <b>B.I.b.</b> The Airports Director may	<b>¶ B.I.b.</b> The Board of County
impose rates and charges, including, but	Commissioners may impose rates and
not limited to: landing fees, apron and	charges, including, but not limited to:
ramp fees, fuel flowage fees, rent for	landing fees, apron and ramp fees, fuel
County property and facilities, parking	flowage fees, rent for County property and
fees, access fees, privilege fees, and	facilities, parking fees, access fees,
permit and administrative fees	privilege fees, and permit and
-	administrative fees.
¶ <b>B.I.c.</b> The County's imposition of any	¶ <b>B.I.c.</b> The County's imposition of any
such rates or charges shall not affect a	rates or charges shall not affect a person's
person's obligation to pay any taxes as	obligation to pay any taxes as may be
may be assessed by an authorized taxing	assessed by an authorized taxing
jurisdiction, including without limitation	jurisdiction, including without limitation
possessory interest, sales and fuel taxes.	possessory interest, sales and fuel taxes.
¶ <b>B.I.d.</b> The County reserves the right to	(Removed.)
review or approve the fees charged by	(Removed.)
persons providing products or services to	
the public at the Airport. The foregoing	
reservation does not apply to the fees	
charged by Air Carriers or Air	
Taxi/Charters.	
	<b>I DIIa</b> The Decard of Country
¶ <b>B.II.a.</b> The Airports Director may adopt	¶ <b>B.II.a.</b> The Board of County
and direct publication of a schedule or	Commissioners may adopt and direct
schedules of rates and charges. Such rates	publication of a schedule or schedules of
and charges may be adjusted from time to	rates and charges. Such rates and charges
time by publication of a new such	may be adjusted from time to time by
schedule. Neither the adoption nor	publication of a new such schedule.
amendment of the schedule of rates and	Neither the adoption nor amendment of

1 1 11 1 1 1	
charges shall require an amendment to the	the schedule of rates and charges shall
Rules and Regulations.	require an amendment to the Rules and
	Regulations.
<b>¶ B.II.b.</b> All persons on the Airport will	¶ <b>B.II.b.</b> All persons on an Airport will
be liable to pay the then-current rates and	be liable to pay the then-current rates and
charges applicable to their use of, and	charges applicable to their use of, and
activities on, that Airport, except in the	activities on, that Airport, except in the
event that a rate or charge is established	event that a rate or charge is established
by a lease, permit, or other agreement	by a lease, permit, or other agreement
with the County, and such lease, permit,	with the County, and such lease, permit,
or other agreement does not permit	or other agreement prohibits adjustment of
adjustment of the rates and charges by the	its specified rates and charges by the
means provided herein.	means provided herein.
Section C – Personal Conduct	Section C – Personal Conduct
¶ C.I.a. No person shall obstruct, impair,	¶ C.I.a. No person shall obstruct, impair,
or interfere with the safe, orderly, and	or interfere with the safe, orderly, and
efficient use of the Airport by any other	efficient use of the Airport by any other
person or by any vehicle or aircraft.	person or by any vehicle or aircraft.
¶ C.I.b. No person shall interfere with the	(Removed.)
safe operation of an aircraft landing at,	
taking off from, or operating on the	
Airport.	
¶ C.I.c. No person shall make, possess,	¶ C.I.b. No person shall make, possess,
use, offer for sale, pass, or deliver any	use, offer for sale, pass, or deliver any
forged or impermissibly altered pass,	forged or impermissibly altered pass,
permit, identification card, sign, or other	permit, identification card, sign, or other
authorization to use the Airport.	authorization to use the Airport.
¶ <b>C.I.d.</b> No person shall commit any	(Removed.)
disorderly, obscene, or indecent act on the	()
Airport.	
¶ C.I.e. No person shall engage in,	(Removed.)
conduct, aid in, or abet any form of	
gambling on the Airport.	
gunoning on the milport.	

	¶ C.I.f. No person may abandon personal property, ground vehicles, or aircraft on the Airport. The Airports Department shall assume possession of abandoned personal property. The Airports Department may dispose of, or keep and use for any purpose, any such article unclaimed by its owner after ninety (90) days of the Airports Department's receipt or report of such article.	¶ C.I.c. No person may abandon personal property, ground vehicles, or aircraft on the Airport. The Board of County Commissioners shall be entitled to sell, dispose of, or otherwise handle any personal property that is abandoned or lost (as the terms "abandoned property" and "personal property" are now defined under section 705.101(2) and (3) of the Florida Statutes), pursuant to, and by any of the means permitted by, sections 705.182 through 705.184 of the Florida Statutes, as applicable.
	¶ <b>C.I.g.</b> No person may consume alcoholic beverages on the Airport, except in those areas designated for the consumption of alcohol by the Airports Director and licensed in accordance with state and local law.	¶ <b>C.I.d.</b> Any consumption of alcohol on the Airport shall comply with all applicable laws and regulations.
Sec. 3-89. – Aircraft fueling operations. (c) Smoking or lighting of an open flame shall be prohibited within 50 feet of any fueling operation. <i>Also:</i>	¶ <b>C.I.h.</b> Smoking is prohibited within the Airport perimeter fence except in designated smoking areas and in no circumstances within 100 feet of an aircraft undergoing fuel servicing, or within 50 feet of any hangar.	¶ <b>C.I.e.</b> Smoking is prohibited within the Airport perimeter fence except in designated smoking areas.
Sec. 3-90. – Fire regulations and safety. (a) <i>Smoking; lighting open flames.</i> Smoking or lighting of an open flame is prohibited at places with posted signs, within 50 feet of any aircraft and within 50 feet of hangars, fuel trucks or fuel loading stations, and tank farms.		

(Compare also to Nov. 2022 Draft paragraph E.IV.k.)		
	¶ C.I.i. Smoking is prohibited in all buildings and vehicles owned by the County, including the hangars and all buildings owned by or leased to an FBO or other provider of Commercial Aeronautical Services or commercial non- aeronautical services on the Airport.	¶ C.I.f. Smoking is prohibited in all buildings and vehicles owned by the County, including the hangars and all buildings owned by or leased to an FBO or other provider of Commercial Aeronautical Activities or Commercial Non-Aeronautical Activities on the Airport.
	¶ <b>C.I.j.</b> No person shall operate a sound amplification system on the Airport without the written permission of the Airports Director.	(Removed.)
<ul> <li>Sec. 3-86. – Activities; conduct; miscellaneous provisions.</li> <li>(h) Garbage and refuse; tampering with airport property. Garbage, refuse and other waste material shall be placed in receptacles provided for such purposes and no person shall destroy, remove or disturb in any way buildings, signs, equipment, markers or other property on the airport.</li> <li>(Compare also to Nov. 2022 Draft paragraphs G.II.j and G.II.1.)</li> </ul>	¶ C.I.k. No person shall throw, deposit, place, or leave any rubbish of any nature on or within the Airport, except in designated receptacles.	(Removed.)
	<ul> <li>¶ C.II.a. No person may travel on the Airport other than on roads, sidewalks, or other marked rights-of-way provided for such purpose.</li> <li>¶ C.II.b. Except for federal, state, and</li> </ul>	(Removed.) ¶ C.II.a. Except for federal, state, and

	local law enforcement officers, and County employees acting within the scope of their lawful authority, no person shall prevent or restrict any other person's passage to, from, or within the Airport.	local law enforcement officers, and County employees acting within the scope of their lawful authority, no person shall prevent or restrict any other authorized person's passage to, from, or within the Airport.
	¶ C.II.c. No person shall loiter on the Airport or in any building on the Airport for a period of time longer than reasonably necessary to transact such lawful and appropriate business as the person may have on the Airport.	¶ C.II.b. No person shall loiter on the Airport or in any building on the Airport for a period of time longer than is reasonably necessary to transact such lawful and appropriate business as the person may have on the Airport, except at the invitation of the building's tenant.
	¶ <b>C.II.d.</b> Access to the Airport Operations Area ("AOA") must conform to the requirements of Section H (Security). Any person who, without authority, enters the AOA shall, in addition to being subject to other penalties, be considered to be trespassing.	¶ C.II.c. Any person who, without authority, enters the AOA and is asked to leave but refuses to do so shall, in addition to being subject to other penalties, have committed the offense of trespass.
Sec. 3-86. – Activities; conduct; miscellaneous provisions. (m) Restricted areas. No person shall enter upon the landing fields, runways, aprons, taxi strips, service areas or those portions of buildings or hangars marked "restricted," "private," or "employees only" except:	¶ C.II.e. Pedestrians are permitted in the Movement Area and Safety Areas only if necessary for Airport operations and only if escorted by an authorized person or expressly authorized by the Airports Director.	¶ C.II.d. Pedestrians are permitted in the Movement Area and Safety Areas only if necessary for Airport operations and only if escorted by an authorized Airport staff member.
<ol> <li>Persons assigned to duty or transacting business therein.</li> <li>Persons specifically authorized by</li> </ol>		

the manager.		
(3) Passengers under appropriate supervision entering the apron while enplaning or deplaning.		
Also:		
Sec. 3-88. – Operation of aircraft. (k) Entry on landing areas, taxi space, aprons; exceptions. No person or persons, except airmen, duly authorized personnel, passengers going to or from aircraft, or persons being personally conducted by the airport attendants shall be permitted to enter the landing area proper, taxi space or aprons. However, this does not give any person or persons so excepted the privilege of unrestricted use of the airport. The privileges are confined to the necessary use of these spaces in connection with the flights, inspections and routine duties.		
(Compare also to Nov. 2022 Draft section H.II.)		
	<ul> <li>¶ C.II.f. If the Airport Traffic Control Tower (the "Tower") is in operation, pedestrians in the Movement Area and Safety Areas must:</li> <li>1. Maintain two-way radio communications with the Tower; or</li> </ul>	<ul> <li>¶ C.II.e. If the Airport Traffic Control Tower (the "Tower") is in operation, pedestrians in the Movement Area and Safety Areas must:</li> <li>1. Maintain two-way radio communications with the Tower;</li> </ul>

<ul> <li>(j) <i>Traffic pattern altitude</i>. Traffic pattern altitude. Traffic pattern altitude at the Destin/Fort Walton Beach Airport is 1,000 feet AGL. Pilots shall comply with FAA Advisory Circular No. 90-66 "Recommended Standard Traffic Patterns for Airplane Operations at Uncontrolled Airports," at the Bob Sikes Airport when the Fairchild Industries Control Tower is not manned. All turbojet-powered airplane pilots shall comply with the recommended "Noise Abatement Procedures," as stated in Advisory Circular No. 91-39 while operating at the county Airports.</li> <li>(<i>Compare also to Nov. 2022 Draft paragraphs D.I.a., D.I.c., F.V.I, and F.V.j.</i>)</li> <li>operation, pedestrians in the Movement Area or Safety Areas must maintain two-way radio communications with the appropriate Airports staff or comply with signs, signals and other information provided by the Airports Director.</li> </ul>		<ol> <li>Be accompanied by an escort who has two-way radio communications with Tower; or</li> <li>Comply with signs, signals, and other information provided by the Airports Director to guide movement of pedestrians in the Movement Area and Safety Areas.</li> </ol>	<ul><li>two-way radio communications with the Tower; or</li><li>3. Comply with signs, signals, and other information provided.</li></ul>
$[\mathbf{f} (\mathbf{C})]$	altitude at the Destin/Fort Walton Beach Airport is 1,000 feet AGL. Pilots shall comply with FAA Advisory Circular No. 90-42 "Traffic Advisory Practices at Nontower Airports," and Advisory Circular No. 90-66 "Recommended Standard Traffic Patterns for Airplane Operations at Uncontrolled Airports," at the Destin/Fort Walton Beach Airport and at the Bob Sikes Airport when the Fairchild Industries Control Tower is not manned. All turbojet-powered airplane pilots shall comply with the recommended "Noise Abatement Procedures," as stated in Advisory Circular No. 91-39 while operating at the county Airports. ( <i>Compare also to Nov. 2022 Draft</i> <i>paragraphs D.I.a., D.I.c, F.V.I, and</i>	Area or Safety Areas must maintain two- way radio communications with the appropriate Airports staff or comply with signs, signals and other information	Area or Safety Areas must maintain two- way radio communications with the appropriate Airports staff or comply with signs, signals and other information provided.

Movement Area or Safety Areas must	Movement Area or Safety Areas must
wear high-visibility clothing, including a	wear high-visibility clothing, including a
safety vest with reflective striping or other	safety vest with reflective striping or other
American National Standards Institute	American National Standards Institute
Class II high-visibility garment,	Class II high-visibility garment,
throughout the period that such person is	throughout the period that such person is
present in the Movement Area or Safety	present in the Movement Area or Safety
Areas.	Areas.
¶ C.II.i. Some of the gates that provide	¶ C.II.h. Some of the gates that provide
access to the Airport's AOA are	access to the Airport's AOA are
controlled by the County, while others are	controlled by the County, while others are
controlled by the Airport's FBO(s) or by	controlled by the Airport's FBO(s) or by
one or more other Airport tenants.	one or more other Airport tenants.
Pedestrians and others seeking access to	Pedestrians and others seeking access to
the Airport's AOA should consult the	the Airport's AOA should consult the
Airport maps attached as Exhibit [X] to	Airport maps attached as Exhibit [X] to
these Rules and Regulations to identify	these Rules and Regulations to identify
which gates are County-controlled.	which gates are County-controlled.
¶ <b>C.III.a.</b> No person shall enter the AOA	¶ <b>C.III.a.</b> No person shall enter the AOA
with an animal unless the animal is	with an animal unless the animal is
restrained by a leash, harness or container	restrained by a leash, harness or container
at all times, except that supervised	at all times, except that supervised
animals used in law enforcement, search	animals used in law enforcement, search
and rescue, and wildlife management may	and rescue, and wildlife management may
be permitted in the AOA without actual	be permitted in the AOA without actual
 physical control.	physical control.
¶ C.III.b. No person shall hunt, pursue,	¶ C.III.b. No person shall hunt, pursue,
trap, catch, injure, or kill any animal on	trap, catch, injure, or kill any animal on
the Airport, except for purposes of	the Airport, except for purposes of
wildlife management in accordance with a	wildlife management in accordance with
wildlife hazard management plan or as	the Airport's wildlife hazard management
authorized by the Airports Director.	plan.
¶ C.III.c. No person shall feed or	¶ C.III.c. No person shall feed or provide

encourage the congregation of birds or	an environment that encourages the
0 0 0	e e
other animals at the Airport.	congregation of birds or other animals at
	the Airport.
¶ C.IV.a. No person other than a duly	(Removed.)
authorized federal, state, or local law	
enforcement officer; a federal air marshal;	
an agent or contractor of the U.S.	
Department of Agriculture ("USDA")	
assigned to manage or remove wildlife at	
the Airport; a pilot participating in and	
authorized by the Federal Flight Deck	
Officer program or any successor	
program; or another person authorized to	
do so by the Airports Director for the	
purpose of supporting Airport operations	
shall possess a firearm, rifle, spring gun,	
or air gun on the Airport.	
¶ C.IV.b. No person other than persons	(Removed.)
noted in paragraph (a) above may carry a	
concealed firearm on the Airport except as	
permitted by state law.	
¶ C.IV.c. No person other than persons	(Removed.)
specified in paragraph (a) above shall fire	
or discharge any firearm, rifle, spring gun,	
or air gun of any description or shoot any	
tipped arrows on the Airport or onto the	
Airport. The foregoing restrictions on	
discharging firearms do not apply to	
individuals engaged in wildlife	
00	
management authorized by a wildlife	
hazard management plan or authorized by	
the Airports Director.	
¶ C.IV.d. No person shall discharge any	¶ C.IV.a. No person shall discharge any

locar on the Airport or onto the Airport	logar on the Airport or onto the Airport
laser on the Airport or onto the Airport	laser on the Airport or onto the Airport
unless such person (a) is a law	unless such person is a law enforcement
enforcement officer or emergency	officer or emergency services personnel
services personnel acting within the scope	acting within the scope of their duties.
of their duties or (b) is otherwise so	The intent of this prohibition is to
authorized by the Airports Director. The	supplement the requirements of 18 U.S.C.
intent of this prohibition is to supplement	Section 39A, other federal law, and FAA
the requirements of 18 U.S.C. Section	regulation, and to provide a mechanism
39A, other federal law, and FAA	for the County to penalize the improper
regulation, and to provide a mechanism	discharge of lasers. This paragraph shall
for the County to penalize the improper	be interpreted consistently with such
discharge of lasers. This provision shall	intent. This paragraph shall not apply to
be interpreted consistent with the	the use of a laser ruler or laser saw by an
County's intent as expressed in the	Airport tenant wholly within his or her
immediate prior sentence.	leased facility in a manner that poses no
L	risk that such laser beam may exit the
	facility or make contact with any person
	or object outside of such facility.
¶ C.IV.e. No person shall possess on the	¶ C.IV.b. No person shall possess on the
Airport any explosive device or hoax	Airport any explosive device or hoax
explosive device, except that explosives	explosive device, except that explosives
may be used as authorized by a wildlife	may be used as authorized by a wildlife
hazard management plan or by the	hazard management plan or as necessary
Airports Director or as necessary for the	for the manufacture, maintenance, or
manufacture, maintenance, or operation of	operation of aircraft. For purposes of the
aircraft. For purposes of the Rules and	Rules and Regulations, a hoax device
Regulations, a hoax device shall include	shall include any object that would cause
any object that would cause a person to	a person to reasonably suspect that the
reasonably suspect that the object is or	object is or contains a destructive,
contains a destructive, incendiary, or	incendiary, or explosive device. This
explosive device.	paragraph shall not apply to any
	certificated aircraft or real or apparent
	ordnance thereon.

