OKLAHOMA CITY

DEPARTMENT OF AIRPORTS

MINIMUM STANDARDS FOR AERONAUTICAL ACTIVITIES

AND

LEASING OF LAND AND FACILITIES

AT

OKLAHOMA CITY AIRPORTS

Approved November 17, 2010
## MINIMUM STANDARDS

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INTRODUCTION

The Oklahoma City Airport Trust, recognizing the necessity of protecting the public health, safety, and interest in the Oklahoma City-owned Airports, and in order to foster, encourage, and insure the economic growth and orderly development of Aeronautical Activities, hereby promulgates and adopts the following procedures and minimum standards for the use of any land and/or facility on said Airports. The Minimum Standards and Requirements are set forth below as a minimum for a person or persons, partnership, company, trust, or corporation based upon and/or engaging in one or more Aeronautical Activities at the Airport. These standards are not intended to be all inclusive, as the Operator of an Aeronautical Activity on the Airport shall be subject to additional federal, state, and local laws, codes, ordinances, lease provisions, and other similar regulatory measures, including Airport Rules and Regulations, pertaining to all such activities.

Leasing of land and facilities owned or leased by the Oklahoma City Airport Trust for commercial or certain non-aeronautical purposes are governed by the Commercial Leasing Standards.
SECTION I
DEFINITIONS

Aeronautical Activity - Shall mean any activity whether or not conducted on or off Airport property which involves, makes possible, or is required for the operation of aircraft or which contributes to, or is required for, the safety of such operations and shall include, but not by way of limitation, all activities commonly conducted on airports, such as charter operations, pilot training, aircraft rental and sightseeing, aerial photography, crop dusting, flying clubs, aerial 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, repair of aircraft parts and accessories, sale of aircraft parts and accessories, radio communication and navigation equipment, and any other activity which, because of its direct relationship to the operation of aircraft, can appropriately be regarded as an Aeronautical Activity.

Aircraft Charter – An Aeronautical Activity in which a person or company is engaged in the business of providing air transportation (person or property) to the general public for hire, either on a charter basis or as an air taxi.

Aircraft Radio and Avionics Sales and Service – An Aeronautical Activity in which a person is engaged in the business of selling, repairing, and servicing aircraft radios, aircraft avionics, and associated aircraft instruments.

Aircraft Rental or Leasing – An Aeronautical Activity in which any person rents or leases aircraft or offers to rent or lease aircraft for hire or compensation.

Airport - Shall mean Will Rogers World Airport, Wiley Post Airport, and Clarence E. Page Airport or future City-owned airports, located on City, County, and State lands and operated by the Oklahoma City Airport Trust.

City - The City of Oklahoma City.

City Council - The duly elected City Council members of Oklahoma City.

Corporate Hangar – A hangar constructed exclusively to store the owner's/corporation's aircraft, and which is intended for the sole use of the corporate owner/lessee. The use of the aircraft is adjunct to their primary business and not the major source of income.

Director of Airports – The Chief Administrator of Airports of the City of Oklahoma City.

Executive Hangar - A commercial Aeronautical Activity hangar/building that is generally clear spanned and capable of housing large twin engine and small jet aircraft.

FAA - Federal Aviation Administration.
**Fixed Base Operator (FBO)** – An Aeronautical Activity in which at a minimum offers public fueling and lubrication of aircraft, line service, parking of aircraft, storage of aircraft, repair/maintenance of aircraft, and repair/maintenance of avionics. In addition, the following services may be offered if approved by the Oklahoma City Airport Trust: Sale of ground and flight instruction, aircraft charter services, aircraft rental, aircraft sales and/or sales of parts and accessories, and other activities not listed herein that may be approved by the Trust.

**Flight Training** - An Aeronautical Activity in which a person is engaged in giving or offering to give flight instruction leading to a pilot’s certificate or rating for hire or compensation, or advertising, representing, or holding himself out as giving or offering to give such instruction.

**Master Plan or Layout Plan** - Means the currently approved scaled dimensional layout of the entire Airport properties, indicating current and proposed usage for each identifiable segment as approved by the City Council and amended from time to time.

**Minimum Standards (Standards)** - The qualifications established herein, as amended from time to time by the City Council upon recommendation of the Oklahoma City Airport Trust, setting forth the minimum requirements to be met as a condition for the right to conduct Aeronautical or Other Activities on the Airports.