	¶ C.IV.f. The requirements of this Section	¶ C.IV.c. The requirements of this
	C(IV) are subject to the adoption of more	Section $C(IV)$ are subject to the adoption
	restrictive requirements as may be	of more restrictive requirements as may
	imposed by the County in a TSA-	be imposed by the County in a TSA-
	approved Airport Security Program, in	approved Airport Security Program, in
	which event those more restrictive	which event those more restrictive
	requirements shall apply.	requirements shall apply.
	¶ C.V.a. The Airports Director may post	¶ C.V.a. The Airports Department may
	signs, including electronic signs, and	post signs, including electronic signs, and
	authorize aural announcements on the	authorize audio announcements on the
	Airport to put users thereof on notice of	Airport to notify Airport users of
	matters contained herein, of emergency	information that the Airport Department
	orders promulgated hereunder, and of	deems relevant to Airport users.
	information that the Airports Director	deems relevant to Airport users.
	reasonably deems relevant to Airport	
	users.	
		<b>CVb</b> All persons shall showns and
	¶ C.V.b. All persons shall observe and obey (i) posted signs governing activities	¶ C.V.b. All persons shall observe and obey (i) posted signs governing activities
	on the Airport and (ii) the direction of law	
	± · · ·	on the Airport and (ii) the direction of law
	5	enforcement officers at the Airport.
Sec. 3-86. – Activities; conduct;	employees assigned to the Airport. ¶ C.V.c. No person shall install a sign on	¶ C.V.c. No person shall install a sign on
miscellaneous provisions.	the Airport grounds or on the interior or	the Airport grounds or on the exterior of a
(g) Signs. Any sign advertising the	exterior of a building or facility on the	building or facility on the Airport without
business covered by the lease, any	Airport without prior written approval of	prior written approval from the Airports
modification, painting or repairs to any	the Airports Director and conformance	Department and conformance with any
building or appurtenances, any expansion	with any signage standards for the Airport	signage standards for the Airport that may
of electrical or plumbing facilities, etc.,	that may be imposed by the County.	be imposed by the County.
which are not specifically covered in the	mai may be imposed by the County.	be imposed by the County.
lease terminology must have prior		
clearance in writing indicating approval of		
the board.		
Sec. 3-86. – Activities; conduct;	¶ C.VI.a. No person shall take still	(Removed)
sec. 5-00. – Activities, colluuct;	The sum of the sum of the sum of the sum	(Nemoved.)

miscellaneous provisions.	photographs, make audio recordings, or	
(i) <i>Commercial photography</i> . No person	record video at the Airport for commercial	
	1	
except representatives of the press on duty	purposes without prior written permission	
or during official assignments shall take	from, and in the manner authorized by, the	
still, motion or sound pictures for	Airports Director, except that members of	
commercial purposes on the airport	the news media may cover the news in	
without permission of the manager.	authorized areas of the Airport.	
	¶ C.VI.b. No person shall take still	(Removed.)
	photographs or record video of access	
	control readers, or any security measures	
	equipment.	
	¶ C.VI.c. No person shall take still	(Removed.)
	photographs, make audio recordings, or	
	record video of a law enforcement officer	
	in such manner as to interfere with the	
	officer's official duties or that may	
	compromise current or future Airport	
	security or law enforcement functions.	
Sec. 3-86. – Activities; conduct;	¶ C.VII.a. No person shall solicit for the	¶ C.VI.a. No person may fundraise or
miscellaneous provisions.	receipt of funds on the Airport.	solicit donations on the Airport except as
(f) Solicitation of funds; distribution;	1 1	authorized by the Media Control Plan.
display of advertising matter, etc. No		
person shall solicit funds for any purpose		
and no person shall post, distribute or		
display signs, advertisements, circulars or		
written or printed matter of any kind on		
the property of the airport, without the		
written permission of the manager. Any		
such permission may be rescinded at any		
time if such display or distribution ceases		
to conform to the policy of the board.		
Sec. 3-86. – Activities; conduct;	¶ C.VIII.a. No person shall engage in	<b>CVIb</b> No person on the Airport may
miscellaneous provisions.		fundraise or solicit donations or picket,
mistenaneous provisions.	proceeding, marching, or demonstrating on	runuraise of solicit ubilations of picket,

(n) <i>Demonstrations, assemblies, etc.</i> No person shall conduct or participate in picketing or other demonstrations or assembly which in any manner obstructs buildings, grounds, roads, walks, approaches or any other property of the airport, or tends to incite violence, breach of peace or other unlawful conduct. In the event of labor disputes, limited peaceful picketing in a designated area or areas may be authorized by the board upon receipt of a written request agreeing to specified limitations.	Okaloosa County Airports. If granted, such permit shall specify the area of the Airport on which picketing, marching or demonstrating shall be permitted, the date and time such activity shall be permitted, and any other reasonable conditions that the Airports Director may deem necessary for the safety of persons and property or for the efficient operation and security of the Airport. <b>¶ C.VIII.b.</b> All authorized picketing, marching and demonstrating shall be conducted (i) in a peaceful and orderly manner; (ii) without physical harm or threat to or harassment or molestation of any person; (iii) without obscenities, violence, breach of the peace, or other unlawful conduct; (iv) without obstructing the use of the Airport by others; (v) without hindrance to or interference with the proper, safe, orderly and efficient access to or from, and operation of, the Airport and activities conducted thereon; and (vi) in strict conformance with any	march, demonstrate, or otherwise protest without first obtaining a Permit to Solicit or Distribute Information at Okaloosa County Airports for any such action. The permit shall specify the area of the Airport on which such fundraising, solicitation, picketing, marching, demonstrating, or other manner of protest shall be permitted and the date and time during which such activity shall be permitted. Permits may be requested by contacting the Airports Operations Center. (At the time of promulgation of these Rules and Regulations, the telephone number for the AOC is (850) 651-7166.) (Removed.)
	operating procedures governing such activities on the Airport and the direction and conditions prescribed in writing by the Airports Director.	

	¶ C.VIII.c. Nothing in this Section C(VIII) shall permit the Airports Director to (i) discriminate between requests to engage in picketing, marching, or demonstrating on the basis of the content of such expressive activity or (ii) deny any right guaranteed under the First Amendment to the United States Constitution.	¶ C.VI.c. cNothing in this Section C(VI) shall permit the Airports Director to deny any right guaranteed under the First Amendment to the United States Constitution or any other applicable law protecting expressive activity.
	¶ C.IX.a. No person shall cause damage to any property of the Airport.	¶ C.VII.a. No person shall tamper with, alter, compromise, move or otherwise interfere with any County property on the Airport.
	¶ C.IX.b. Any person causing damage to any Airport property shall immediately notify a law enforcement officer or the Airports Department through the AOC. (At the time of promulgation of these Rules and Regulations, the telephone number for the AOC is (850) 651-7166.)	¶ C.VII.b. Any person causing damage to any Airport property or who witnesses any person causing damage to any Airport property shall immediately notify a law enforcement officer or the Airports Department through the AOC. (At the time of promulgation of these Rules and Regulations, the telephone number for the AOC is (850) 651-7166.)
<ul> <li>Sec. 3-86. – Activities; conduct; miscellaneous provisions.</li> <li>(k) Responsibility for property damage. Tenants, lessees and grantees shall be held fully responsible for all damage to buildings, equipment, real property, and appurtenances in the ownership or custody of the board, caused by negligence, abuse or carelessness on the part of their employees, agents, customers, visitors, suppliers, or persons</li> </ul>	¶ C.IX.c. Any person causing damage to any Airport property shall be fully liable to the County for repair of any such damage, in addition to any other penalties prescribed herein or by law.	¶ C.VII.c. Any person causing damage to any Airport property shall be fully liable to the County for repair of any such damage, in addition to any other penalties prescribed herein or by law.

with whom they do business. Any damage to or malfunctioning of buildings, structures, utilities or other airport property shall be reported to the manager at once.		
Also:		
Sec. 3-88. – Operation of aircraft. (g) Responsible parties to pay for damaged or destroyed property. Airport property, including the lighting fixtures, damaged or destroyed by an accident or otherwise shall be paid for by the parties responsible.		
(Compare also to Nov. 2022 Draft paragraphs C.IX.a, C.IX.b, and C.IX.d.)		
<ul> <li>Sec. 3-86. – Activities; conduct; miscellaneous provisions.</li> <li>(1) Installations, modifications, repairs, etc. No person shall modify, repair or expand any equipment or buildings owned by the board, nor shall any expansion, repair or changes of mechanical, electrical, electronic, or plumbing equipment, etc., be made without specific written approval of the manager. Similarly no person may move or install any equipment, signs, etc., in the public areas of the airport without express prior written approval of the manager. Changes and/or repairs made by a tenant, lessee or grantee</li> </ul>	¶ C.IX.d. No person shall remove or alter any property of the Airport without the prior authorization of the Airports Director.	(Removed.)

without the written approval of the airport manager, shall be at the liability of the lessee, tenant or grantee and shall not be binding on the board or the manager.		
	¶ C.X.a. No building or facility on the Airport shall be used for residential use. The foregoing prohibition shall not prohibit the temporary occupancy of flight crew quarters, pilot resting facilities, and similar facilities designed and used for temporary occupancy, in accordance with their intended use, and further shall not apply to any parcels on the Airport used for residential purposes at the time of	¶ C.VIII.a. No building or facility on the Airport shall be used for residential use. The foregoing prohibition shall not prohibit the temporary occupancy of flight crew quarters, pilot resting facilities, or similar facilities designed and used for temporary occupancy, in accordance with their intended use, and further shall not apply to any parcels on the Airport used for residential purposes at the time of
	adoption of the Rules and Regulations and approved for such use by the FAA.	adoption of the Rules and Regulations and approved for such use by the FAA.
	¶ C.X.b. No person shall let, rent, or otherwise offer or provide, for residential or any other use, any building or facility on the Airport through Airbnb, Vrbo, or any other rental or similar service.	<b><u>¶</u> C.VIII.b.</b> No person shall let, rent, or otherwise offer or provide, for residential or any other use, any building or facility on the Airport through Airbnb, Vrbo, or any other rental or similar service.
	¶ C.X.c. No person shall taxi an aircraft between any location on the Airport and any off-Airport property used for residential purposes.	¶ C.VIII.c. No person shall operate an aircraft "through the fence" between any location on the Airport and any off-Airport property.
	¶ <b>C.X.d.</b> Camping is not permitted on the Airport, except as may be authorized by the Airports Director.	(Removed.)
<ul> <li>Sec. 3-86. – Activities; conduct;</li> <li>miscellaneous provisions.</li> <li>(j) <i>Storage of property, equipment.</i> Unless otherwise provided in a lease or other</li> </ul>	¶ C.XI.a. No hangar, T-hangar or similar structure on the Airport used for the storage of or use by aircraft, or any exterior areas surrounding any such	¶ C.IX.a. In accordance with the FAA's Policy on the Non-Aeronautical Use of Airport Hangars, the storage of vehicles or property not directly related to the use,
agreement, no person shall use any area of	structure, shall be used for the storage of	operation or maintenance of aircraft

the airport for the storage of property without the permission of the manager. No tenant or lessee on an airport shall store or stock material or equipment in such a manner as to constitute a hazard to personnel or property. ( <i>Compare also to Nov. 2022 Draft</i> <i>paragraphs G.II.b, G.II.c, and G.II.d.</i> )	vehicles or property not directly related to the use, operation or maintenance of aircraft without the prior written permission of the Airports Director. This prohibition shall include, without limitation, the storage of non-airworthy aircraft not undergoing maintenance to restore such aircraft to airworthy condition, automobiles, recreational vehicles, boats, and personal items. At a minimum, an applicant for permission to store such vehicles or property shall demonstrate to the Airports Director's satisfaction that the area to be used is excess to the person's reasonable needs for aeronautical use of the structure and will not derogate the safe and efficient use of the structure for aeronautical activities. This paragraph shall not apply to the storage of ground vehicles on a temporary basis while the occupant is traveling in, or performing work on, an aircraft stored in the structure; provided that, in any event, no such vehicle may be parked within the Movement or Safety Areas.	("Non-Aeronautical Personal Property") is permissible only to the extent that (a) the hangar, T-hangar or similar structure is used primarily for the storage of aeronautical property, (b) the Non- Aeronautical Personal Property is not used primarily or regularly for a non- aeronautical commercial enterprise, (c) the Non-Aeronautical Personal Property does not impede the movement of, or access to, aircraft and other aeronautical items into, out of, or within the hangar, T- hangar, or similar structure, and (d) the Non-Aeronautical Personal Property does not displace any of the aircraft or other aeronautical items from the hangar.
	¶ C.XI.b. The Airports Director shall have the right to inspect any hangar, T- hangar, similar structure, or other Airport premises to ensure compliance with this Section C(XI) unless explicitly precluded by a lease, license, contract, or other agreement with the County.	¶ C.IX.b. The Airports Department shall have the right to inspect any hangar, T- hangar, similar structure, or other Airport premises to ensure compliance with this Section C(IX) unless explicitly precluded by a lease, license, contract, or other agreement with the County. The Airports Department shall provide a minimum of

		forty-eight (48) hours' notice prior to
		inspection of any leased premises.
	¶ C.XI.c. Any prohibited item shall be	(Removed.)
	removed upon reasonable notice by the	
	Airports Director, and, if not removed as	
	ordered, shall be subject to removal by the	
	County at the responsible party's expense.	
	In the event of such removal, the County	
	shall not be liable for any damage or	
	destruction of the item, including, but not	
	limited to, due to the County's negligence.	
	Section D – Aircraft Operations	Section D – Aircraft Operations
Sec. 3-88. – Operation of aircraft.	¶ <b>D.I.a.</b> The operation of aircraft on the	(Removed.)
(a) FAA rules adopted by reference. The	Airport shall be conducted by licensed	
FAA air traffic rules and regulations	pilots in conformity with applicable FAA	
governing the operation of aircraft in	regulations, including without limitation	
effect as of this date, as well as additions	14 C.F.R. Parts 91, 121, and 135; all	
thereto, are made a part of these airport	applicable directives and orders of the	
rules and regulations as fully as if set forth	Tower; TSA regulations; and the Rules	
herein.	and Regulations.	
	¶ <b>D.I.b.</b> All aircraft operating at the	(Removed.)
	Airport shall display on board the aircraft	
	a valid airworthiness certificate as	
	required and issued by the FAA or	
	appropriate foreign government, and	
	further shall display on the exterior of the	
	aircraft a valid registration number issued	
	by the FAA or appropriate foreign	
	government. All persons operating	
	aircraft on the Airport shall possess an	
	appropriate certificate or license issued by	
	the FAA or appropriate foreign	
	government. Upon request of the FAA,	

the National Transportation Safety Board	
("NTSB"), a federal, state or local law	
enforcement officer, an employee or agent	
of the AOC, or the Airports Director, the	
aircraft operator shall produce an	
operator's license, an airman certificate, a	
medical certificate and photo	
identification.	
¶ <b>D.I.c.</b> At the time of promulgation of	(Removed.)
these Rules and Regulations, CEW does	
not have a Tower, and the Tower at DTS	
operates between 6:00 AM and 10:00 PM	
local time. At DTS, outside of those	
hours (as such hours may be revised from	
time to time), (i) aircraft operators	
wishing to take off from DTS must first	
obtain departure clearance from the Tower	
at Eglin Air Force Base, and (ii) all	
aircraft operators at, arriving at, or	
departing from DTS shall announce their	
intentions on the Airport's Common	
Traffic Advisory Frequency ("CTAF")	
and communicate with the Eglin Air	
Force Base Tower except as air traffic	
controllers might otherwise direct.	
¶ <b>D.I.d.</b> No person may operate aircraft at	(Removed.)
	(Kemoveu.)
the Airport in a reckless or negligent	
manner; in disregard of the rights and	
safety of others; without due caution and	
circumspection; or at a speed or in a	
manner which endangers, or poses a	
substantial risk of endangering, persons or	
 property. No person shall operate any	

	aircraft constructed, equipped or loaded in	
	such a manner as to endanger, or to pose a	
	substantial risk of endangering, persons or	
	property.	
	<b>¶ D.I.e.</b> The Airports Director shall	(Removed.)
	temporarily prohibit or limit aircraft	
	operations or access to any part of the	
	Airport, except for those personnel whom	
	the Director considers appropriate, upon	
	determining that continued operations	
	would be unsafe in the conditions present	
	at the time, such conditions to include,	
	without limitation, aircraft incidents and	
	accidents and airfield surface conditions	
	as specified in a letter of agreement	
	1 0	
	between the County and the Tower. The	
	Airports Director may, with FAA	
	approval, limit or prohibit aircraft	
	operations at the Airport in connection	
	with a special event. Under the conditions	
	specified in this paragraph, the Airports	
	Director shall issue a NOTAM, or request	
	that the Tower do so, to close part or all of	
	the Airport or to temporarily terminate or	
	restrict aircraft operations on the Airport.	
	¶ <b>D.II.a.</b> Aircraft operators shall obey all	(Removed.)
	Airport pavement markings, signage, and	
	lighted signals.	
Sec. 3-88. – Operation of aircraft.	<b>¶ D.II.b.</b> Positioning, starting, or taxiing	¶ <b>D.I.a.</b> Positioning, starting, or taxiing of
(h) Taxiing:	of aircraft shall be done in such a manner	aircraft shall be done in such a manner so
	so as not to cause jet blast or prop wash	as not to cause jet blast or prop wash that
(1) No person shall taxi an aircraft	that may result in injury to persons or	may result in injury to persons or damage
until he has ascertained by visual	damage to property.	to property.
inspection of the area that there will be no	aunuge to property.	to property.

<ul> <li>danger of collision with any person or object in the immediate area.</li> <li>(2) Aircraft shall be taxied at a safe and reasonable speed with due respect for other aircraft, persons or property.</li> <li>(Compare also to Nov. 2022 Draft paragraphs D.II.c.)</li> </ul>		
		¶ <b>D.I.b.</b> No aircraft shall park in any Safety Area.
	¶ <b>D.II.c.</b> Aircraft shall not be started or taxied within any structure on the Airport, except as may be required in aircraft manufacturing.	(Removed.)
Sec. 3-88. – Operation of aircraft. (c) Parking, storage of aircraft. No aircraft shall be parked or stored at the airport except in areas designated for such use.	¶ <b>D.II.d.</b> Aircraft shall be parked only as directed, and only in those areas designated for such purpose, by an FBO. No aircraft shall not block taxi lanes or obstruct access to hangars or parked aircraft.	(Removed.)
	¶ <b>D.II.e.</b> Aircraft operators shall ensure that aircraft are properly secured when parked.	(Removed.)
	¶ <b>D.II.f.</b> Passengers and cargo shall be enplaned and deplaned only in areas designated by the County.	(Removed.)
Sec. 3-88. – Operation of aircraft. (b) <i>Starting and run-up of aircraft engines</i> . Aircraft engines shall be started and run-up only in the places designated for such purposes. At no time shall engines be run-up when hangars, shops,	¶ <b>D.II.g.</b> Run-up of jet, turboprop or piston engines shall be performed only in the areas designated for such purpose by the County or the Tower.	(Removed.)

airplanes or any buildings or persons are in the path of the propeller stream and/or jet exhaust.		
	¶ <b>D.II.h.</b> No aircraft shall be left unattended on the Airport unless it is in a hangar or adequately locked and secured.	(Removed.)
Sec. 3-88. – Operation of aircraft. (i) <i>Landings and take-offs</i> . All landings and take-offs shall be confined to the hard surface area or other improved surface specifically designated for such movement.	¶ <b>D.II.i.</b> Fixed-wing aircraft taking off or landing at the Airport shall do so only from designated runways and in full compliance with FAA regulations.	(Removed.)
	¶ <b>D.II.j.</b> No helicopter shall be operated within fifty (50) feet of any building, and helicopters shall operate only from areas approved by the Airports Director.	(Removed.)
	¶ <b>D.II.k.</b> Non-airworthy aircraft shall not be permitted within the tie-down or ramp areas, except in connection with aircraft manufacturing, repair, or refurbishment.	(Removed.)
Sec. 3-88. – Operation of aircraft. (e) <i>Illegally parked aircraft; removal.</i> At the direction of the airport manager or other authorized board representative, the operator, owner or pilot of any illegally parked aircraft on the airport shall move the aircraft to a legally designated parking area on the airport. If the operator refuses to comply with the directions, the board, through the airport manager or other authorized board representative, may have the aircraft towed to such a place, at the operator's expense and without liability	¶ <b>D.II.I.</b> Abandoned Aircraft are prohibited on the Airport. The Airports Director may remove Abandoned Aircraft at the sole risk and expense of the Abandoned Aircraft's owner.	(Removed.)

for damage that may result from such		
moving.		
Sec. 3-88. – Operation of aircraft.	¶ <b>D.II.m.</b> The operator of any aircraft	¶ <b>D.I.c.</b> The operator of any aircraft
(f)(2) Report by pilot when personal	involved in an accident on the Airport,	involved in an accident on the Airport,
<i>injury or property damage involved.</i> The	regardless of whether it results in personal	regardless of whether it results in personal
pilot of an aircraft involved in an accident	injury or property damage, must	injury or property damage, must
on or near the airport causing personal	immediately notify the Airports	immediately notify the Airports
injury or property damage, shall report to	Department through the AOC and make a	Department through the AOC and make a
the airport manager. In the event that he is	prompt and complete report concerning	prompt and complete report concerning
unable to do so, the owner of the aircraft	such accident, in addition to any and all	such accident, in addition to any and all
or his agent shall make such report. Any	other notifications and reports that the	other notifications and reports that the
person witnessing or having knowledge of	operator must make to any other federal,	operator must make to any other federal,
an aircraft accident on the airport or	state, or local authorities. (At the time of	state, or local authorities. (At the time of
within close proximity thereof, involving	promulgation of these Rules and	promulgation of these Rules and
property damage, injury or fatality should	Regulations, the telephone number for the	Regulations, the telephone number for the
notify the county sheriff's office by the	AOC is (850) 651-7166.) The operator	AOC is (850) 651-7166.) The operator
most expeditious means.	shall fully cooperate with all FAA, NTSB,	shall fully cooperate with all FAA, NTSB,
	state, and County officials investigating	and other appropriate officials
See also:	any aircraft accident or incident.	investigating any aircraft accident or
		incident.
Sec. 3-87. – Motor vehicles.		
(e) Accidents. Every motor vehicle		
accident occurring on the airport property,		
involving injury or property damage, shall		
be reported to the airport manager.		
Sec. 3-88. – Operation of aircraft.	¶ <b>D.II.n.</b> An aircraft involved in an	¶ <b>D.I.d.</b> An aircraft involved in an
(f)(1) <i>Removal of damaged aircraft</i> . In the	accident on the Airport shall not be	accident on the Airport shall not be
event of an accident, the board, through	removed from the scene of the accident	removed from the scene of the accident
the airport manager, may, in compliance	until so authorized by the Airports	until so authorized by the Airports
with FAA and other governmental	Director, who shall receive removal	Director, who shall receive removal
regulations, order the removal of damaged	authorization from the FAA Regional	authorization from the FAA Regional
aircraft from the landing areas, ramps,	Operations Center or the NTSB, as	Operations Center or the NTSB, as
aprons or other areas at the expense of the	appropriate, and/or the Federal Bureau of	appropriate, and/or the Federal Bureau of

owner and without lightlity for domage	Investigation if animinal activity in	Investigation if animinal activity in
owner and without liability for damage	Investigation if criminal activity is	Investigation if criminal activity is
resulting from such moving.	implicated, except as may be necessary	implicated, except as may be necessary
	for exigent safety reasons. Once proper	for exigent safety reasons. Once the
	authorization for such removal has been	Airports Director has authorized such
	issued, the aircraft owner, pilot or	removal, the aircraft owner, pilot or
	authorized insurance company shall have	authorized insurance company shall have
	the aircraft removed as immediately as	the aircraft removed immediately. If
	possible, subject to the direction of the	removal is not completed within a
	Airports Director, the Tower, and any	reasonable amount of time, subject to
	appropriate federal agency. If removal is	section 705.183 of the Florida Statutes, or
	not completed within a reasonable amount	if the location of the aircraft is impeding
	of time or if the location of the aircraft is	the safe and efficient operation of the
	impeding the safe and efficient operation	Airport, the Airports Department may
	of the Airport, the Airports Director may	have the aircraft removed at the owner's
	have the aircraft removed at the owner's	sole risk and expense.
	sole risk and expense.	
Sec. 3-88. – Operation of aircraft.	¶ <b>D.III.a.</b> Aircraft maintenance is	(Removed.)
(d) Aircraft and engine repair. The	permitted only in those areas designated	
performance of aircraft and engine repair	by the County. Aircraft maintenance	
and maintenance is considered to be an	within hangars shall be limited to the	
aeronautical service regulated by the	kinds specifically permitted by the	
board, except where such services or	building type rating established by the	
repairs are performed by the aircraft	County and in compliance with the	
owner or his employees. The board	Minimum Standards, any applicable	
reserves the right to designate reasonable	lease(s) or permit(s), and all applicable	
areas where such aircraft owners may	directives of the County, the City of	
perform services on their own aircraft. If	Destin, and the local fire district, as the	
such areas are designated, the board may	case may be. The North Okaloosa Fire	
prohibit the performance of such services	Department is the local fire district for	
in tie-down areas and prescribe rules for	CEW, while the Destin Fire Control	
the use of such owner-type aircraft	District is the local fire district for DTS.	
maintenance areas.		
	¶ D.III.b. Aircraft cleaning shall be	(Removed.)

performed only in those areas and in the	
manner prescribed by the Airports	
Director and in compliance with the	
Airport Stormwater Pollution Prevention	
Plan.	
¶ <b>D.III.c.</b> Any person intending to wash	(Removed.)
an aircraft, whether by wet or dry	
washing, shall first obtain the permission	
of the Airports Director and comply with	
any directions that the Airports Director	
provides. Such directions may, without	
limitation, concern the manner in which,	
and where on the Airport, the aircraft may	
be washed. Typically, dry washing is	
preferable, but the Airports Director may	
direct otherwise in any particular instance.	
<b>D.III.d.</b> Aircraft painting shall be	(Removed.)
performed only in those areas and in the	(Removed.)
manner prescribed by the Airports	
Director. Aircraft painting may occur	
only in facilities that are designed to	
accommodate aircraft painting that the	
Airports Director has authorized to be	
used for aircraft painting.	
¶ <b>D.III.e.</b> The provision of aircraft	(Removed.)
maintenance, cleaning, and painting for	
commercial purposes shall further be	
subject to the Minimum Standards.	
¶ <b>D.IV.a.</b> No aircraft having a maximum	¶ D.II.a. No aircraft having a maximum
gross takeoff weight, as certified by the	gross takeoff weight, as certified by the
aircraft manufacturer and including	aircraft manufacturer and including
passengers, cargo, fuel, and equipment, in	passengers, cargo, fuel, and equipment, in
excess of the weight-bearing capacity of	excess of the weight-bearing capacity of

	the airfield pavements, as identified in the	the airfield pavements, as identified in the
	ALP, shall land on, take off from, or taxi	ALP, shall land on, take off from, or taxi
	on the Airport without prior permission	on the Airport without prior permission
	from the Airports Director. Aircraft	from the Airports Director. Aircraft
	operators are advised that pavement	operators are advised that pavement
	classification numbers ("PCN") have been	classification numbers ("PCN") have been
	defined for all Airport runways but not for	defined for all Airport runways but not for
	all taxiways and aprons. On taxiways,	all taxiways and aprons. On taxiways,
	aprons, and any other surfaces for which	aprons, and any other surfaces for which
	PCNs are not defined, aircraft operators	PCNs are not defined, aircraft operators
	operate their aircraft at their own risk.	operate their aircraft at their own risk.
	<b>¶ D.IV.b.</b> Any person constructing	(Removed.)
	pavements on the Airport intended to	
	accommodate aircraft shall build and	
	maintain the pavements to support aircraft	
	at the weights identified in the ALP or	
	such other pavement strength as may be	
	approved for such pavement-construction	
	project by the Airports Director. In any	
	event, such pavements shall be designed	
	and constructed to meet or exceed the	
	structural loads of the design aircraft and	
	passes specified by the FAA for the	
	Airport's Airport Reference Code. At the	
	time of promulgation of these Rules and	
	Regulations, the Airport Reference Code	
	for CEW is C-III, while the Airport	
	Reference Code for DTS is B-II.	
Sec. 3-86. – Activities; conduct;	¶ <b>D.V.a.</b> The following types of aircraft,	(Removed.)
miscellaneous provisions.	other aerial devices, and aeronautical	
(p) Air shows, aerial demonstrations,	activities may not be operated to, from or	
<i>etc.</i> No person shall conduct air shows,	at the Airport without the prior written	
aerial demonstrations, static displays,	authorization of the Airports Director:	
and anopuyo,	minimite and the the ports Birector.	

parachuting contests or exercises, exhibitions or similar gatherings, within the confines of an airport without prior approval of the board and, in the event of air shows, sponsors must comply with FAR Part 91 "General Operating Flight Rules," and FAR Part 105 for "Parachute Jumping." FAA Form 7711-2 "Application for Certificate of Waiver or Authorization," OMB No. 04-R0073 shall be completed and approved prior to board approval when applicable.	<ol> <li>Air shows.</li> <li>Ultralight aircraft.</li> <li>Aircraft towing banners.</li> <li>Model aircraft and unmanned aerial vehicles or systems.</li> <li>Kites, tethered or non-tethered balloons, rockets, and similar aerial devices.</li> </ol>	
	¶ <b>D.V.b.</b> Use of any portion of the Airport as a designated drop zone for parachute jumping or skydiving shall be prohibited without the prior written approval of the Airports Director and the Tower or of the Eglin Radar Approach Control, as applicable, and further shall require a lease or permit authorizing use of the designated portion of the Airport for a drop zone pursuant to the Minimum Standards.	(Removed.)
	¶ <b>D.V.c.</b> The Airports Director may seek review by the FAA upon receipt of an application to conduct one of the foregoing aeronautical activities or any other aeronautical activity not being conducted at the Airport at the time of application. The authorized aeronautical activity shall be conducted in conformity with any applicable directives of the	(Removed.)

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Airports Director, all applicable	
requirements contained in FAA	
regulations, and any other conditions as	
may be imposed by the Tower, Eglin	
 AFB, or the FAA.	
¶ <b>D.VI.a.</b> All persons have the right to	¶ DIII.a. All persons have the right to
service an aircraft that the person owns or	service an aircraft that the person owns or
aircraft that the person has under their	aircraft that the person has under their
exclusive use and operational control	exclusive use and operational control
pursuant to a long-term lease or similar	pursuant to a long-term lease or similar
agreement manifesting that the aircraft is	agreement manifesting that the aircraft is
within the person's care, custody, and	within the person's care, custody, and
control. The right to self-service includes	control. The right to self-service includes
the right to tie down, adjust, repair, refuel,	the right to tie down, adjust, repair, refuel,
clean, and otherwise service such an	clean, and otherwise service such an
aircraft, subject to payment of all requisite	aircraft, subject to payment of all requisite
fees and compliance with these Rules and	fees and compliance with these Rules and
Regulations and with all applicable laws,	Regulations and with all applicable laws,
regulations, rules, ordinances, orders,	regulations, rules, ordinances, orders,
	policies, standards, and guidelines.
policies, standards, and guidelines.	
¶ <b>D.VI.b.</b> Each person self-servicing an	(Removed.)
aircraft shall have all training and/or	
certification required by the Rules and	
Regulations or by FAA regulations.	
Licensed pilots are permitted to perform	
preventive maintenance on their own	
aircraft on the Airport in accordance with	
14 C.F.R. Part 43.	
¶ <b>D.VI.c.</b> Self-fueling is subject to the	<b>¶ D.III.b.</b> Self-servicing may be
requirements of Section E(IX) hereof.	performed only in accordance with
	Appendix 1, paragraph 1.1(o) of FAA
	Advisory Circular 150/5190-6, Exclusive
	Rights at Federally Obligated Airports, or
	rughts at reactany congaica rinports, or

be furnished to the airport manager.		
	<b>¶ D.VI.e.</b> In accordance with FAA policy,	(Removed.)
	self-servicing shall be performed only by	
	the aircraft owner, operator, or lessee, or	
	by employees or others under the direct	
	control of the owner, operator or lessee,	
	using only equipment supplied by the	
	aircraft owner, operator, or lessee. The	
	Airports Director may require proof of	
	employment, such as a copy of the	
	employee's Form W-2 statement.	
	¶ <b>D.VI.f.</b> No person shall be required to	(Removed.)
	self-service. Airport users may purchase	
	products and services from a duly	
	authorized commercial aeronautical	
	service provider.	
	Section E – Fueling	Section E – Fueling
	¶ E.I.a. All fuel handling and dispensing	¶ E.I.a. All fuel handling and dispensing
	on the Airport shall be performed in	on the Airport shall be performed in
	compliance with the following, as each of	compliance with the following, as each of
	the same may be amended or superseded:	the same may be amended or superseded:
	1. 40 C.F.R. Part 112, Oil Pollution Prevention;	1. 40 C.F.R. Part 112, Oil Pollution Prevention;
	2. FAA Advisory Circular 150/5230-4C, Aircraft Fuel Storage, Handling and Dispensing on Airports;	2. FAA Advisory Circular 150/5230-4C, Aircraft Fuel Storage, Handling and Dispensing on Airports;
	3. FAA Advisory Circular 00-34A, Aircraft Ground Handling and Servicing;	3. FAA Advisory Circular 00-34A, Aircraft Ground Handling and Servicing;
	4. National Fire Prevention Association	4. National Fire Prevention Association

Sec. 3-85. – Enforcement of provisions:	<ul> <li>("NFPA") Code No. 407, Standard for Aircraft Fuel Servicing ("NFPA 407"), and Code No. 30, Flammable and Combustible Liquids Code ("NFPA 30");</li> <li>5. NFPA 385, Standard for Tank Vehicles for Flammable and Combustible Liquids;</li> <li>6. NFPA 10, Standard for Portable Fire Extinguishers;</li> <li>7. ATA Specification 103, Standards for Jet Fuel Quality;</li> <li>8. Underwriters Laboratories 2085, Protected Aboveground Tanks for Flammable and Combustible Liquids; and</li> <li>9. Chapter 10, Article II of the County Code.</li> <li>¶ E.I.b. Only the County and duly</li> </ul>	<ul> <li>("NFPA") Code No. 407, Standard for Aircraft Fuel Servicing ("NFPA 407"), and Code No. 30, Flammable and Combustible Liquids Code ("NFPA 30");</li> <li>5. NFPA 385, Standard for Tank Vehicles for Flammable and Combustible Liquids;</li> <li>6. NFPA 10, Standard for Portable Fire Extinguishers;</li> <li>7. ATA Specification 103, Standards for Jet Fuel Quality;</li> <li>8. Underwriters Laboratories 2085, Protected Aboveground Tanks for Flammable and Combustible Liquids; and</li> <li>9. Chapter 10, Article II of the County Code.</li> </ul>
Sec. 3-85. – Enforcement of provisions; maintenance and supervision of airports. (b) Nothing herein shall be construed as to limit the right of the board to enter into a contract or agreement with a fixed base operator with respect to the maintenance and overall supervision of an airport, or any portion thereof, and to designate such operator to perform certain functions as agent for the board.	Code. ¶ E.I.b. Only the County and duly authorized Fixed Base Operators shall be permitted to engage in the sale of aviation fuel and lubricants to the public at large at the Airport. ¶ E.II.a. To compensate the County for	Code. ¶ E.I.b. Only the County and duly authorized Fixed Base Operators shall be permitted to engage in the sale of aviation fuel and lubricants to the public at the Airport. (Removed.)
	the use of the Airport, each Fueler shall	(Kellioved.)