**National Fire Protection Association (NFPA)** - A set of industry accepted codes that establish standards pertaining to the construction of a building’s electrical wiring and fire prevention/protection.

**Other Activity** - Shall mean any other activity, commercial or otherwise, not directly relating to aviation.

**Other Related Activity** - Shall mean any other aeronautical related activity, commercial or otherwise, whether directly or indirectly related to aviation.

**Person** - Shall mean any person, firm, general or limited partnership, corporation, trust, or association making application for, leasing or using land or facilities at the Airports.

**Rules and Regulations** - Rules and regulations as may be promulgated from time to time by the Director of Airports to protect the public health, safety, interest, and welfare on City-owned Airports and to augment the City Ordinances of Oklahoma City pertaining to Airports.

**Specialized Aviation Service Operation (SASO)** - An Aeronautical Activity in which a person engages in one or more of the following including, but not limited to: Aircraft charter and taxi, aircraft engine and airframe maintenance, aircraft sales, aircraft repair services (radio, painting, upholstery, propellers, instruments, accessories), aerial photography, flight training and aircraft rental, and other similar activities.
**T-Hangar** - An enclosed hangar with multiple units consisting of T-shaped configured partitions residing in the mid section of the hangar dividing it into two separate halves.

**TSA** – Transportation Security Administration.

**Trust** - Shall mean the Oklahoma City Airport Trust.
SECTION II
STANDARD REQUIREMENTS FOR AERONAUTICAL ACTIVITIES

A. General Provisions

Every applicant for permission to conduct aeronautical or other activities at the Airport shall satisfy the Oklahoma City Airport Trust through its authorized representative, the Director of Airports, that they meet the following requirements:

1. Applicant has a history of management and personal ability in conducting the same or similar or comparable type of service or activity in a good workmanlike manner.

2. Applicant has the financial responsibility and capability to provide facilities and services proposed.

3. Applicant has or can reasonably secure necessary certificates from the FAA or other authority where the same are required for the activity proposed.

4. Applicant has furnished or can furnish suitable indemnity insurance or bond to protect and hold the City and the Trust harmless from any liability in connection with the conduct of the activity proposed. The applicant will furnish insurance in the amounts as stated in Attachment I.

In considering every application for establishing aeronautical or other activities, the Trust shall give due consideration to whether or not such proposed activity would be wasteful or uneconomical duplication of facilities and, therefore, detrimental to the public interest.

B. Application

Any person wishing to acquire the use of land or establish or use any facility on the Airport for an aeronautical or any other related activity shall be furnished a copy of these Minimum Standards and/or other applicable Leasing Standards and Policies, as amended from time to time, and shall thereupon make application in writing, filed with the Director of Airports, setting forth in detail the following:

1. The name and address of the applicant.

2. The proposed land use, facility, and/or activity sought.

3. The names and the qualifications of the personnel to be involved in conducting such activity.
4. The financial responsibility (income statement and balance sheet) and ability of the applicant and operator to carry out the activity sought.

5. The tools, equipment, services, and inventory, if any, proposed to be furnished in connection with such activity.

6. The requested or proposed date for commencement of the activity and the term of conducting the same.

7. The estimated cost of any structure or facility to be furnished, the proposed specifications for same, and the means or method of financing such construction or acquisition of facilities.

8. The specific types and amounts of insurance proposed in accordance with minimum requirements for the activity declaring any deductibles or self-insurance retention amounts.

C. Lease & Contract Clauses

Upon the approval of any such application as submitted or modified, the Trust shall cause to be prepared a suitable lease or contract agreement setting forth the terms and conditions of the land and/or facility use. It is the intent of the Trust/City to require Airport tenants, including Fixed Base Operators, to provide certain services through a lease agreement. The lease agreement will be based on the "net" lease concept. More specifically, the total cost of amortizing the investment and maintenance will be borne by the operator. In every instance the lease agreement shall be conditioned upon or contain language assuring:

1. The Minimum Standards are incorporated into said lease or contract agreement by reference and there shall be original and continued compliance with the Standards required for each particular aeronautical or other related activity approved.