pay the County a fuel flowage fee for each	
gallon of aviation fuel (Avgas or Jet A)	
that such Fueler has dispensed in the prior	
month. The fuel flowage fee shall be set	
in the same manner as other rates and	
charges pursuant to Section B of these	
Rules and Regulations.	
¶ E.II.b. Unless a different mechanism is	(Removed.)
specified in an agreement with the	
County, each Fueler shall submit to the	
County, on or before the tenth day of each	
month, a statement which sets forth the	
total number of gallons of fuel dispensed	
during the preceding month.	
¶ <b>E.II.c.</b> Unless a different mechanism is	(Removed.)
specified in an agreement with the	(Removed.)
County, each Fueler shall, on or before the	
tenth day of each month, submit payment	
of the applicable fuel flowage fee to the	
County for all fuel dispensed during the	
prior month.	
¶ E.II.d. The County may, in its sole and	(Removed.)
absolute discretion, waive the obligation	
to pay a fuel flowage fee for an entity, and	
all similarly situated entities, if a different	
mechanism to compensate the County for	
the same category of costs is specified in	
an agreement with the County.	
¶ E.II.e. The County may, from time to	(Removed.)
time, require the Fueler to verify the	
number of gallons of fuel sold, and to	
provide sufficient documentation from	
Fueler's supplier to reliably verify fuel	
- active of supplier to reliably verify fuel	

volumes.	
¶ <b>E.II.f.</b> The County shall have the right	(Removed.)
	(Kellioveu.)
to increase the fuel flowage fee from time	
 to time.	
¶ E.II.g. Each Fueler shall be liable to pay	(Removed.)
the then-current fuel flowage fee, except	
in the event that a different fuel flowage	
fee is established by a lease, permit or	
other agreement with the County, and	
such lease, permit, or other agreement	
does not permit adjustment of the fuel	
flowage fee by the means provided herein.	
¶ E.III.a. Employees of all Fuelers and	(Removed.)
agents handling aviation fuels at the	
Airport must be properly trained as	
required by FAA regulations, currently at	
14 C.F.R. § 139.321. Separate fuel safety	
training programs are required for	
supervisory training and line service fuel	
safety training.	
¶ <b>E.III.b.</b> At least one supervisor for each	(Removed.)
Fueler must have completed an FAA-	(Removed.)
authorized aviation fuel training course in	
fire safety. The individual must be trained	
prior to initial performance of duties or	
enrolled in an authorized aviation fuel	
training course that will be completed	
within ninety (90) days of initiating	
duties, and receive recurrent instruction at	
least every twenty-four (24) consecutive	
calendar months.	
¶ E.III.c. All line service employees of	(Removed.)
Fuelers must receive initial on-the-job	

training and recurrent line service fuel	
safety training every twenty-four (24)	
consecutive calendar months. Line	
service fuel safety training may be	
provided by a Fueler supervisor who has	
completed an FAA-authorized supervisory	
fuel safety training course or an	
authorized fuel safety training program.	
Training for line service employees may	
also be completed through the use of an	
approved line service fuel safety course.	
¶ E.III.d. For each of its employees	(Removed.)
(including supervisors) who successfully	
completes a required fuel safety training	
course, the Fueler must maintain a copy of	
such employee's certificate of completion	
for such training for twelve (12)	
consecutive calendar months after such	
completion. Such certificates shall	
comply with applicable FAA	
requirements.	
¶ E.III.e. Fuelers must provide to the	(Removed.)
Airports Department a written	(Removed.)
confirmation once every twelve (12)	
consecutive calendar months that its	
employees have timely completed all fuel-	
related training required by applicable	
6 6	
currently at 14 C.F.R. § 139.321(e).	(Demend)
¶ E.IV.a. Fuelers shall observe and	(Removed.)
comply with all applicable federal, state,	
and local laws, regulations, rules, orders,	
ordinances, policies, standards, and	

	guidelines concerning the storage, handling, and dispensing of aviation fuel at the Airport, including, without limitation, NFPA 407 and all regulations and orders set forth by the North Okaloosa Fire Department, or its successor agency, with respect to CEW or the Destin Fire Control District, or its successor agency,	
	with respect to DTS. In the event that any of the aforementioned authorities in this paragraph are more stringent than another, the most stringent applicable authority shall apply.	
Sec. 3-89. – Aircraft fueling operations. (a) No aircraft shall be fueled or drained while the aircraft engines are running or while the aircraft is in a hangar or an enclosed area, without prior approval of the airport manager; provided however, the lessee shall not be prohibited from using gasoline and/or other fuel in such enclosed area in the testing and/or repair of aircraft or component parts, and in such event the lessee shall take all precautions reasonably necessary to minimize the hazard created by such use.	¶ E.IV.b. No aircraft shall be fueled or defueled while one or more of its engines are running, except when accomplished (i) with prior notice to, and acknowledgement by, the AOC, and (ii) under appropriate and safe procedures authorized by the FAA and specified by the "Rapid Refueling" section of NFPA 407 (currently at NFPA 407 section 4.2.14); provided, that this sentence shall not apply to military aircraft being fueled under the supervision of trained military personnel. (At the time of promulgation of these Rules and Regulations, the	(Removed.)
(Compare also to Nov. 2022 Draft paragraphs E.IV.e and E.IV.g.)	telephone number for the AOC is (850) 651-7166.) If an Aircraft Rescue and Firefighting ("ARFF") unit is then on duty at the Airport, the individual intending to fuel an aircraft while any of such aircraft's engines is running shall notify that ARFF	

	unit prior to fueling, and that ARFF unit	
	shall be on stand-by during such fueling.	
	For purposes of this paragraph, running	
	the aircraft's auxiliary power unit in a	
	manner approved by the aircraft	
	manufacturer will not constitute running	
	the aircraft's engine.	
	¶ E.IV.c. No aircraft may be fueled or	(Removed.)
	defueled while its engines are being	
	warmed by application of heat.	
	¶ E.IV.d. Aircraft operating under 14	(Removed.)
	C.F.R. Parts 121 or 135 may be fueled or	
	defueled while passengers are on board	
	only if such fueling or defueling is	
	conducted in compliance with the	
	procedures set forth following applicable	
	regulations set by NFPA 407: Aircraft	
	Occupancy During Fuel Servicing.	
Sec. 3-89. – Aircraft fueling operations.	¶ E.IV.e. All fueling operations shall be	(Removed.)
(d) Fuel trucks shall be parked at least 50	conducted at least twenty-five (25) feet	
feet from any hangar or building.	from any hangar or building, and all	
foot from any hungar of building.	fueling trucks must be pointed away from	
	fueled aircraft and have a clear route of	
	egress in case of emergency.	
	¶ <b>E.IV.f.</b> Trained personnel shall be	(Removed.)
	_ · ·	(Kemoveu.)
	present during the entire fueling operation of an aircraft in accordance with FAA	
	requirements, currently at 14 C.F.R. §	
	139.321.	
	¶ E.IV.g. No aircraft shall be fueled or	(Removed.)
	defueled while inside any building,	
	hangar, or enclosed space unless approved	
	in writing by the Airports Director prior to	

such fueling operations. If approved, and	
if an ARFF unit is then on duty at the	
Airport, the aircraft operator shall notify	
ARFF of such fueling or defueling and	
ARFF shall be on stand-by during such	
fueling or defueling.	
¶ E.IV.h. No aircraft shall be fueled or	(Removed.)
defueled if lightning is visible from the	
Airport.	
¶ E.IV.i. Fueling and defueling operations	(Removed.)
shall be conducted with adequate fire	
extinguishers immediately available. All	
extinguishers shall be inspected and	
certified as required by law, and all	
employees of Fuelers shall be properly	
trained on the use of the Fueler's available	
fire extinguishers.	
¶ E.IV.j. No person shall start any engine	(Removed.)
of any aircraft or ground vehicle if there is	
any flammable or combustible liquid or	
other volatile fluid on the ground within	
fifty (50) feet of such aircraft or vehicle.	
If a ground-vehicle engine is running	
while surrounded by flammable or	
combustible liquid, the vehicle's operator	
is advised to allow such engine to remain	
running, in accordance with NFPA 407	
Annex A.4.2.3(4)–(5), as shutting it down	
may cause sparks or ignition sources to	
develop.	
¶ E.IV.k. The lighting of an open flame,	(Removed.)
including matches, or any source of	
ignition is prohibited within one hundred	

	(100) feet of any fueling operation.	
	¶ E.IV.I. During fueling or defueling	(Removed.)
	operations, no person shall operate any	
	radio transmitter or receiver in the aircraft	
	being fueled or defueled, switch electrical	
	appliances on or off in such aircraft, or	
	perform any act which may cause a spark	
	within fifty (50) feet of such aircraft.	
	¶ E.IV.m. Fuelers shall provide pumps	(Removed.)
	for dispensing aviation fuels from a fixed	
	location or dispensing truck. These	
	pumps shall be equipped with metering	
	devices that meet all safety standards of	
	the aviation fueling industry and the FAA.	
	The metering devices must be inspected,	
	checked, and certified by appropriate state	
	and local agencies with appropriate	
	frequency.	
Sec. 3-89. – Aircraft fueling operations.	¶ <b>E.IV.n.</b> All fuel dispensing equipment,	(Removed.)
See. 3-07. An erart luching operations.	hoses, funnels, and apparatuses used in	(Removed.)
(b) During all fueling operations the	fueling or defueling operations shall be	
aircraft shall be grounded by an approved	maintained in good condition, equipped	
method.	with a bonding device to prevent ignition	
method.	0 1 0	
(a) All fuel disconsing equipment shall	of volatile liquids, and properly bonded or	
(e) All fuel-dispensing equipment shall	grounded in accordance with FAA and	
be kept in a safe and nonleaking	NFPA guidelines, all applicable	
condition.	provisions of NFPA 30 and NFPA 407,	
	and any applicable requirements of the	
	Federal Water Pollution Control Act.	
	¶ E.IV.o. All fueling vehicles that are (i)	(Removed.)
	either gasoline-powered or use a non-	
	turbo-charged diesel engine and (ii)	
	intended for use on the Airport must be	

	equipped with flame- and spark-arresting	
	exhaust systems. The engine exhaust	
	system shall be designed, located and	
	installed so as to minimize the risk of fire,	
	all in compliance with the diesel	
	particulate filter regeneration regulations	
	of the "Exhaust System" section of NFPA	
	407 (currently at section 6.1.13) or any	
	other, more-stringent applicable	
	regulations, policies or standards.	
	¶ E.IV.p. All fueling vehicles shall be	(Removed.)
	fitted with the fueling nozzle designed and	
	intended for the fuel dispensed from the	
	vehicle.	
	¶ E.IV.q. Fuelers shall provide for the	(Removed.)
	adequate handling and disposal of all	
	trash, waste, petroleum products, and	
	other hazardous materials, including but	
	not limited to used oil, solvents, and other	
	waste, in accordance with federal, state	
	and local laws, regulations, rules, orders,	
	ordinances, policies, standards, and	
	guidelines.	
	<b>E.IV.r.</b> Motor vehicles and other	(Removed.)
	equipment shall be fueled on the Airport	(Kenioveu.)
	only from approved locations and	
	dispensing devices.	(Demonal)
	¶ E.IV.s. The transfer of fuel from one	(Removed.)
	fueling vehicle to another is prohibited on	
	the Airport, except as may be approved in	
	writing by the Airports Director and upon	
	notification of ARFF.	
Sec. 3-87. – Motor vehicles.	¶ E.IV.t. No fueling vehicle designed for,	(Removed.)

(b) <i>Surface vehicles on runways.</i> No surface vehicle shall be permitted on the runways, taxiways, aprons or ramps without the express prior permission of the airport manager or other authorized board representative while on the airport unless the operation of such vehicle is in accordance with prior agreement or approval to accomplish a necessary airport purpose, service or inspection.	of fuel shall be operated on an Airport taxiway or runway at any time without express prior permission from the Airports Director to operate that vehicle at that place and at that time.	
	¶ E.IV.u. Only those fueling vehicles that	(Removed.)
	are assigned to fuel aircraft are permitted	
	to park on the ramp. The number of	
	fueling vehicles permitted to park in	
	designated areas on the ramp shall be	
	determined, and such vehicles may be	
	assigned, by the Airports Director.	( <b>D</b>
	¶ E.V.a. The storage of aviation fuel is	(Removed.)
	permitted only in the area(s) of the Airport	
	as may be designated by the County. No	
	other method of fuel storage shall be permitted at the Airport. The County	
	reserves the right to designate one or more	
	Airport Fuel Farm locations and to require	
	that all fuel storage facilities installed	
	after such designation are located within	
	the Airport Fuel Farm.	
	<b>E.V.b.</b> All fuel storage tanks installed or	(Removed.)
	constructed on the Airport shall be above	
	ground level, except as may be approved	
	in writing by the Airports Director upon	
	demonstration that an underground fuel	
	storage tank is consistent with all	

applicable federal, state, and local laws,	
regulations, rules, orders, ordinances,	
policies, standards, and guidelines and	
with NFPA guidelines. All aboveground	
storage tanks ("AST") shall be	
accompanied by a secondary containment	
system, whether in the form of a double-	
walled tank or of a containment area that	
is sealed, either of which must be able to	
capture the maximum quantity of fuel that	
the AST can hold.	
¶ E.V.c. Construction or alteration of fuel	(Removed.)
storage facilities may be undertaken only	
if approved in writing by the Airports	
Director and shall meet all safety	
standards of the aviation fueling industry	
and the FAA.	
¶ E.V.d. All fuel storage facilities and	(Removed.)
fueling vehicles shall be identified by the	
type of fuel and fuel octane that they	
store, as applicable, in addition to any	
other markings or placards required by	
federal, state or local law or regulation.	
¶ E.V.e. All fuel storage facilities and	(Removed.)
fueling vehicles shall be fitted with the	
nozzle designed and intended for the fuel	
stored in and dispensed from such fuel	
storage facility or fueling vehicle.	
¶ E.V.f. Fueling vehicles shall not be	(Removed.)
parked or stored less than fifty (50) feet	
from any aircraft or structure, and further	
shall not be parked or stored less than ten	
feet from any other vehicle or equipment,	
reet from any other veniere of equipment,	

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unless alternate arrangements and	
conditions on parking fueling vehicles are	
approved in writing by the Airports	
Director.	
¶ E.V.g. In the event of extreme low	(Removed.)
temperatures, fueling vehicles may be	
stored in heated hangars when not in use	
if (i) the hangar has a fully functioning	
fire sprinkler protection system and (ii)	
approved in writing by the Airports	
Director. Prior to storing any fueling	
vehicle in a heated hangar, the vehicle	
operator must notify the Airports	
Department, via the AOC, and ARFF, if	
an ARFF unit operates on the Airport, and	
1 1 '	
provide the AOC and ARFF, if applicable,	
with the number of vehicles to be stored	
in each hangar. (At the time of	
promulgation of these Rules and	
Regulations, the telephone number for the	
AOC is (850) 651-7166.)	
¶ E.V.h. Fuelers shall inspect and	(Removed.)
maintain in good working condition all	
fuel storage facilities, fueling equipment	
and fueling vehicles.	
¶ E.V.i. Newly constructed or installed	(Removed.)
fuel storage facilities shall be subject to	
inspection by the County prior to use for	
fuel storage.	
¶ E.V.j. A Fueler authorized to receive,	(Removed.)
store, or dispense aviation fuels shall have	
and follow adequate procedures for	
sampling and testing of such fuels. All	
sumpring and usung of such fucis. All	

tests and test schedules shall be performed	
in accordance with applicable regulations	
and industry standards. Fuelers are solely	
responsible for ensuring the quality of	
their fuel.	
¶ E.V.k. At least fourteen (14) days	(Removed.)
before initiating use of a fuel storage	
facility, Fueler shall provide to the County	
a written copy of a plan addressing proper	
fueling procedures, training of personnel,	
quality assurance and quality control	
procedures, recordkeeping, marking and	
labeling of fueling equipment and the fuel	
storage facility, and emergency response	
procedures for the fuel storage facility,	
fueling equipment, and fueling operations	
("Fueling Plan"). Fueler shall also	
provide County such Fueling Plan, at least	
fourteen (14) days in advance, each time it	
initiates use of an additional fuel storage	
facility at the Airport.	
¶ E.V.I. Fueler shall prepare and file with	(Removed.)
both the County and the U.S.	
Environmental Protection Agency	
("EPA") a Spill Prevention, Control and	
Countermeasure Plan ("SPCC Plan") that	
meets all applicable regulatory	
requirements for fuel storage and fueling	
activities. Fueler shall provide to the	
Airports Director a copy of its EPA-	
approved SPCC Plan. Fueler may not	
store fuel in or dispense fuel from any fuel	
 storage facility unless and until the	

Airports Director has approved the Fueling Plan and Fueler's EPA-approved SPCC Plan. ¶ <b>E.V.m.</b> Fueler must submit to the Airports Director an updated Fueling Plan	(Removed.)
and SPCC Plan at least fifteen (15) days prior to any planned change in fueling operations following the Airports Director's approval of Fueler's prior fueling plan and, if applicable, SPCC Plan.	
¶ E.V.n. Fueler shall be responsible for and oversee the safe transfer of all fuel from fuel suppliers to that Fueler's fuel storage facility, including by ensuring that the fueling vehicle driver remains with the vehicle at all times when fuel is being transferred.	(Removed.)
¶ E.VI.a. The County and other appropriate governmental agencies may inspect a Fueler's fuel storage facilities, dispensing equipment, and vehicles from time to time to ensure compliance with all applicable safety standards. A record of each such inspection shall be retained by Fueler for at least twenty-four (24) months. When such inspection observes a discrepancy in Fueler's compliance with such safety standards, Fueler shall	(Removed.)
immediately take corrective action to remedy the discrepancy. Fueler's failure to take corrective action to remedy the discrepancy may result in the termination	

ope	any or all of Fueler's privileges to perate at the Airport. No more than	
othe the sub repo rem	urteen (14) days after the County or her governmental inspector identifies e discrepancy to the Fueler, Fueler shall bmit to the Airports Director a written port of any corrective actions taken to medy such discrepancy. <b>E.VII.a.</b> Fuelers shall undertake	(Removed.)
ade fuel con	equate procedures to prevent and limit el spills and shall develop fuel spill ntingency plans, including notification d clean-up procedures.	
¶ ] hav of mat spil eno spil	<b>E.VII.b.</b> Fuelers shall maintain and ve readily available an adequate supply fuel absorbent materials and other aterials to dam, dike or divert a fuel ill. Fuelers shall have, at a minimum, ough such materials to respond to a fuel ill of up to 55 gallons and to prevent el flowage into storm drains.	(Removed.)
¶ E foll foll 1. Air pro Reg AO be at	<b>E.VII.c.</b> In the event of a fuel spill, the llowing safety procedures shall be llowed: Fueler shall immediately notify the arport through the AOC. (At the time of omulgation of these Rules and egulations, the telephone number for the OC is (850) 651-7166.) Should Fueler unable to make contact with someone the AOC immediately, Fueler shall mediately call 911. Regardless of	(Removed.)

whether Fueler does reach the AOC, Fueler shall also call 911 immediately if medical assistance is required. The requirements of this paragraph shall apply regardless of the volume of fuel spilled.	
2. Fueler shall take immediate action to begin containment and clean-up operations, which shall include the prevention of fuel from entering any storm or silt trench drain.	
3. Fuel delivery devices and other vehicles shall not be moved or operated in the vicinity of the spill until containment and clean-up operations have been initiated and the devices and vehicles can be moved or operated without causing further fuel spill or presenting further risk to human health or safety or to the environment.	
4. Fueler shall promptly post a fireguard, who shall remain on site until relieved by the Airports Director.	
5. All contaminated absorbent material shall be placed in DOT-approved metal containers and disposed of by Fueler in compliance with all applicable federal, state, and local laws, regulations, rules, orders, ordinances, policies, standards, and guidelines.	