2. Any structure or facility to be constructed or placed upon said Airport shall be constructed in a manner to conform to all safety regulations of the State of Oklahoma and the City of Oklahoma City, and shall be in compliance with the requirements of current building codes and fire regulations of the City of Oklahoma City; and any construction once commenced will be diligently prosecuted to completion.

3. The right shall be reserved in the Trust to modify or add to the "Minimum Standards for Operation of Aeronautical Activities at the Airport and Leasing of Land and Facilities at Oklahoma City Airports," and that any lease, contract, or agreement entered into with an applicant shall be terminated or cancelled in the event of failure to comply with any modification or amendments to Standards after notice thereof shall have been given.
4. No person shall be granted an exclusive right to conduct any Aeronautical Activity upon the Airport; provided that no person shall be permitted to use any land or conduct any Aeronautical or any Other Activity or solicit business in connection therewith unless such Aeronautical or Other Activity is conducted in accordance with the standards herein established, and as hereinafter amended from time to time upon the recommendation of the Trust with the approval of the City Council, and after the issuance of the proper permits and licenses.

5. Operators, in their operation and use of the Airport, will not, on the grounds of race, color, age, sex, or national origin, discriminate or permit discrimination against any person or group of persons in any manner prohibited by Part 21 of the Department of Transportation Regulations.

6. All operations on Airport property will be consistent with local, state, and federal standards and policies regarding noise abatement procedures. The Oklahoma City Airport Trust, with the approval of the City Council, has caused to be developed an "Airport Master Plan." The plan indicates the Trust’s and City Council’s intentions to provide essential support services by allocating space for various Aeronautical Activities. Activities not in accordance with the Airport Master Plan will not be permitted.

7. Airport security shall be maintained at all times in accordance with all applicable federal, state, local requirements and standards or directives established by the Department of Airports, the FAA, and/or TSA.

D. Ground Lease Policy

Land will be leased in accordance with the Airport Master Plan, and as deemed as appropriate by the Trust. Total cost of amortizing the investment, as well as maintenance, shall be borne by the lessee. Proposed hangars must meet the minimum investment requirement, and title is to vest in the City at the end of the lease term, free and clear of all liens and encumbrances including mortgage liens. A copy of a sample general lease agreement is available upon request for review and study. The following lease terms and conditions outline this policy.

E. Lease for New Construction

1. Rentals

   a. Ground Rental

   Ground rental shall be charged on per square foot basis commensurate with current Airport and/or Market lease rates.
(i) Effective January 1, 2011, the ground lease rate shall be $0.11 per sq. ft. per year for aviation use property.

(ii) Ground lease rate for non-aviation use must be at fair market value as determined by market study or appraisal.

(iii) Ground lease payments will begin on the first day of the month after the approval of the lease agreement by the City Council.

b. **Facility Maintenance Inspection and or Fees**

   (i) The Trust may require as a condition of the lease agreement a professional inspection and report of the roof and mechanical systems every 5 years.

c. **Infrastructure Amortization Fees**

   Operator shall reimburse the Trust for all construction costs and related expenses for construction of Infrastructure Improvements made available for the square footage of the premises to be leased. Infrastructure Improvements may include but are not limited to water, storm and sanitary sewer or road construction costs. The annual square foot rate for such infrastructure improved premises shall be determined by amortizing the total cost over a 16-year period, applied to the square footage of the premises to be leased.

2. **Hangar Amortization**

   a. Financing may be available for Executive or Corporate Hangars from The Oklahoma City Airport Trust at a rate of 1% above the rate the Trust is required to pay for funds for 20 years.

   b. T- Hangars as defined in section VII subset B may be amortized over 15 years.

   c. Small corporate hangars, less than 10,000 square feet constructed at Clarence E. Page may be amortized for 5 years.

   d. Executive, Corporate, or T-Hangars financed by the operator shall in no case have a lease term longer than the time shown for amortization.

   e. Operator shall be responsible for any taxes on personal, real, or other property leased by or owned by the operator that is levied by any agency or unit of government.
3. Construction

a. All plans and specifications for new construction or alteration shall be approved in writing prior to construction as it relates to the following but not limited to: Receipt and approval of an FAA 7460-1, Notice of Proposed Construction or Alteration Application, architectural conformity, location of building lines, proper hangar clearances, and other specifications that may apply to conform to Airport standards.