6. Should a fuel spill occur that is larger than what Fueler can adequately handle, Fueler must immediately obtain the clean- up services of a duly licensed hazardous material contractor. The Airports Department will coordinate the remediation operations with Fueler and such contractor and ensure the safe handling of residual fuel after remediation.	
7. In the event that a fuel spill exceeds twenty-five (25) gallons, cannot conclusively be shown to be less than twenty-five (25) gallons, cannot be cleaned up within twenty-four (24) hours, or makes its way into a waterway, Fueler shall report the spill to the Florida Department of Environmental Protection. Nothing herein shall excuse Fueler's noncompliance with any other reporting or response requirements under Florida law or regulation.	
8. Fueler shall be liable for all costs associated with the control, containment, clean-up, and disposal of any fuel spill, as well as for any damages that result from such spill or clean-up operations. If Fueler fails to promptly undertake appropriate and adequate remediation activities in response to a spill or	

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discharge, the County may, but is not	
obligated to, perform such remediation.	
Any costs incurred by the County	
associated with assessment and clean-up	
of the spill will be billed to Fueler,	
payable within thirty (30) days.	
payable while unity (50) days.	
9. Copies of all reports submitted to any	
federal, state, or local agency relating to a	
fuel spill or the Airport shall be provided	
to the Airports Director at the time	
submitted to such agency.	
¶ E.VIII.a. The County or an authorized	<b><u>¶ E.II.a.</u></b> The County or an authorized
Fixed Base Operator shall be permitted to	Fixed Base Operator shall be permitted to
install and maintain a fuel storage and	install and maintain a fuel storage and
dispensing facility for Commercial Self-	dispensing facility for Commercial Self-
Service Fueling at a location or locations	Service Fueling at a location or locations
designated by the County.	designated by the County.
¶ E.VIII.b. No entity, other than the	(Removed.)
County, shall provide Commercial Self-	
Service Fueling without also providing	
attended commercial fueling at the	
Airport.	(Damager 1)
¶ E.VIII.c. Commercial Self-Service	(Removed.)
Fueling shall be subject to all applicable	
requirements herein for fueling, including	
but not limited to requirements concerning	
payment of fuel flowage fees, training,	
fueling operations, fuel storage,	
inspection, and fuel spill response, and	
further shall be subject to all applicable	
requirements of the Minimum Standards.	
<b>E.VIII.d.</b> Commercial Self-Service	(Removed.)
	(Removeu.)

Fueling shall be subject to the following additional requirements:	
1. The facility shall be constructed on concrete rigid pavement or flexible asphalt surface, and shall include above- ground double-wall tank(s), a fueling terminal, a metering system, an emergency shut-off, lighting, and protective enclosures using pipe bollards or other suitable protection.	
2. The facility shall include a control device that prevents unauthorized fuel-dispensing.	
3. The facility shall be available for use twenty-four (24) hours a day, every day of the year.	
4. The entity responsible for managing the Commercial Self-Service Fueling facility shall provide ladders to service aircraft; at least one properly serviced fire extinguisher, meeting NFPA 10 standards; easily recognizable markings to indicate the type of fuel available; and placards providing emergency telephone numbers, emergency procedures, and instructions on the use of the facility.	
5. The entity responsible for managing the Commercial Self-Service Fueling facility	

shall inspect the facility daily and have	
trained personnel during normal hours of	
operation, to the extent required by the	
Minimum Standards, available to answer	
questions, provide other assistance, and	
respond to fuel spills from the facility.	
¶ E.IX.a. No person shall engage in Self-	¶ E.III.a. Any person must obtain a Self-
Fueling unless and until such person has	Fueling Permit from the Airports
obtained from the County a Self-Fueling	Department prior to conducting Self-
permit authorizing such activity. An	Fueling on the Airport.
applicant for a Self-Fueling permit must	
provide evidence, satisfactory to the	
County:	
County.	
1. Of ownership or lease of every aircraft	
for which such applicant requests Self-	
11 1	
Fueling privileges;	
2 That it is a tanant at the Airmont	
2. That it is a tenant at the Airport	
pursuant to a lease or sub-lease;	
3. If the applicant is a sub-lessee, that the	
lessee has expressly authorized the	
applicant to Self-Fuel on the leasehold;	
and	
4. That it has a practicable plan to safely	
transport and deliver fuel to its aircraft.	
¶ E.IX.b. Permittee shall procure and	(Removed.)
deliver to the County, with Permittee's	
application for a Self-Fueling permit, a	
current, original certificate of insurance	
acceptable to the County showing	
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reasonable, appropriate insurance	
coverage for the duration of the Self-	
Fueling permit. All insurance policies	
shall name the County as an additional	
insured and shall not be subject to	
cancellation or change except after thirty	
(30) days' prior written notice of such	
cancellation or change to the County by	
the insurance carrier.	
¶ E.IX.c. The term of a Self-Fueling	(Removed.)
permit shall be no longer than one year	
and shall be subject to renewal.	
¶ <b>E.IX.d.</b> Permittee may only fuel aircraft	(Removed.)
identified on the Self-Fueling permit.	( · · · · · · · · · · · · · · · · · · ·
Permittee may not fuel any other aircraft.	
¶ <b>E.IX.e.</b> Permittee shall ensure that only	(Removed.)
persons employed by Permittee are	
involved in dispensing fuel and that all	
such employees handling fuel are trained	
in accordance with Section E(III)	
(Training) above. Before Permittee may	
commence any Self-Fueling activities,	
Permittee shall (i) submit to the County	
evidence, sufficient to comply with	
Section E(III) above, that each person	
who will conduct aviation fuel dispensing	
operations has received training in safety	
procedures and (ii) provide to the Airports	
Director documentation verifying all	
required certifications and required	
recurrent training.	
¶ E.IX.f. Permittee shall dispense aviation	(Removed.)
fuel only where the Permittee's Self-	

Eveling nameit avenegals, allows	
 Fueling permit expressly allows.	
¶ E.IX.g. Permittee shall equip each	(Removed.)
fueling vehicle with at least one 20-pound,	
Class B/C fire extinguisher mounted on	
 the outside of such vehicle.	
¶ E.IX.h. Fueling vehicles shall not be	(Removed.)
permitted to park inside any structure on	
the Airport unless (i) the Airports Director	
has previously approved such parking in	
writing and (ii) ARFF, or the local fire	
district if no ARFF unit operates on the	
Airport, has previously been notified of	
the parking arrangement. Additional	
conditions on the parking of fueling	
vehicles may be prescribed in the Self-	
Fueling permit.	
¶ <b>E.IX.i.</b> Each Permittee shall meet with	(Removed.)
ARFF personnel, or personnel of the local	
fire district if no ARFF unit operates on	
the Airport, to discuss fueling fire safety	
and associated safety procedures before	
 Permittee may begin dispensing fuel.	
¶ E.IX.j. The Airports Director shall have	(Removed.)
the right to conduct fire safety inspections	
upon reasonable notice to Permittee any	
time during the term of a Self-Fueling	
 permit.	
¶ E.IX.k. Permittee may terminate the	(Removed.)
Self-Fueling permit upon written notice to	
the County.	
¶ E.IX.I. Permittee shall agree to assume	(Removed.)

	dispensing, and to indemnify, hold	
	harmless and defend the County on terms	
	prescribed by the Self-Fueling permit.	
	¶ E.IX.m. A Self-Fueling permit is not	(Removed.)
	assignable or transferable. Permittee shall	
	not enter into any agreement to transfer	
	any of Permittee's privileges under the	
	Self-Fueling permit whereby other	
	persons share in the privileges or services	
	authorized by the Self-Fueling permit.	
		¶ E.III.b. Any person conducting Self-
		Fueling may do so only in accordance
		with the Rules and Regulations and with
		any further requirements stipulated by any
		agency having jurisdiction over such Self-
		Fueling, including but not limited to the
		FAA, the Florida Department of
		Transportation's Aviation Office, the
		Florida State Fire Marshal, the appropriate
		local fire marshal, and the County's Code
		Enforcement Division.
	Section F – Vehicle Traffic	Emorcement Division.
Sec. 3-87. – Motor vehicles.	¶ F.I.a. All operators of ground vehicle	¶ F.I.a. All operators of ground vehicles
(a) Operation generally. Unless	on the Airport shall comply fully with the	on the Airport shall comply fully with the
authorized by the airport manager, no	Florida motor vehicle laws, the Rules and	Florida motor vehicle laws, the Rules and
highway or automotive vehicle shall be	Regulations, all applicable markings,	Regulations, all applicable markings,
operated on the airport except on	signage, and lights, and all instructions	signage, and lights, and all instructions
roadways, parking areas, or paved areas	issued by the Airports Director, Airport	issued by the Airports Department, law
that are specifically designated for such	staff, or law enforcement officers.	enforcement officers or the Tower.
vehicles. Such vehicles shall be parked in		
the manner prescribed by the airport		
manager while on the airport and as		
indicated by posted signs. The airport auto		
mulcaled by posied signs. The allport auto		

parking areas shall be restricted to parking for airport business only. Overnight parking shall be by permission only. Unauthorized vehicles shall be subject to being towed away at the owner's expense.		
(Compare also to Nov. 2022 Draft paragraphs F.III.d and F.III.e.)		
		¶ <b>F.I.b.</b> Any person operating a motor vehicle within the Movement Area or Safety Areas shall have satisfactorily completed all training, and have obtained and hold current all licenses, required to operate a motor vehicle within such areas.
Sec. 3-87. – Motor vehicles.	¶ F.I.b. No person shall operate a vehicle	(Removed.)
(c) Careless or negligent operation;	on the Airport in a reckless or careless manner or in a manner that would	
<i>speed limits.</i> No person shall operate any vehicle in a careless or negligent manner	endanger his or her person or property or	
or in disregard for the safety of others, or	the safety of another's person or property.	
in excess of posted speed limits. All		
aircraft have the right-of-way over all surface vehicles.		
	¶ F.I.c. No person shall operate any motor	(Removed.)
	vehicle on the Airport faster than the	
	prescribed speed limit. Speed limits for	
	motor vehicle operations on the AOA are	
	posted on vehicle access gates.	
	¶ F.I.d. No person shall operate a motor	(Removed.)
	vehicle on the Airport while under the	
	influence of alcohol, any illegal drug, or	
	any or drug that impairs, or may impair, the operator's abilities.	
	<b>F.I.e.</b> Abandoned Vehicles are	<b>F.I.c.</b> Abandoned Vehicles are

prohibited on the Airport and may be removed at the request of the Airports Director, at the sole risk and expense of the vehicle owner.	prohibited on the Airport and may be towed at the sole risk and expense of the vehicle owner, subject to the procedures specified in section 705.184 of the Florida Statutes.
¶ <b>F.I.f.</b> All operators of ground vehicles on the Airport are fully liable for any bodily and personal injury they may cause by their operation of their vehicles. In addition, all operators are liable for any and all fines they may incur pursuant to any applicable law, regulation, rule, ordinance, order, policy, or standard, including but not limited to these Rules and Regulations, by operating their vehicles in an unlawful or prohibited manner.	¶ <b>F.I.d.</b> All operators of ground vehicles on the Airport are fully liable for any bodily and personal injury they may cause by their operation of such vehicles. In addition, all ground-vehicle operators are liable for any and all fines they may incur pursuant to any applicable law, regulation, rule, ordinance, order, policy, or standard, including but not limited to these Rules and Regulations, by operating their vehicles in an unlawful or prohibited manner.
¶ <b>F.II.a.</b> No Commercial Ground Transportation Operator (including but not limited to any off-airport rental car operator) shall operate any vehicle or provide any Commercial Ground Transportation at or from the Airport without obtaining written authorization from the County and paying all applicable fees.	<b>F.II.a.</b> No Commercial Ground Transportation Operator shall locate an office or place of business at the Airport without obtaining an agreement with the Board of County Commissioners and paying all applicable fees.
¶ <b>F.II.b.</b> No Commercial Ground Transportation Operator shall operate or cause to be operated any vehicle to provide ground transportation services using the roadways of the Airport unless the operation of such vehicles is currently authorized by the appropriate federal	(Removed.)

and/or state government agency(ies) that	
issues appropriate licenses or permits for	
the Commercial Ground Transportation	
Operator.	
<b>F.II.c.</b> Any Commercial Ground	<b>F.II.b.</b> Any Commercial Ground
Transportation Operator found violating	Transportation Operator found violating
the Rules and Regulations, the Minimum	the Rules and Regulations, the Minimum
Standards, or any Airport permit	Standards, or any condition of its
conditions may have its permit suspended	agreement with the County to provide
or revoked by the Airports Director at his	Commercial Ground Transportation may
or her sole discretion.	have its authority to provide Commercial
	Ground Transportation suspended by the
	Airports Director.
<b>F.II.d.</b> No Commercial Ground	<b>F.II.c.</b> No Commercial Ground
Transportation Operator or its agents shall	Transportation Operator or its agents shall
mislead or attempt to mislead the public	mislead or attempt to mislead the public
through false representations concerning	through false representations concerning
such Commercial Ground Transportation	such Commercial Ground Transportation
Operator's prices or services or those of	Operator's prices or services or those of
any other Commercial Ground	any other Commercial Ground
Transportation Operator.	Transportation Operator.
<b>F.II.e.</b> No Commercial Ground	¶ <b>F.II.d.</b> No Commercial Ground
Transportation Operator may engage in	Transportation Operator may engage in
solicitation at any location on the Airport.	solicitation at any location on the Airport
	except as may be permitted in its
	operating agreement.
¶ F.II.f. The Airports Director may by	¶ F.II.e. The Airports Director may by
written order or operating instruction	written order or operating instruction
establish procedures that the Airports	establish procedures that the Airports
Director determines to be necessary for	Director determines to be necessary for
the regulation of Commercial Ground	the regulation of Commercial Ground
Transportation, so long as such order,	Transportation, so long as such order,
instruction, or procedures are not	instruction, or procedures are not
monuction, or procedures are not	instruction, or procedures are not

inconsistent with these Rules and	inconsistent with these Rules and
Regulations or the Minimum Standards.	Regulations or the Minimum Standards.
¶ F.III.a. No person shall park or leave	¶ F.III.a. No person shall park or leave
standing any vehicle, whether occupied or	standing any vehicle, whether occupied or
not, on the Airport except within	not, on the Airport except within
designated parking areas or loading areas	designated parking areas or loading areas
or except when actively loading or	or except when actively loading or
unloading passengers or luggage.	unloading passengers or luggage.
¶ F.III.b. All Airport tenant employees	(Removed.)
must park in their assigned areas.	
¶ F.III.c. The Airports Director shall	(Removed.)
cause signs to be placed and maintained	
that designate all general and reserved	
loading zones, reserved parking areas, and	
public parking areas, including, but not	
limited to, those designated for exclusive	
use by car rental agencies or other	
companies operating at or from the	
Airport. No parking areas shall be	
designated in areas on or along drives or	
0	
roadways or in such other areas on the	
Airport for which the Airports Director	
deems a parking area incompatible with	
the safe, efficient and convenient	
operation of the Airport.	
¶ F.III.d. The Airports Director may	¶ F.III.b. The Airports Department may
remove or cause to be removed any	tow any vehicle, boat, trailer or other
	apparatus that is illegally parked, disabled,
or abandoned; that impedes Airport	or abandoned; that impedes Airport
operations or the orderly flow of traffic; or	operations or the orderly flow of traffic; or
that creates a potential security threat.	that creates a potential security threat.
Any vehicle parked without authorization	
in areas of the public parking lot assigned	
vehicle that is illegally parked, disabled, or abandoned; that impedes Airport operations or the orderly flow of traffic; or that creates a potential security threat. Any vehicle parked without authorization	apparatus that is illegally parked, disabled, or abandoned; that impedes Airport operations or the orderly flow of traffic; or

for exclusive use of car rental agencies or	
companies and clearly indicated as such	
by signs may be removed or caused to be	
removed by order of the Airports Director.	
<b>F.III.e.</b> The owner or operator of any	<b>F.III.c.</b> The owner or operator of any
vehicle removed by the County or its	vehicle removed by the County or its
agent from a location on the Airport under	agent from a location on the Airport under
this Section F shall be liable for payment	this Section F shall be liable for payment
of towing, storage, and any other	of towing, storage, and any other
applicable charges. Any such vehicle	applicable charges, subject to section
shall be released to the owner or operator	705.184 of the Florida Statutes. Any such
thereof only upon proper identification of	vehicle shall be released to the owner or
the person making claim to such vehicle	operator thereof only upon proper
and upon payment of any towing, storage,	identification of the person making claim
and other applicable charges. Neither the	to such vehicle and upon payment of any
County nor any of its agents shall be	towing, storage, and other applicable
liable for damage to any such vehicle	charges. Neither the County nor any of its
resulting from its removal.	agents shall be liable for damage to any
	such vehicle resulting from its removal.
¶ F.IV.a. Any person operating a motor	<b>F.IV.a.</b> Any person operating a motor
vehicle within the AOA shall have	vehicle within the AOA shall have
satisfactorily completed all training, and	satisfactorily completed all training to
obtained and hold current all licenses, that	operate a motor vehicle within the AOA,
the Airports Director may require to	except for (i) drivers of authorized
operate a motor vehicle within the AOA,	emergency vehicles or (ii) drivers of
except for (i) drivers of authorized	vehicles who are escorted by Airport or
1 ()	5 1
emergency vehicles or (ii) drivers of	FBO personnel who are duly qualified to
vehicles who are escorted by Airport or	operate a motor vehicle within the AOA.
FBO personnel who are duly qualified to	
operate a motor vehicle within the AOA.	
¶ F.IV.b. No person shall operate any	(Removed.)
vehicle in the AOA that is overloaded or	
carrying more passengers than the number	