b. All building areas will be as shown on the appropriate Airport leasing plot.

c. Improvements or alterations to the leased premises become the property of the City upon completion. The Lessee is responsible for all maintenance costs.

d. Within 30 days of completion of construction or alteration, the Lessee will submit a complete set of "as-built" plans on mylar film with a detailed cost breakdown.

e. All buildings and construction shall obtain and meet all applicable city, state, and federal permits, building codes, fire codes, and specifications, as well as any other specific requirements established by the Director of Airports.

f. All utilities, including electrical, telephone, gas lines, or regulators, will be underground; and the Lessee shall bear the expense of relocating utilities on the leased property. Plans and specifications for the construction of utilities, including those constructed by the utility companies, shall require prior written approval by the Director of Airports.

4. Maintenance

a. Maintenance of pavements constructed by the Trust/City will be performed by the Trust/City. The Lessee will maintain all other facilities and pavements unless otherwise agreed upon by the Lessee and the Director of Airports.

b. Landscaping of facilities is required. Each Lessee will be required to provide a plan for landscaping his area to be approved by the Director of Airports and maintained by the Lessee in a neat, clean, and aesthetically pleasing manner.
F. Lease of Existing Facilities

The Airport, from time to time, has facilities become available that have been previously amortized and may choose to lease those structures.

1. Ground Rental

Ground rental for leased premises shall be charged on per square foot basis commensurate with current Airport and/or Market lease rates.

a. Effective January 1, 2011, the ground lease rate is $0.11 per sq. ft. per year for aviation use property.

b. Ground lease rate for non-aviation use must be at fair market value as determined by market study or appraisal.

c. Infrastructure Amortization Fees

Operator shall reimburse the Trust for any unamortized construction costs and related expenses for construction of Infrastructure Improvements made available for the square footage of the premises to be leased. Infrastructure Improvements may include but are not limited to water, storm and sanitary sewer or road construction costs. The annual square foot rate for such infrastructure improved premises shall be determined by amortizing the total cost over a 16-year period, applied to the square footage of the premises to be leased.

2. Building Rental

a. Building rental for those facilities previously amortized or no longer within the contractual bounds of an above-described amortization agreement shall be based on a percentage of not less than 4% per annum of the "Appraised Actual Cash Value" as determined by an appraisal. Each subsequent year there shall be a 2% increase in the previous years annual rental. The term of such agreements shall be five (5) years and may provide for an option of an additional five-year term. The appraised amount shall be the basis of the rental calculations during that period. The initial term and option may be negotiable; however, the basis of the rental calculations shall be determined from the five-year appraised amount.

b. T-hangar rental for those facilities previously amortized or no longer within the contractual bounds of an above described amortization agreement shall be based on a percentage of not less than six percent (6%) per annum of the "Appraised Actual Cash Value" as
determined by an appraisal. The term of such agreements shall be five (5) years and may provide for an option of an additional five-year term. The appraisal procedure shall be as described above.

3. **Facilities Maintenance Rental**

   a. Building maintenance (structural maintenance) shall be charged at the rate calculated as follows:

      (i) Two percent (2%) of the appraised actual cash value.

      (ii) All building maintenance on Trust-owned or financed facilities is the responsibility of the Lessee, except for structural, exterior and roof repairs.

   b. Facility Maintenance Inspection and or Fees

      (i) The Trust may require as a condition of the lease agreement a professional inspection and report of the roof and mechanical systems every 5 years.

   c. Ramp (apron) maintenance rental shall be twenty percent (20%) of the average cost of the replacement of the ramp or apron divided by the anticipated life of fifteen (15) years for asphalt and twenty (20) years for concrete on a square footage basis, to be calculated as follows:

      (i) \[ \text{Replacement Cost as Determined Annually for Asphalt Per Square Foot} \times 0.20 = \text{Rate Per Square Foot} \]

      (ii) \[ \text{Replacement Cost as Determined Annually for Concrete Per Square Foot} \times 0.20 = \text{Rate Per Square Foot} \]
SECTION III.
STANDARDS FOR FIXED BASE OPERATIONS (FBO)

In addition to meeting the requirements of Section II, every person conducting the following activities shall meet the additional requirements as hereinafter set out:

A. Fixed Base Operator (FBO)

Persons conducting commercial aviation fueling, oil sales, and services to the public on the Airport shall be required to provide:

1. Aviation fuel and jet fuel.

2. An adequate inventory of at least two brands of generally accepted grades of aviation engine oil and lubricants.

3. At least two (2) above ground 10,000-gallon fuel storage tanks, one for each fuel type. Under ground storage tanks are not allowed on any of Oklahoma City's Airports.

4. Proper mobile fuel dispensing equipment to service all types of aircraft.

5. A per gallon fuel flowage fee to the Trust/City on fuel delivered into FBO tanks and or trucks. Fuel flowage fees will be established annually by the Director of Airports.

6. Properly trained line personnel on duty at least eight hours of every calendar day, seven days a week, and on call by readily accessible means at other hours during the day or night.

7. Proper equipment and FAA certified personnel for repairing and servicing aircraft, aircraft engines, airframe and aircraft avionics.

8. Suitable hangar storage facilities, hard surfaced aircraft parking, and tie-downs.

9. Conveniently located heated and air conditioned lounge or waiting rooms for passengers and airplane crews for itinerant aircraft, together with sanitary restrooms and public telephones.

10. Adequate towing equipment and parking and tie-down areas to safely and efficiently move aircraft and store them in all reasonably expected weather conditions.

11. Adequate grounding facilities at fueling locations to eliminate the hazards of static electricity, and approved types of fire extinguishers or other
equipment commensurate with the hazards involved in refueling and servicing aircraft.

12. Adequate and sanitary handling and disposal, away from the Airport, of all trash, waste, and other materials including, but not limited to, used oil, solvents, and other waste. The piling or storage of crates, boxes, barrels, and other containers will not be permitted within the leased premises.

13. Proper equipment for repairing and inflating aircraft tires, servicing oleo struts, changing engine oil, washing aircraft and aircraft windows and windshields, and recharging or energizing discharged aircraft batteries and starters.

14. Optional Services permitted by FBO: Each service below shall meet all applicable requirements as found herein and outlined in Standards for Specialized Aviation Service Operations (SASO).

   a. Aircraft Charter
   b. Aircraft Sales
   c. Aircraft Flight Training
   d. Aircraft Rental
SECTION IV
FACILITY REQUIREMENTS (FBO)

A. Land and Improvements

1. The minimum ground lease for a Fixed Based Operator (FBO) shall be:
   a. Commercial Service Airport 350,000 Sq. Ft.
   b. Reliever Airport 300,000 Sq. Ft.
   c. Non-Reliever/General Aviation Airport 250,000 Sq. Ft.

2. The minimum facilities constructed shall be:
   a. Executive Hangar:
      1. Commercial Service Airport 25,000 Sq. Ft.
      2. Reliever Airport 20,000 Sq. Ft.
      3. Non-Reliever/GA Airport 18,000 Sq. Ft.
   b. Paved Apron:
      1. Commercial Service Airport 125,000 Sq. Ft.
      2. Reliever Airport 100,000 Sq. Ft.
      3. Non-Reliever/GA Airport 75,000 Sq. Ft.
   c. Auto Parking: Sq. Ft. as listed or per City Code, whichever is greater.
      1. Commercial Service Airport 50,000 Sq. Ft. (or per City Code)
      2. Reliever Airport 45,000 Sq. Ft. (or per City Code)
      3. Non-Reliever/GA Airport 35,000 Sq. Ft. (or per City Code)
   d. Office Space:
      Adequate to house office, pilots’ lounge, restroom facilities, and appropriate shop areas.
   e. T-hangars: T-hangars shall be constructed with at least ten (10) individually partitioned spaces containing doors, and will be in accordance with all applicable codes established by the City of Oklahoma City.

3. All paving and other construction shall be permanent and fire resistant and shall be kept compatible with the design, material, and landscaping of the basic structures of the Airport as outlined.
4. Detailed plans and specifications of all construction and architectural design shall require the written approval of the Director of Airports before any construction takes place.

5. Landscaping shall require approval of the Director of Airports.
SECTION V
STANDARDS FOR SPECIALIZED AVIATION SERVICE OPERATIONS (SASO).