of passengers for which it is designed.	
¶ F.IV.c. No person shall ride on the	(Removed.)
running board or stand up in the body of a	
moving vehicle in the AOA.	
¶ <b>F.IV.d.</b> No person shall ride with arms	(Removed.)
or legs protruding from the body of a	
vehicle in the AOA except when it is	
designed for such use.	
¶ F.IV.e. Any vehicle operator who	¶ F.IV.b. Any vehicle operator who
encounters a malfunctioning gate at the	encounters a malfunctioning gate at the
Airport, including but not limited to gates	Airport, including but not limited to gates
providing access to the AOA, shall	providing access to the AOA, shall
immediately notify the AOC of such	immediately notify the AOC of such
malfunction. (At the time of	malfunction. (At the time of
promulgation of these Rules and	promulgation of these Rules and
Regulations, the telephone number for the	Regulations, the telephone number for the
•	-
AOC is (850) 651-7166.)	AOC is (850) 651-7166.)
¶ F.IV.f. All operators of vehicles in the	¶ F.IV.c. All operators of vehicles in the
AOA shall ensure that no Foreign Object	AOA shall ensure that no Foreign Object
 Debris leaves the vehicle.	Debris leaves the vehicle.
¶ F.IV.g. Ground vehicles in the AOA	¶ F.IV.d. Ground vehicles in the AOA
shall yield the right-of-way to, in order,	shall yield the right-of-way to, in order,
aircraft, pedestrians, emergency vehicles	aircraft, pedestrians, emergency vehicles
and equipment, and any Airport	and equipment, and any Airport
maintenance or operations vehicles and	maintenance or operations vehicles and
equipment.	equipment.
¶ F.IV.h. No vehicle shall operate in	¶ F.IV.e. No vehicle shall operate in close
close proximity to an aircraft so as to	proximity to an aircraft so as to create a
create a hazard or interfere with the safe	hazard or interfere with the safe operation
operation of the aircraft.	of the aircraft.
<b>F.IV.i.</b> Vehicles shall park in tie-down	(Removed.)
	(Kemoveu.)
areas only between the tie-down hooks,	
parallel to aircraft, and in the spaces	

leased by the vehicle owner.	
¶ <b>F.IV.j.</b> No vehicle may pass between a	(Pamovad)
	(Removed.)
parked aircraft and an adjacent Airport	
building, except for authorized County	
vehicles, emergency equipment, and those	
vehicles servicing the aircraft.	
¶ F.IV.k. When approaching taxiing	
aircraft, ground vehicles shall maintain a	aircraft, ground vehicles shall maintain a
distance of at least twenty-five (25) feet in	distance of at least twenty-five (25) feet in
front and one hundred (100) feet behind	front and one hundred (100) feet behind
the aircraft, or, if located less than these	the aircraft, or, if located less than these
distances from a taxiing aircraft, shall	distances from a taxiing aircraft, shall
yield right-of-way immediately.	yield right-of-way immediately.
¶ F.V.a. Ground vehicles are permitted in	¶ F.V.a. Ground vehicles are permitted in
the Movement Area and Safety Areas	the Movement Area and Safety Areas
only if necessary for Airport operations	only if necessary for Airport operations.
and only if registered with and authorized	
by the Airports Director.	
¶ F.V.b. Any person operating a motor	(Removed.)
vehicle within the Movement Area or	
Safety Areas shall have satisfactorily	
completed all training, and obtained and	
hold current all licenses, that the Airports	
Director may require to operate a motor	
vehicle within such areas.	
¶ <b>F.V.c.</b> Ground vehicle operators, except	(Removed.)
for drivers of authorized emergency	( · · · · · · · · · · · · · · · · · · ·
vehicles, shall comply with prescribed	
speed limits when operating in the	
Movement Area and Safety Areas unless	
directed otherwise by the Tower.	
<b>F.V.d.</b> All private vehicles authorized to	(Removed.)
	(Kemoveu.)
access the Movement Area or Safety	

Areas and doing so on a regular basis	
shall show proof of insurance naming the	
County as an additional insured.	
¶ F.V.e. Campers, recreational vehicles,	(Removed.)
boat trailers, and ground vehicle trailers	
are prohibited in the Movement Area and	
Safety Areas unless specifically	
authorized by the Airports Director.	
<b>F.V.f.</b> No person may operate a vehicle	(Removed.)
while in the Movement Area or Safety	(Kenloved.)
5	
Areas without a valid state driver's	
license.	
¶ F.V.g. All vehicles permitted to access	¶ F.V.b. All vehicles permitted to access
the Movement Area or Safety Areas shall	the Movement Area or Safety Areas shall
be equipped with a functioning	be equipped with a functioning
aeronautical mobile two-way radio	aeronautical mobile two-way radio
operating on the applicable CTAF or	operating on the applicable Common
ground-control frequencies, or on such	Traffic Advisory Frequency ("CTAF") or
other frequencies as required by the	ground-control frequencies. All such
Airports Director. All such vehicles shall	vehicles shall be further equipped with an
be further equipped with an operable	operable yellow to amber hazard light or
yellow to amber hazard light or similar	similar device, 36"-by-36" orange and
device, 36"-by-36" orange and white	white checkered flag, and/or other
checkered flag, or other equipment as	equipment as required by the FAA.
required by the Airports Director or the	equipment as required by the TAA.
FAA.	
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¶ F.V.h. At DTS, vehicle operators shall	¶ F.V.c. At DTS, vehicle operators shall
not cross from the solid-line side of the	not cross from the solid-line side of the
runway hold-short lines or the solid-line	runway hold-short lines or the solid-line
side of the Movement Area lines without	side of the Movement Area lines without
first obtaining clearance from the Tower	first obtaining clearance from the Tower.
and having previously completed all	
training that the Airports Director may	

	require.	
	¶ F.V.i. Operators of all motor vehicles	¶ F.V.d. Operators of all motor vehicles
	traversing or operating in the Movement	traversing or operating in the Movement
	Area or Safety Areas shall maintain two-	Area or Safety Areas shall maintain two-
	way radio communication with the Tower	way radio communication with the Tower
	whenever the Tower is operating, and on	whenever the Tower is operating, and on
	CTAF when the Tower is not operating,	CTAF when the Tower is not operating,
	unless the motor vehicle is being escorted	unless the motor vehicle is being escorted
	by an authorized motor vehicle whose	by an authorized motor vehicle whose
	operator is maintaining two-way radio	operator is maintaining two-way radio
	communication with the Tower, if the	communication with the Tower, if the
	Tower is operating, or on CTAF, if the	Tower is operating, or on CTAF, if the
	Tower is not operating.	Tower is not operating.
Sec. 3-87. – Motor vehicles.	¶ F.V.j. When the Tower is not in	<b><u>¶</u> F.V.e.</b> When the Tower is not in
(d) <i>Entering on or within landing areas.</i>	operation, operators of ground vehicles in	operation, operators of ground vehicles in
All vehicles operating within the landing	the Movement Area or Safety Areas shall	the Movement Area or Safety Areas shall
area shall notify the airport manager, FBO	carry a radio tuned to the Airport's	carry a radio tuned to the Airport's
monitoring UNICOM, or flight service or	Universal Communication ("UNICOM")	Universal Communication ("UNICOM")
the control tower at the Bob Sikes Airport,	or CTAF and shall make an	or CTAF and shall make an
prior to entering on or within the landing	announcement on the radio before	announcement on the radio before
areas, stating purpose of operation, length	entering a runway or taxiway. At the time	entering a runway or taxiway. At the time
of operation and shall have an individual	of issuance of these Rules and	of issuance of these Rules and
responsible and available to observe flight	Regulations, CEW is an uncontrolled	Regulations, CEW is an uncontrolled
activity.	airfield, so all ground-vehicle operators at	airfield, so all ground-vehicle operators at
	CEW shall announce, via CTAF, any	CEW shall announce, via CTAF, any
	intention to access the Safety Areas and	intention to access the Safety Areas and
	shall always yield the right-of-way to any	shall always yield the right-of-way to any
	aircraft or emergency vehicle.	aircraft or emergency vehicle.
	¶ F.V.k. All ground vehicles operating in	¶ <b>F.V.f.</b> All ground vehicles operating in
	the Movement Area or Safety Areas shall	the Movement Area or Safety Areas shall
	(i) turn on their yellow to amber hazard lights (if installed), emergency flashers,	(i) turn on their yellow to amber hazard lights (if installed), emergency flashers,
	and strobe lights, and (ii) if the Airports	and strobe lights, and (ii) if the Airports

Sec. 3-90. – Fire regulations and safety.	Director deems it necessary to maintain safety during construction activity on the Airport, each display a 36"-by-36" orange-and-white-checkered flag. Section G – Fire Prevention and Environmental Management ¶ G.I.a. Causing or sustaining an open	Director deems it necessary to maintain safety during construction activity on the Airport, display a 36"-by-36" orange-and- white-checkered flag. (All of this section removed.) (Removed.)
(b) Starting open fires. No person shall	flame on the Airport is prohibited unless	
start an open fire any place on the airport without the permission of the airport manager.	expressly authorized by the Airports Director.	
	¶ <b>G.I.b.</b> Without limitation to Section $G(I)(a)$ , open flames, smoking, matches, and lighters are prohibited within fifty (50) feet of any aircraft and within one hundred (100) feet of any fuel storage area, fuel truck, aircraft being fueled or defueled, or fuel spill.	(Removed.)
	¶ <b>G.I.c.</b> The use and storage of any flammable or hazardous liquid or material shall comply with all applicable federal, state and local laws, regulations, rules, orders, ordinances, policies, standards, and guidelines, and with any Airport Storm Water Management Plan or Storm Water Pollution Prevention Plan.	(Removed.)
Sec. 3-90. – Fire regulations and safety.	¶ G.I.d. Tenants of all hangars and	(Removed.)
(d) <i>Fire extinguishers and equipment.</i>	buildings shall provide suitable fire	
Tenants of all hangars and buildings shall provide suitable fire extinguishers and	extinguishers and equipment which shall be kept in good condition as	
equipment which shall be kept in good	recommended by the state fire marshal's	
condition as recommended by the state	rules and regulations. Such fire	
fire marshal's rules and regulations and	extinguishers and equipment are subject to	

inspected at least every 12 months by approved personnel, in accordance with state and local laws. Sec. 3-90. – Fire regulations and safety.	inspection at least every twelve (12) months by personnel approved by the Airports Director or the local fire district in accordance with state and local laws. ¶ <b>G.I.e.</b> The placement of any hazardous-	(Removed.)
(c) <i>Compliance with applicable fire code.</i> No person shall store material or equipment, use flammable liquids or gases, or allow their premises to become in such condition so as to violate, in any manner, the fire code in force in the area of the airport.	materials storage container, locker structure or bin on the Airport shall comply with NFPA 1 (Fire Code) and be approved by the Airports Director with respect to type, placement, size, and color.	
	¶ <b>G.I.f.</b> All heating equipment and fuel burning appliances installed on the Airport shall conform to the International Building Code and NFPA 1 (Fire Code) and comply with any additional requirements imposed by the fire marshal or equivalent officer with jurisdiction over the Airport.	(Removed.)
	¶ <b>G.I.g.</b> Hangar floors shall be kept free from accumulation of oil, grease, flammable liquids, rags, and other waste materials.	(Removed.)
	¶ G.I.h. All empty oil, paint, and varnish cans, bottles or other containers shall be disposed of in an appropriate and timely manner and shall not remain on the floor, wall stringers, or overhead storage areas of any hangar or other Airport structure.	(Removed.)
	¶ G.I.i. Drip pans shall be placed under engines of stored aircraft and shall be maintained so as to prevent accumulation	(Removed.)

of liquid in the pans.	
¶ G.II.a. All persons on the Airport shall	(Removed.)
be responsible for compliance with all	
applicable federal, state, and local laws,	
regulations, rules, orders, ordinances,	
policies, standards, and guidelines	
concerning the use, handling, treatment,	
storage, discharge, disposal, or	
transportation of hazardous materials.	
These laws, regulations, and other	
requirements include, without limitation,	
the federal Resource Conservation and	
Recovery Act; the federal Comprehensive	
Environmental Response, Compensation	
and Liability Act; the federal Toxic	
Substances Control Act; the hazardous-	
waste regulations of the Florida	
Administrative Code; and regulations and	
other requirements of the Florida	
Department of Environmental Protection	
and the County's Public Works	
Department.	
¶ G.II.b. No person shall use, handle,	(Removed.)
treat, store, or transport hazardous	
materials at or on the Airport except as	
reasonably necessary in the ordinary	
course of the person's authorized	
activities on the Airport and only if such	
hazardous materials are properly labeled	
and contained, and notice of such use,	
handling, treatment, storage, or transport,	
and a copy of the Safety Data Sheet, is	
provided in advance to the Airports	

Department for each such hazardous	
material.	
¶ G.II.c. No person shall use, handle,	(Removed.)
treat, store, or transport hazardous	
materials at or on the Airport at such time	
or place or in such manner or condition as	
to create an unreasonable risk of harm to	
persons, property, or the environment.	
¶ <b>G.II.d.</b> All persons whose duties and	(Removed.)
responsibilities involve the handling or	(Removed.)
storing of hazardous substances and	
materials must do so in accordance with	
all applicable federal, state, and local	
laws, regulations, rules, orders,	
ordinances, policies, standards, and	
guidelines.	
¶ G.II.e. No person shall discharge,	(Removed.)
dispose, or otherwise release any	
hazardous material, waste, or substance on	
or from the Airport. In the event of such	
release, the responsible party shall	
promptly notify the AOC, or call 911 if	
the responsible party cannot immediately	
confer with the AOC, and notify any	
appropriate federal or state agency. (At	
the time of promulgation of these Rules	
and Regulations, the telephone number for	
the AOC is (850) 651-7166.) Fuel spills	
shall be addressed as provided in Section	
E(VII).	
¶ G.II.f. Persons responsible for any	(Removed.)
discharge, disposal, or other release of any	
hazardous material, waste, or substance on	

	the Airport shall be liable for the cost to	
	remediate such release. If the responsible	
	person fails to promptly undertake proper	
	remediation activities in response to such	
	release, the County may, but is not	
	obligated to, perform such remediation.	
	Any costs incurred by the County	
	associated with assessment and clean-up	
	of such release will be billed to the	
	responsible person, payable within thirty	
	(30) days.	
	¶ G.II.g. Hazardous waste generated in	(Removed.)
	connection with the clean-up of a release	
	of hazardous substances shall promptly be	
	removed and disposed appropriately.	
	Absorbent material used in connection	
	with such clean-up shall not be left to sit	
	longer than necessary.	
	¶ G.II.h. All persons shall fully comply	(Removed.)
	with the Airport's Storm Water Pollution	
	Prevention Plan and National Pollutant	
	Discharge Elimination System	
	("NPDES") Permit.	
Sec. 3-90 – Fire regulations and safety.	¶ G.II.i. No person may deposit or leave	(Removed.)
(e) Cleanliness of premises; tenants'	rubbish, junk, debris, or unsightly objects	
responsibilities. Tenants and persons are	on their lease premises or the Airport. If	
required to keep their premises clean of all	after warning by the Airports Director the	
rubbish, junk, debris, old aircraft and	area is not cleaned, cleaning will be	
vehicles and unsightly objects. If after	authorized by the Airports Department	
warning by the airport manager the area is	and all costs shall be billed to the tenant or	
not cleaned, cleaning will be authorized	person	
by the board and all costs shall be billed to	1	
the tenant or person.		
1		

¶ G.II.j. The storage of waste materials	(Removed.)
and trash at the Airport is prohibited	
unless placed in receptacles provided for	
such purposes.	
¶ G.II.k. All outdoor trash or garbage	(Removed.)
containers shall be covered. Such	
containers shall be located only in those	
areas approved for such use by the	
Airports Director.	
¶ <b>G.II.I.</b> All operators using commercial	(Removed.)
trash receptacles shall be responsible for	
the cleanliness of such trash collection	
site(s).	
	(Demoved)
¶ G.II.m. All vehicles used for hauling	(Removed.)
trash, dirt, or other refuse materials on the	
Airport shall be constructed so as to	
prevent their contents from dropping,	
shifting, leaking, or escaping.	
¶ G.II.n. No person or entity shall dispose	(Removed.)
of any fill or building material or any	
other discarded or waste material on the	
Airport except as approved in writing by	
the Airports Director.	
¶ G.II.o. No person may burn refuse at	(Removed.)
the Airport.	
¶ G.II.p. Lubricating oils and hazardous	(Removed.)
liquids shall be disposed of in compliance	
with the Airport Storm Water	
Management Plan and all applicable	
federal, state, and local laws, regulations,	
•	
standards, and guidelines.	
¶ G.II.q. No fuels, oils, dopes, paints,	(Removed.)

solvents, acids, or any other hazardous	
liquids shall be disposed of or dumped	
into drains, on ramp areas, in catch basins	
or ditches, or elsewhere on the Airport.	
¶ G.II.r. Any solid or liquid material,	(Removed.)
including but not limited to any aircraft	
lavatory material, that is spilled on the	
Airport shall immediately be cleaned up	
by the person responsible for such	
spillage, subject to all other applicable	
provisions of these Rules and Regulations,	
including but not limited to notification	
and remediation requirements pertaining	
to Hazardous Materials and fuel.	
	(Demoved)
¶ G.II.s. The County shall have the right	(Removed.)
at any time to access any portion of the	
Airport for the purpose of conducting	
inspections, sampling and other testing to	
determine the nature and extent of	
 contamination on or under the Airport.	
 Section H – Security	(All of this section removed.)
¶ H.I.a. All persons on the Airport shall	(Removed.)
follow all applicable security-related laws,	
regulations, rules, orders, ordinances,	
policies, and directives.	
¶ H.I.b. All persons on the Airport shall	(Removed.)
follow the direction of federal, state and	
local law enforcement officers.	
¶ H.II.a. All persons who seek access to	(Removed.)
the AOA must obtain authorization from	
the Airports Department or be escorted by	
appropriate personnel, subject to the	
provisions of the Airport Security	
provisions of the import becamy	

Program.       Program.         ¶ H.II.b. Any person authorized to access       (Removed.)         the AOA must produce credentials       demonstrating their authorization to be in         the AOA (e.g., a badge, license, contract, agreement, etc.) immediately upon request       when in the AOA.	
the AOA must produce credentials demonstrating their authorization to be in the AOA (e.g., a badge, license, contract, agreement, etc.) immediately upon request	
demonstrating their authorization to be in the AOA (e.g., a badge, license, contract, agreement, etc.) immediately upon request	
the AOA (e.g., a badge, license, contract, agreement, etc.) immediately upon request	
agreement, etc.) immediately upon request	
when in the AOA.	
¶ H.II.c. It shall be unlawful, and grounds (Removed.)	
for immediate confiscation, suspension,	
and possible permanent revocation of a	
badge or other authorization to access the	
AOA, for any person to:	
1. Be in the fenced AOA area without an	
escort or a badge or other AOA access	
credentials.	
2. Permit any other person to use their	
badge or other AOA access credentials.	
2 Ween enother remain's holes or commu	
3. Wear another person's badge or carry	
another person's AOA access credentials	
while in or to gain access to the AOA.	
4. Alter or manipulate the appearance of a	
badge or other AOA access credentials.	
¶ H.II.d. If a badge or gate access card is     (Removed.)	
lost or misplaced, the badge holder or	
cardholder must notify the Airports	
Department immediately and follow all	
administrative procedures for reissuance	
of such badge or card, including paying a	
reissuance fee set by the Airports	

Director.	
	(Demend)
¶ H.II.e. Only persons with unescorted	(Removed.)
access authority are permitted to escort	
others in the AOA. Persons who do not	
have on their person a valid identification	
badge may only enter the AOA while	
under the escort of a person who has a	
valid badge for the applicable area.	
¶ H.II.f. All persons who have gained	(Removed.)
authorized access to the AOA shall ensure	
that the door or gate through which they	
entered such area has completely secured	
or locked behind them before leaving the	
immediate vicinity of the door or gate, to	
ensure that no person gains unauthorized	
access through such door or gate.	
¶ H.II.g. All persons authorized to utilize	(Removed.)
space and facilities at the Airport shall	
ensure that all gate chains, fences, doors	
and other public safeguards on their	
respective property, leasehold or licensed	
area are used in a manner to protect the	
public and to prevent unauthorized entry	
or inadvertent access.	
¶ <b>H.II.h.</b> Each person shall immediately	(Removed.)
report malfunctioning or unattended	
access points to the Airports Department	
through the AOC. (At the time of	
promulgation of these Rules and	
Regulations, the telephone number for the	
AOC is (850) 651-7166.)	
	(Parroyad)
¶ H.III.a. No person shall willfully	(Removed.)
tamper with, alter, compromise, move or	

	otherwise interfere with any security	
	device, sign, closed-circuit television	
	camera, security keypad, electromagnetic	
	locking device, or other such implement,	
	or with any perimeter fence gate or gate	
	tracking device, at the Airport.	
	¶ <b>H.III.b.</b> No person may place any	(Removed.)
	object within ten feet of the Airport	
	perimeter fence or at any location that	
	would aid in climbing, or obscuring	
	visibility of, the fence.	
	<b>H.III.c.</b> No person shall willfully	(Removed.)
	activate any Airport security device or	
	security alarm when no emergency	
	condition or threat to security exists.	
	¶ H.III.d. No person shall block or	(Removed.)
	damage Airport doors, gates or card	```
	readers or leave Airport doors or gates	
	open in a manner that could permit access	
	to a restricted area by unauthorized	
	persons.	
Sec. 3-88. – Operation of aircraft.	<b>H.III.e.</b> None of the foregoing	(Removed.)
(b) Starting and run-up of aircraft	provisions of this Section H(III) shall	
engines. Aircraft engines shall be started	limit (a) the performance of law	
and run-up only in the places designated	enforcement operations by duly	
for such purposes. At no time shall	authorized law enforcement officers or (b)	
engines be run-up when hangars, shops,	the performance of County business	
airplanes or any buildings or persons are	authorized by the Airports Director.	
in the path of the propeller stream and/or	r r	
jet exhaust.		
	Section I – [Reserved]	(Removed.)
	Section J – Enforcement and Penalties	(Redesignated Section G – Enforcement
		and Penalties.)

	¶ <b>J.I.c.</b> The Airports Director is authorized to investigate potential	(Removed.)
same may hereafter be established.	diministed.	
embraced within the airports owned by the board, as the same now exist, or as the	hereafter be expanded, modified, or diminished.	
source, are hereby extended to the area	Airports as the Airports now exist or may	
case may be, derived from whatever	source, are hereby extended to the	
county, state and airport police, as the	the case may be, derived from whatever	
All of the powers of the police of the	powers of the County and state police, as	
Sec. 3-84. – Police power extended.	¶ J.I.b. All of the law-enforcement	(Removed.)
		of the Rules and Regulations.
		seek an injunction to prevent a violation
		mechanisms provided by this Section G, the Board of County Commissioners may
		any of the penalties and other enforcement
		¶ <b>G.I.b.</b> Separate from, and in addition to,
		circumstances.
	Director, depending on the circumstances.	the Board, depending on the
	disregarded, as determined by the Airports	disregarded, as reasonably determined by
	mechanisms may be utilized or	mechanisms may be utilized or
	Sheriff's Office. Any of these	lease and by law. Any of these
	and removal from the Airport by the	eviction as permitted by the terms of each
	to the state attorney's or United States attorney's office for criminal prosecution,	revoke licenses and permits issued by the County, terminate leases and authorize
	termination of leases and eviction, referral	administrative penalties, suspend or
	licenses and permits issued by the County,	County Commissioners may issue
	administrative penalties, revocation of	written notices of violation. The Board of
	warnings, written notices of violation,	issue verbal and written warnings and
	combination: verbal and written	combination: The Airports Director may
	or more of the following, separately or in	or more of the following, separately or in
	administrative mechanisms, to include one	administrative mechanisms, to include one
	¶ <b>J.I.a.</b> The County shall enforce the Rules and Regulations through graduated	¶ <b>G.I.a.</b> The County shall enforce the Rules and Regulations through graduated

violations of the Rules and Regulations and to utilize any of the enforcement	
and to utilize any of the enforcement	
mechanisms set forth in Section J(I)(a)	
above, including but not limited to	
imposing administrative penalties	
pursuant to Section J(II) and/or Appendix	
A below as otherwise allowed by law.	
¶ J.I.d. County staff assigned to the (Removed.)	
Airport have the right, at the Airports	
Director's instruction, to enter and inspect	
any or all structures on the Airport,	
including hangars and premises leased to	
aeronautical and non-aeronautical	
commercial users, to ensure safety and	
compliance with the Rules and	
Regulations. County staff shall provide a	
minimum of twenty-four (24) hours'	
notice prior to inspection of any leased	
premises, except when the Airports	
Director reasonably determines that an	
exigency exists requiring more immediate	
inspection.	
¶ J.I.e. The Sheriff's Office may detain ¶ G.I.c. The Sheriff's Office may detain	
and remove from the Airport any person and remove from the Airport any pe	
presenting a risk to the safety or security presenting a risk to the safety or sec	•
of the Airport or to persons and property of the Airport or to persons or propert	-
on the Airport. the Airport, and further may, in	
discretion, issue citations for violation	ns of
these Rules and Regulations or of o	other
laws that it is authorized to enforce.	
¶ G.II.a. If the Airports Director beli	eves
that a person has violated the Rules	
Regulations and determines that fo	

	enforcement is appropriate, he or she shall follow the following process:
	<ol> <li>Provide that person with a written warning of violation ("Warning of Violation") that provides at least thirty (30) days to cure the violation. In cases where the violation poses an imminent risk to the safety or security of the Airport or to persons or property on the Airport, the Airports Director may specify a shorter cure period.</li> </ol>
	2. If that person fails to cure the violation within the time specified in the Warning of Violation, the Airports Director may issue a written notice of violation ("Notice of Violation") that provides at least fifteen (15) days to cure the violation. In cases where the violation poses an imminent risk to the safety or security of the Airport or to persons or property on the Airport, the Airports Director may specify a shorter cure period.
	3. If that person fails to cure the violation within the time specified in the Notice of Violation, the Airports Director may request that the Board of County Commissioners assess a monetary penalty and/or impose other penalties as authorized by law. The Airports

Director shall cause the matter to be
placed on the Board's agenda for
consideration.
¶ G.II.b. If the Board of County
Commissioners finds that a person has
violated the Rules and Regulations and
failed to cure such violation as requested
by the Airports Director pursuant to
paragraph G(II)(a) above, the Board may
impose a penalty of \$3,000.00 or such
lesser amount that it deems appropriate
and may impose other penalties, including
but not limited to the loss of Airport
driving privileges or a requirement to
undergo further driving training, as the
Board deems appropriate. The Board may
impose a monetary penalty of up to
\$6,000.00 for any subsequent violation of
these Rules and Regulations by the same
person.
1. In addition to any other authority they
hold under the Rules and Regulations
or otherwise, law enforcement officers
of the Sheriff's Office may (i) remove
from an aircraft any person causing or
threatening to cause injury to any
person, damage to property, or
disturbance of the peace, and (ii)
detain and remove from the Airport
any person presenting a threat to the
safety or security of persons or
property on the Airport.
property on the Anport.

		2. Penalties for violations of the provisions of these Rules and Regulations governing pedestrian access to the Movement Area and Safety Areas (Section C(II)) or the provisions governing ground vehicle access to the Movement Area and Safety Areas (Section F(V)) shall include written warnings, loss of privileges, administrative fines, and training or retraining, all according to a schedule of graduated penalties that the Board of County Commissioners may prescribe and that the County shall then make available during Airport driver training, application for an Airport security badge, or upon request.
<b>Sec. 3-93. – Penalties.</b> Any person violating any of the rules and regulations herein shall be deemed guilty of committing a misdemeanor and shall, upon conviction thereof, be punished by a	¶ J.II.a. Any person violating any of the rules and regulations herein shall be deemed guilty of committing a misdemeanor and shall, upon conviction thereof, be punished by a fine not to	¶ <b>G.II.c.</b> Any person violating any provision of the Rules and Regulations shall, upon conviction thereof, be deemed guilty of committing a misdemeanor and be punished by a fine not to exceed
fine not to exceed \$500.00 or by imprisonment not to exceed 60 days, or by both. Such fine and/or imprisonment to be at the discretion of the court.	exceed \$500.00 or by imprisonment not to exceed sixty (60) days, or by both. Such fine and/or imprisonment shall be at the discretion of the court adjudicating the violation.	\$500.00 or by imprisonment not to exceed sixty (60) days, or by both. Such fine and/or imprisonment shall be at the discretion of the court adjudicating the violation. Nothing in this paragraph shall be interpreted to deprive any person of any of his or her rights to due process, including the right to have any criminal charges adjudicated in a court of law.

¶ J.II.b. In addition to, and regardless of,	(Removed.)
any fine, imprisonment, or other penalty	
imposed by a court for violation of any of	
the rules and regulations herein, the	
Airports Director is authorized to impose	
the administrative fines and penalties	
specified in Appendix A for violations of	
the Rules and Regulations.	
¶ J.II.c. Administrative fines and other	¶ G.II.d. Administrative fines and other
penalties imposed hereunder shall be in	penalties imposed pursuant to the Rules
addition to any fines and penalties	and Regulations shall be in addition to any
imposed by the County or any federal,	fines and penalties imposed by the County
state, or other local agency for violation of	or any federal, state, or other local
any obligation arising from a source other	government for violation of any obligation
than the Rules and Regulations.	arising from a source other than the Rules
	and Regulations.
¶ J.II.d. Violation of the Rules and	¶ G.II.e. Violation of the Rules and
Regulations may constitute default under	Regulations may constitute default under
a lease, permit, or agreement with the	a lease, operating agreement, permit, or
County, and in such event the County may	other agreement with the County, and in
pursue termination of such lease, permit,	such event the County may pursue
or agreement and eviction of the person	termination of such lease, permit, or
that is party thereto.	agreement, and eviction of the person, as
	allowed under the terms of such lease,
	permit, or agreement.
¶ <b>J.II.e.</b> The County may decline to enter	<b><u>¶ G.II.f.</u></b> The County may decline to enter
into a lease or other agreement with a	into a lease or other agreement with a
person found to have violated the Rules	person found to have violated the Rules
and Regulations.	and Regulations.
¶ <b>J.II.f.</b> The Airports Director may waive	(Removed.)
the imposition of any penalties prescribed	(Kemoved.)
herein upon the successful completion of	
corrective action, as determined by the	

Airports Director, by a person who has	
violated the Rules and Regulations.	
¶ J.III.a. The following determinations	(Removed.)
are subject to administrative review:	
are subject to administrative review.	
1. The imposition of an administrative	
fine or penalty;	
2. Termination of a lease, permit, or	
agreement for violation of the Rules and	
Regulations;	
regulations,	
2 The suspension or reveastion of	
3. The suspension or revocation of	
privileges at any Airport; and	
4. The decision not to enter into a lease or	
other agreement with a person found to	
have violated the Rules and Regulations.	
¶ J.III.b. Any person may seek	(Removed.)
reconsideration by the Airports Director	
• 1	
decisions, provided:	
1. The request for reconsideration must be	
submitted in writing within ten (10) days	
of receipt of notice of the administrative	
decision and must identify the reason for	
UCCISION AND THUSE ICENTRY THE LEASURE THE	
such request.	
such request.	
<ul><li>such request.</li><li>2. The Airports Director shall review the</li></ul>	
<ul><li>such request.</li><li>2. The Airports Director shall review the request for reconsideration, make an</li></ul>	
<ul><li>such request.</li><li>2. The Airports Director shall review the</li></ul>	
of one of the foregoing administrative decisions, provided: 1. The request for reconsideration must be submitted in writing within ten (10) days of receipt of notice of the administrative	

	in writing of such determination.	
	3. Any person aggrieved by the Airports Director's initial determination may seek review by the County Administrator, by filing a written appeal within ten (10) days of the Airports Director's initial determination.	
	4. The County Administrator may elect to hear a verbal presentation of the appeal, request a written appeal and submission of documentary evidence, or appoint a hearing officer to hear the appeal. The decision of the County Administrator or hearing officer, if one is appointed, shall be final.	
Sec. 3-82. – Definitions.	Section K – Definitions	(Redesignated Section H – Definitions.)
Unless from the context a different meaning is apparent as used in these regulations, the terms hereinafter used shall be defined as follows:		(
	¶ K.a. Abandoned Aircraft – Any aircraft left unattended and stationary on the Airport property in an inoperable condition and under such circumstances that evidence an intention by the owner or operator to voluntarily surrender, relinquish or disclaim the aircraft. The length of time that an aircraft has remained at the Airport without being used or moved is one factor to be used by the Airports Director in determining	¶ H.a. Abandoned Aircraft – Any aircraft meeting the definition of "abandoned aircraft" provided by section 705.183(1)(b)(1) of the Florida Statutes, as such definition may be amended from time to time. At the time of the issuance of the Rules and Regulations, the Florida Statutes define "abandoned aircraft" as "an aircraft that has been disposed of on a public-use airport in a wrecked, inoperative, or partially dismantled

	whether the aircraft has been abandoned. An aircraft that has been at one Airport without use for more than one hundred eighty (180) days and without express authorization from the Airports Director to store such aircraft thereon is presumed to be abandoned. ¶ <b>K.b.</b> Abandoned Vehicle – Any vehicle left unattended and stationary on the Airport in excess of seventy-two (72) hours and is in a condition that would render the vehicle legally or functionally inoperable, including but not limited to having expired license plates, a missing or flat tire, or a broken window.	condition or an aircraft that has remained in an idle state on premises owned or controlled by the operator of a public-use airport for 45 consecutive calendar days." ¶ <b>H.b.</b> Abandoned Vehicle – Any vehicle meeting the definition of "abandoned motor vehicle" provided by section 705.184(1)(b)(1) of the Florida Statutes, as such definition may be amended from time to time. At the time of the issuance of the Rules and Regulations, the Florida Statutes define "abandoned motor vehicle" as "any motor vehicle that has been disposed of on a public-use airport in a wrecked, inoperative, or partially dismantled condition or a motor vehicle
Sec. 3-82. – Definitions. Aeronautical activity means any activity which involves, makes possible, or is required for the safety of such operations. (1) The following activities, commonly conducted on airports are aeronautical activities within this definition: charter operations; pilot training; aircraft rental and sightseeing; aerial photography; crop dusting; aerial	¶ K.c. Aeronautical Activity – 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, e.g. restaurant, hotel, rental car, newsstand, or other concessions.	<ul> <li>Initial condition of a motor venicle that has remained in an idle state on the premises of a public-use airport for 45 consecutive calendar days."</li> <li>I.c. Aeronautical Activity – 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, e.g. restaurant, hotel, rental car, newsstand, or other concessions.</li> </ul>

advertising and surveying; air carrier		
operations; aircraft sales and services; sale		
of aviation petroleum products, whether		
or not conducted in conjunction with other		
included activities; repair and		
maintenance of aircraft; sales of aircraft		
parts; and any other activities which		
because of their direct relationship to the		
operation of aircraft can appropriately be		
regarded as an "aeronautical activity."		
(2) The following are examples of		
what are not considered aeronautical		
activities: ground transportation (taxis, car		
rentals, limousines); restaurants; barber		
shops; and auto parking lots.		
	¶ K.d. Air Carrier – A Commercial	<b><u>¶ H.d.</u></b> Air Carrier – A Commercial
	Aeronautical Operator holding an	Aeronautical Operator holding an
	operating certificate under Federal	operating certificate under Federal
	Aviation Regulation Part 121.	Aviation Regulation Part 121.
	¶ K.e. Air Taxi/Charter – An operator licensed by the Federal Aviation	¶ <b>H.e.</b> Air Taxi/Charter – An operator licensed by the Federal Aviation
	licensed by the Federal Aviation Administration to provide air	licensed by the Federal Aviation Administration to provide air
	transportation of persons or property for	transportation of persons or property for
	hire on a charter basis or as an air taxi	hire on a charter basis or as an air taxi
	operator on a scheduled, nonscheduled, or	operator on a scheduled, nonscheduled, or
	on-demand basis as defined and regulated	on-demand basis as defined and regulated
	by the Federal Aviation Administration.	by the Federal Aviation Administration.
	This term specifically includes, but is not	This term specifically includes, but is not
	limited to, operators certificated by FAA	limited to, operators certificated by the
	under 14 C.F.R. Part 135 or regulated by	FAA under 14 C.F.R. Part 135 or
	14 C.F.R. Part 380.	regulated by 14 C.F.R. Part 380.
	¶ K.f. Airport Fuel Farm – One or more	¶ H.f. Airport Fuel Farm – One or more