The City/Trust recognizes that SASO's do not wish to offer a full line of services most generally offered by a Fixed Base Operator. Specialized operations and other similar activities are encouraged to be tenants of Fixed Base Operators. If suitable facilities cannot be obtained in that manner, hangar, shop, and/or office facilities may be permitted in specific areas as plotted on the Airport Master Plan.

A. Aircraft Charter and Taxi Service

Persons conducting an aircraft charter and/or air taxi service shall be required to provide:

1. Passenger lounge, restroom, and telephone facilities as required of an operator for fuel and oil sales.

2. All applicable security requirements for charter and taxi service promulgated by the FAA, TSA, or Airport.

3. Adequate table, desk, or counter for checking in passengers, handling ticketing or fare collection, and handling of luggage.

4. FAA Air Carrier Operating Certificate, utilizing FAA certificated aircraft with properly certificated and qualified operating crew, but at no point any less than two, one of which shall be located at the Airport and ready for departure during at least eight hours of each day during daylight operations. Stand-by units and crew will be available within one hour's notice at all other times.

B. Aircraft Engine, Airframe, & Accessory Sales & Maintenance

Persons operating aircraft engine, airframe, and accessory maintenance facilities for hire to the public shall provide:

1. Sufficient hangar space to house any aircraft upon which such service is being performed.

2. Suitable inside and outside storage space for aircraft awaiting repair or maintenance, or delivery after repair and maintenance has been completed, other than major repairs or alterations of less than 24 hours duration.

3. Adequate shop space to house equipment and machine tools, jacks, lifts, and testing equipment to perform top overhauls as required for FAA certification and repair of parts not needing replacement on all single engine land and light multi-engine land general aviation aircraft.
4. At least one FAA certificated airframe and power plant mechanic available during eight hours of the day, five days per week.

C. **Aircraft Radio & Avionics Sales and Service**

Persons operating aircraft radio & avionics sales and service facilities for hire to the public shall provide:

1. Sufficient hangar space to house any aircraft upon which such service is being performed.

2. Suitable inside and outside storage space for aircraft awaiting repair or maintenance, or delivery after repair and maintenance has been completed.

3. Adequate shop space to house equipment, supplies and parts to perform maintenance and repair to radio and avionics equipment.

4. At least one FAA certificated and licensed radio and/or instrument technician, that is available during eight hours of the day, five days per week.

D. **Aircraft Rental**

Persons conducting aircraft rental activity shall provide:

1. Suitable office space for consummating rentals and the keeping of the proper records in connection therewith.

2. Two airworthy aircraft suitably maintained and certificated.

3. Adequate facilities for servicing and repairing the aircraft or satisfactory arrangements with other operators licensed by the Trust on the Airport for such service and repair.

4. At least during eight hours of the working day, a properly certificated pilot available and capable of checking out rental aircraft.

5. Proper checklists and operating manuals on all aircraft rented.

E. **Aircraft Sales**

All persons conducting aircraft sales activities shall provide:

1. Suitable office, lounge, and public space for consummating sales.
2. For new aircraft sales, at least one demonstrator model of such aircraft.

3. The minimum stock of readily expendable spare parts, or adequate arrangements for securing spare parts, required for the type of aircraft and models sold.

4. Current up-to-date specifications and price lists for types and models of new aircraft sold, and adequate parts catalogue and service manual on the aircraft.

5. At least during eight hours of the working day, a properly certificated pilot available and capable of demonstrating new or used aircraft for sale.

F. **Flight Training**

All persons conducting aircraft flight training activities shall provide:

1. At least one full-time (eight hours per day, six days per week) properly certificated flight instructor for single engine land airplanes.

2. At least two dual control equipped single engine land aircraft properly equipped and maintained for flight instruction and at least one of which must be equipped for and capable of use for instrument flight instruction, and such additional types of aircraft as may be required to give flight instruction of the kind advertised.

3. Adequate office and classroom space for at least 10 students with proper restroom and seating facilities.

4. Adequate mock-ups, pictures, slides, filmstrips, or other visual aids necessary to provide proper ground school instruction.

5. Properly certificated ground school instructor providing regularly scheduled ground school instructions sufficient to enable students to pass the FAA written examinations for private pilot and commercial ratings.

6. Continuing ability to meet certification requirements of the FAA for the flight training proposed.

7. Adequate facilities for storing, parking, servicing, and repairing all its aircraft, or satisfactory arrangements with other operators licensed or otherwise permitted by the Trust on the Airport for such services.

8. Adequate public liability and property damage insurance sufficient to protect the operator and the City and Trust from legal liabilities involved.
G. **Crop Dusting & Spraying**

Persons seeking to conduct crop dusting or spraying of agricultural chemicals shall be required to satisfy the Trust that:

1. Operator shall inform the Director of Airports and the appropriate control tower, prior to operations, of the date and area to be sprayed or dusted.

2. Suitable arrangements have been provided for the safe storage and containment of noxious chemical materials including a minimum of a 1,000 sq. ft. of segregated chemical storage area protected from public access that meets all applicable fire codes; no poisonous or inflammable materials shall be kept or stored in close proximity to other facility installations at the Airport.

3. The operator shall have available properly certificated aircraft suitably equipped for the agricultural operation undertaken.

4. The operator shall make suitable arrangements for servicing, repairing, storing, and parking its aircraft with adequate safeguards against spillage on runways and taxiways or pollution or disbursal of chemicals by wind to other operational areas on the Airport.

5. Adequate public liability and property damage insurance sufficient to protect the operator and the City and the Trust from legal liabilities involved is provided.
SECTION VI
FACILITY REQUIREMENTS (SASO)

A. Land and Improvements

1. Facilities shall be constructed by the SASO upon review and approval of the proponent's application and financial capability in accordance with Section II. Facilities shall meet the general requirements in Sections II, V, and VI as applicable.

2. The minimum ground lease shall be:
   a. Commercial Service Airport 55,000 Sq. Ft.
   b. Reliever Airport 45,000 Sq. Ft.
   c. Non-Reliever/GA Airport 35,000 Sq. Ft.

3. The minimum facilities constructed shall be:
   a. Hangar:
      1. Commercial Service Airport 12,500 Sq. Ft.
      2. Reliever Airport 10,000 Sq. Ft.
      3. Non-Reliever/GA Airport 8,000 Sq. Ft.
   b. Paved Apron:
      1. Commercial Service Airport 15,000 Sq. Ft.
      2. Reliever Airport 10,000 Sq. Ft.
      3. Non-Reliever/GA Airport 5,000 Sq. Ft.
   c. Auto Parking: Sq. Ft. as listed or per City Code, whichever is greater.
      1. Commercial Service Airport 8,000 Sq. Ft. (or per City Code)
      2. Reliever Airport 5,000 Sq. Ft. (or per City Code)
      3. Non-Reliever/GA Airport 3,000 Sq. Ft. (or per City Code)

4. The facilities shall be constructed to permit the addition of segments or modules if needed and as required for the expansion of the applicant's business, as determined by the City/Trust.

5. The lease terms and conditions shall permit the applicant to engage only in those specific commercial aeronautical activities as he or she so indicates in the application. Changes in the nature of his/her commercial pursuits, which necessitate additional facilities or the enlargement of the original facilities, will require formal application to the City/Trust and appropriate lease amendments in compliance with the applicable Minimum Standards.
6. Any person conducting a combination of the specialized operations listed above shall not be required to duplicate the requirements, where the requirements of one activity is sufficient to meet the requirements of a separate activity, and where one facility can be sufficient to meet both requirements.

7. Subletting space is prohibited, except with prior written approval from the Airport Trust.

8. All applications for facilities for specialized operations or combinations thereof shall be subject to all other applicable provisions of the Minimum Standards for Commercial Aeronautical Activities for the Oklahoma City Municipal Airports.
SECTION VII
MISCELLANEOUS OPERATIONS

A. Corporate Hangars

The Trust recognizes the need for individual corporations to construct their own hangars to accommodate the corporation’s aviation department and or operations. Corporations will be encouraged to obtain hangar facilities from the Fixed Base Operators. If suitable facilities are unavailable, such buildings will be permitted in specific areas as designated by the Department of Airports’ Master Plan; and the following conditions must be met:

1. Facilities will be constructed by the Lessee, and all plans and specifications shall be approved in writing by the Director of Airports prior to construction.