	areas of the Airport designated by the	areas of the Airport designated by the
	County and depicted on the Airport	County and depicted on the Airport
	Layout Plan to serve as a consolidated	Layout Plan to serve as a consolidated
	location for aircraft fuel storage facilities.	location for aircraft fuel storage facilities.
	¶ <b>K.g.</b> Airport Layout Plan or ALP – The	¶ H.g. Airport Layout Plan or ALP – The
	current, FAA-approved drawing depicting	current, FAA-approved drawing depicting
	the physical layout of the Airport and	the physical layout of the Airport and
	identifying the location and configuration	identifying the location and configuration
	of current and proposed runways,	of current and proposed runways,
	taxiways, buildings, roadways, utilities,	taxiways, buildings, roadways, utilities,
	navigational aids, etc.	navigational aids, etc.
	¶ <b>K.h.</b> Airport Operations Area or AOA –	¶ <b>H.h.</b> Airport Operations Area or AOA –
	The area of the Airport identified in the	The area of the Airport identified in the
	_	
	Airport Security Program that includes the	Airport Security Program that includes the
	aircraft movement areas, aircraft parking	aircraft movement areas, aircraft parking
	areas, loading ramps, safety areas, and any	areas, loading ramps, safety areas, and any
	adjacent areas that are not separated by	adjacent areas that are not separated by
	adequate security systems, measures or	adequate security systems, measures or
	procedures.	procedures.
	¶ K.i. Airport Security Program or ASP –	<b><u>¶ H.i.</u></b> Airport Security Program or ASP –
	The written plan concerning security on	The written plan concerning security on
	the Airport, containing the elements	the Airport, containing the elements
	specified by 49 C.F.R. Part 1542 and	specified by 49 C.F.R. Part 1542 and
	approved by the Transportation Security	approved by the Transportation Security
	Administration.	Administration.
Sec. 3-82. – Definitions.	¶ K.j. Airports – Collectively, Bob Sikes	¶ H.j. Airports – Collectively, Bob Sikes
Airport means the Destin/Fort Walton	Airport ("CEW") and Destin Executive	Airport ("CEW") and Destin Executive
Beach Airport (Coleman Kelly Field),	Airport ("DTS"), including all of the	Airport ("DTS"), including all of the
Destin, Florida, and the Bob Sikes	areas, buildings, facilities and	areas, buildings, facilities and
Airport, Crestview, Florida.	improvements within the interior	improvements within the interior
	boundaries of each such Airport as such	boundaries of each such Airport as such
	Airport now exists or as it may be	Airport now exists or as it may be
	hereafter or extended or enlarged and as	hereafter extended or enlarged and as
	nervaries of extended of emarged and as	nervarier extenueu of entargeu allu as

<b>Sec. 3-82. – Definitions.</b> <i>Airport manager</i> means the officer or representative of the board having immediate charge of the airport(s). <i>FAA</i> means the Federal Aviation Administration.	depicted on a current Airport Layout Plan approved by the FAA. The term "Airport" in these Rules and Regulations applies equally to both of the Airports individually except where a provision states, or context clearly implies, otherwise. <b>¶ K.k.</b> Airports Department – The County department primarily responsible for the administration of the Airports. <b>¶ K.l.</b> Airports Director – 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 Airports and to enforce	depicted on a current Airport Layout Plan approved by the FAA. The term "Airport" in these Rules and Regulations applies equally to both of the Airports individually except where a provision states, or context clearly implies, otherwise. <b>¶ H.k.</b> Airports Department – The County department primarily responsible for the administration of the Airports. <b>¶ H.I.</b> Airports Director – 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 Airports and to enforce
	and administer the Rules and Regulations and the Minimum Standards.	and administer the Rules and Regulations and the Minimum Standards.
		¶ H.m. Board of County Commissioners or Board – The Board of County Commissioners of Okaloosa County, Florida.
	¶ <b>K.m.</b> County Code – The Code of Ordinances of Okaloosa County, Florida, as may be amended from time to time.	<b><u>¶ H.n.</u></b> County Code – The Code of Ordinances of Okaloosa County, Florida, as may be amended from time to time.
		¶ H.o. Commercial Activity – Any Commercial Aeronautical Activity or Commercial Non-Aeronautical Activity.
	¶ <b>K.n.</b> Commercial Aeronautical Activity - Any Aeronautical Activity conducted for commercial purposes.	<b><u>¶</u> H.p.</b> Commercial Aeronautical Activity – Any Aeronautical Activity conducted for commercial purposes.

¶ K.o. Commercial Aeronautical Operator	¶ H.q. Commercial Aeronautical Operator
– An Entity conducting a Commercial	– An Entity conducting a Commercial
Aeronautical Activity on the Airport.	Aeronautical Activity on the Airport.
<b>K.p.</b> Commercial Ground	<b>H.r.</b> Commercial Ground
Transportation – Any taxi, limousine,	Transportation – Any taxi, limousine,
transportation network company ("TNC"),	transportation – Any taxi, innousine, transportation network company ("TNC"),
van, contract shuttle, courtesy vehicle, or	van, contract shuttle, courtesy vehicle, or
other vehicle transporting people for	other vehicle transporting people for
commercial purposes to, from, or within	commercial purposes to, from, or within
the Airport.	the Airport.
<b>¶ K.q.</b> Commercial Ground	<b><u>¶</u> H.s.</b> Commercial Ground
Transportation Operator - The person	Transportation Operator - The person
operating Commercial Ground	operating Commercial Ground
 Transportation.	Transportation.
¶ K.r. Commercial Non-Aeronautical	<b><u>¶</u> H.t.</b> Commercial Non-Aeronautical
Activity – Any commercial operation not	Activity – Any commercial operation not
directly related to the operation of aircraft	directly related to the operation of aircraft
(e.g., restaurant, rental car, or other	(e.g., restaurant, rental car, or other
 concessions).	concessions).
¶ K.s. Commercial Self-Service Fueling –	<b><u>¶ H.u.</u></b> Commercial Self-Service Fueling –
Fueling of an aircraft by the pilot using	Fueling of an aircraft by the pilot using
commercial self-service aircraft fuel	commercial self-service aircraft fuel
pumps installed for that purpose.	pumps installed for that purpose.
¶ K.t. County – Okaloosa County,	¶ H.v. County – Okaloosa County,
Florida, including all such county's	Florida, including all such county's
agencies, departments (including but not	agencies, departments (including but not
limited to the Airports Department),	limited to the Airports Department),
boards, and other divisions or subsidiaries,	boards, and other divisions or subsidiaries,
and including all such county's	and including all such county's
employees, commissioners, authorized	employees, commissioners, authorized
representatives, successors, contractors,	representatives, successors, and other
 and other agents.	agents.
¶ K.u. DOT – The United States	¶ H.w. DOT – The United States

	Department of Transportation.	Department of Transportation.
	¶ K.v. FAA – The Federal Aviation	¶ H.x. FAA – The Federal Aviation
	Ädministration.	Administration.
Sec. 3-82. – Definitions.	¶ K.w. Fixed Base Operator or FBO – A	¶ H.y. Fixed Base Operator or FBO – A
Fixed base operator or FBO means any	full-service Commercial Aeronautical	full-service Commercial Aeronautical
person engaged upon any airport owned	Operator that provides commercial fueling	Operator that provides commercial fueling
or controlled by the board of county	and all of the specific Commercial	and all of the specific Commercial
commissioners, in any one or several of	Aeronautical Activities required by	Aeronautical Activities required by
the following activities: the sale and	Section VI of the Minimum Standards.	Section VI of the Minimum Standards.
delivery of aviation fuels and lubricants to		
an aircraft owner or user; the rendition of		
any service to aircraft or the owners or		
operators thereof for a profit; the sale of		
aircraft and parts or supplies therefor; the		
operation of a flying school; the rental of		
aircraft; the charter of aircraft; aerial		
photography; the maintenance and/or		
repair of aircraft, aircraft engines, radios		
or instruments; agricultural flying service		
or crop dusting; any other aeronautical		
activity or service, for a profit, for which		
there is a demand.		
	$\P$ <b>K.x.</b> Fueler – A person that is permitted	¶ H.z. Fueler – A person that is permitted
	to store, handle and dispense fuel, whether	to store, handle and dispense fuel, whether
	for sale to the public or for purposes of	for sale to the public or for purposes of
	Self-Fueling.	Self-Fueling.
	¶ K.y. Foreign Object Debris or FOD -	¶ H.aa. Foreign Object Debris or FOD -
	Any object, live or not, located in an	Any object, live or not, located in an
	inappropriate location in the airport	inappropriate location in the airport
	environment that has the capacity to injure	environment that has the capacity to injure
	Airport, County, or operator personnel	Airport, County, or operator personnel or
	and/or damage aircraft.	damage aircraft.
	¶ K.z. Maintenance – Aircraft inspection,	(Removed.)

authorized to conduct Self-Fueling	-
exclusive operator of an aircraft	
¶ K.dd. Permittee – The owner or	¶ H.ff. Permittee – The owner or
Transportation Safety Board.	Transportation Safety Board.
¶ K.cc. NTSB – The National	¶ H.ee. NTSB – The National
ALP.	ALP.
Area as that area is defined in the CEW	Area as that area is defined in the CEW
Runway 17/35 and the Runway Safety	Runway 17/35 and the Runway Safety
through A6, inclusive; and (ii) at CEW,	through A6, inclusive; and (ii) at CEW,
Taxiway A, and ladder taxiways A1	Taxiway A, and ladder taxiways A1
includes, (i) at DTS, Runway 14/32,	includes, (i) at DTS, Runway 14/32,
Movement Area more specifically	Movement Area more specifically
ramps and aircraft parking areas. The	ramps and aircraft parking areas. The
landing of aircraft, exclusive of loading	landing of aircraft, exclusive of loading
that are used for taxiing, takeoff, and	that are used for taxiing, takeoff, and
taxiways and other areas of the Airport	taxiways and other areas of the Airport
¶ <b>K.bb.</b> Movement Area – The runways,	¶ <b>H.dd.</b> Movement Area – The runways,
to each of the Airports.	to each of the Airports.
Different Minimum Standards may apply	Different Minimum Standards may apply
Aeronautical Activity on the Airport.	Aeronautical Activity on the Airport.
be met to conduct a Commercial	be met to conduct a Commercial
as amended from time to time, setting forth the minimum requirements that must	forth the minimum requirements that must
qualifications established by the County,	qualifications established by the County, as amended from time to time, setting
¶ <b>K.aa.</b> Minimum Standards – The	<b><u>¶</u> H.cc.</b> Minimum Standards – The gualifications established by the County
	media access to the Airports.
	County's Media Control Plan, governing
	¶ H.bb. Media Control Plan – The
Aviation Regulations.	
described in Part 43 of the Federal	
limited to preventative maintenance, as	
replacement of parts, including but not	
overhaul, repair, preservation and	

pursuant to a Self-Fueling permit or	pursuant to a Self-Fueling permit or
 agreement.	agreement.
¶ K.ee. Safety Areas – The runway and	¶ H.gg. Safety Areas – The runway and
taxiways and the surrounding runway	taxiways and the surrounding runway
safety areas and taxiway safety areas at	safety areas and taxiway safety areas at
the Airport, as identified in the ALP.	the Airport, as identified in the ALP.
¶ <b>K.ff.</b> Self-Fueling – The fueling of an	¶ <b>H.hh.</b> Self-Fueling – The fueling of an
aircraft by the owner of the aircraft, or by	aircraft by the owner of the aircraft, or by
the owner's employee, using the owner's	the owner's employee.
vehicles, equipment and resources.	
¶ K.gg. Service Animal – An animal	(Removed.)
meeting the definition of "service animal"	
provided by DOT regulation, currently at	
14 C.F.R. § 382.3, as such regulation may	
be amended or superseded.	
¶ K.hh. Tower – The Airport Traffic	¶ H.ii. Tower – The Airport Traffic
Control Tower at the Airport.	Control Tower at the Airport.
¶ K.ii. TSA – The Transportation Security	¶ H.jj. TSA – The Transportation
Administration.	Security Administration.
<b>Appendix A – Administrative Fines and</b>	(All of Appendix A removed; certain
Penalties	provisions incorporated into newly
	redesignated Section G.)
Appendix A § I. Unless an alternate	(Removed.)
penalty is prescribed herein, any violation	(Removed.)
of the Rules and Regulations shall be	
subject to the following administrative	
fines. To qualify as a second, third, or	
additional offense for purposes of this	
Appendix A, such violation need not be of	
<b>1</b>	
the same provision of the Rules and	
Regulations as any prior violation.	
a. First offense: \$100 per violation.	

b. Second offense: \$500 per violation.	
c. Third and any additional offenses:	
\$1,000 per violation.	
Appendix A § II. The Airports Director	(Removed.)
may impose alternate administrative fines	
and penalties for violations of the Rules	
and Regulations, as follows:	
Appendix A ¶ II.a. Non-payment of rates	(Removed.)
and charges in accordance with the	
published schedule(s) of rates and charges	
or with the terms of a lease, permit or	
other agreement with the County may	
result in termination of such lease, permit	
or other agreement; eviction from any	
leased premises; the suspension or	
revocation of the right or privilege to	
conduct an aeronautical activity at either	
Airport; and/or the impoundment or lien	
on aircraft and property, as may be	
authorized pursuant to federal and Florida	
 law.	
Appendix A ¶ II.b. In addition to any	(Removed.)
other authority they hold under the Rules	
and Regulations or otherwise, law	
enforcement officers of the Sheriff's	
Office may (i) remove from an aircraft	
any person causing or threatening to cause	
injury to any person, damage to property,	
or disturbance of the peace, and (ii) detain	
and remove from the Airport any person	
presenting a threat to the safety or security	

 of persons or property on the Airport.	
Appendix A ¶ II.c. In addition to any	(Removed.)
other penalties prescribed by the Rules	
and Regulations or that may be imposed	
by FAA for the same conduct, the	
Airports Director is authorized to restrict	
access to the Airport by any person who	
has been found to have violated the	
provisions of these Rules and Regulations	
governing the safe operation of aircraft on	
the Airport (Section D) and who, in the	
reasonable judgment of the Airports	
Director, presents a danger to the safety of	
persons or property.	
Appendix A ¶ II.d. Penalties for	(Removed.)
violations of the provisions hereof	
governing pedestrian access to the	
Movement Area and Safety Areas	
(Section C(II)) or the provisions	
governing ground vehicle access to the	
Movement Area and Safety Areas	
(Section F(V)) shall include written	
warning, loss of privileges, administrative	
fines, and training or retraining, according	
to a schedule of graduated penalties	
prescribed by the Airports Director and	
made available during training,	
application for a security badge, and upon	
request.	
Appendix A ¶ II.e. In addition to any	(Removed.)
other penalties prescribed in the Rules and	
Regulations, the Airports Director may	
revoke the privilege of operating a fuel-	
To toke the privilege of operating a fuel-	

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storage facility or fuel-storage equipment	
in the event any of the following occurs:	
1. Fueler is in arrears in the payment of	
the whole or any part of the amounts	
agreed upon for a period of thirty (30)	
days after the time the payment becomes	
due.	
2. Fueler defaults in the performance of	
any of the fueling-related conditions	
required in Fueler's lease, Self-Fueling	
permit, or agreement, and the default	
continues for a period of thirty (30) days	
after the receipt of written notice from the	
Airports Director of the default.	
3. Fueler violates any safety procedure,	
law, regulation, or requirement	
enumerated in the Rules and Regulations	
•	
or in Fueler's lease, Self-Fueling permit,	
or agreement.	
4. Fueler causes or allows a lapse in any	
form of required insurance.	
5. Fueler fails to make timely and accurate	
reporting records.	
Appendix A ¶ II.f. In addition to any	(Removed.)
other penalties prescribed in the Rules and	
Regulations, the Airports Director may	
revoke a Self-Fueling permit upon ten	
days' written notice to the Permittee for	

any of the following reasons:	
1. Non-compliance with any of the Rules and Regulations, Minimum Standards, or provisions of the County Code.	
2. Failure to maintain all required insurance.	
3. Failure to pay any part of the fuel flowage fees due after such payments become due and payable to the County.	
4. Failure to repair any damage to the fuel storage facility within the time specified by the County.	
5. Fueling an aircraft that is not listed on the Self-Fueling permit.	
6. Permitting aircraft fueling by individuals who are not employees of Permittee.	
7. Discontinuation of fueling operations by Permittee for a period of one hundred eighty (180) days.	
8. Failure to report a fuel spill within the time and manner required by federal, state or local law, regulation, rule, order, or policy, including these Rules and Regulations.	

9. Any violation of federal or state environmental law or regulation concerning fuel storage or dispensing.	
Permittee shall have the opportunity to	
appeal the revocation of a Self-Fueling	
permit in accordance with Section J	
hereof. Upon revocation, Permittee may not reapply for a Self-Fueling permit for a	
period of twelve months. Revocation	
after a second violation shall permanently	
bar Permittee from reapplying for a Self-	
Fueling permit.	
Appendix A ¶ II.g. In addition to any	(Removed.)
other penalties prescribed in the Rules and	
Regulations, the Airports Director may	
cause vehicles in violation of the	
provisions hereof governing the operation	
of ground vehicles (Section F) to be	
ticketed or towed. In addition, the	
Airports Director may deny Airport access to any ground vehicle if the owner or	
operator of the vehicle operates the	
vehicle in a reckless or negligent manner.	
Appendix A ¶ II.h. Penalties for	(Removed.)
violations of the provisions hereof	(),,
governing security within the Air	
Operations Area shall include written	
warning, suspension or revocation of a	
badge, loss of privileges, and retraining	
and re-testing, according to a schedule of	
graduated penalties prescribed by the	

Airports Director and made available	
during training, application for a badge,	
and upon request.	