2. Ground rentals shall be charged on a per square foot basis commensurate with current Airport lease rates and policies.

3. Subletting space is prohibited, except with prior written approval from the Airport Trust.

4. Owners of corporate hangars may construct and operate their own fuel facilities (See Non-Commercial Aircraft Fueling).

5. Taxiway improvements to the site will be borne by the tenant unless the area under consideration is to be developed by the City as a part of a capital improvement program.


7. The minimum facility requirements for Corporate Hangars shall be:
   a. Ground Lease 20,000 Sq. Ft
   b. Hangar and Office 10,000 Sq. Ft
   c. Aircraft Parking 5,000 Sq. Ft
   d. Auto Parking 1,500 Sq. Ft (or per City Code)

B. T-Hangars

The Trust provides an area for private T-hangar development at Wiley Post Airport with a minimum ground lease of 100,000 square feet. Hangar development must occupy 75% of the ground lease, and each T-hangar unit must have a minimum of ten (10) individually partitioned spaces, fully enclosed and which shall meet all provisions in Section II, part D.
In addition, the Trust provides an area at **Clarence E. Page Airport** to accommodate privately owned hangars. This area consists of lots 70' x 90' which will be leased to an individual for an initial term of 5 years and upon which a privately owned hangar can be built.

Persons wishing to lease ground for T-hangars must meet the following requirements:

1. Submit a written application to lease space (not to exceed 10 lots at Clarence E. Page Airport and 500,000 sq. ft. at Wiley Post Airport) to the Director of Airports and obtain building criteria and minimum specifications for permitted T-hangars.

2. Submit detailed construction plans and specifications for approval by Director of Airports prior to construction. Such approval shall include architectural conformity, wind load characteristics, location of building lines, clearance, and other specifications.

3. Ground rentals shall be charged on a per square foot basis commensurate with current Airport lease rates and shall be escalated every five years.

4. No commercial activity or enterprise shall be conducted by an individual owner, or his assignee, from the hangar(s).

5. No fueling of any kind shall be permitted in or in conjunction with the hangar operation.

6. Owner must provide adequate public liability and property damage insurance sufficient to protect the owner and the Trust and the City from any legal liabilities involved.

**C. Non-Commercial Aircraft Fueling**

The Oklahoma City Department of Airports has adopted a separate policy and guidelines to address non-commercial aircraft fueling. It is Departmental Policy No. 08-01 and titled Aircraft Self Fueling Policy at the Oklahoma City Airports. Persons may obtain a copy of the policy upon request.

1. An entity may not be formed for the express purpose of providing fuel services under this standard.

2. The Department will only approve above ground storage tanks, underground storage tanks are not allowed.
SECTION VIII
OTHER OPERATIONS

Any other aeronautical related operations, commercial or otherwise in nature shall be subject to review under the terms and conditions set forth in Sections II, III, IV, and V. Rental rates and charges may be determined by the Trust upon recommendation of the Director of Airports. Each application shall be considered on its own merits, and the Trust reserves the right to reject any application with or without cause.
SECTION IX
AMENDMENT OF STANDARDS

The Trust shall review the Standards for conducting Aeronautical or other related activities at least every two years and shall recommend such revisions or amendments as shall be deemed necessary under the use circumstances surrounding the Airport to properly protect the health, safety, and interest of the City and the public. Upon approval of any such amendments, the operators of Aeronautical Activities secured hereunder shall be required, within a reasonable time frame, to conform to such amended Standards.
SECTION X
NOTICES

Notices of other applications for like or similar Aeronautical Activities or of intent to amend the Standards as established herein shall be sent, first class mail, postage prepaid, to all holders of a Fixed Base Operator's lease or permit for the conduct of an Aeronautical Activity on the Airport.

Any other operations, commercial or otherwise in nature, whether directly or not directly relating to aviation shall be subject to review under the terms and conditions set forth in Sections II, III, IV, and V. Rental rates and charges may be determined by the Trust upon recommendation of the Director of Airports. Each application shall be considered on its own merits, and the Trust reserves the right to reject any application with or without cause.
ATTACHMENT I

OKLAHOMA CITY DEPARTMENT OF AIRPORTS
SCHEDULE OF MINIMUM INSURANCE REQUIREMENTS

A. COMMERCIAL AVIATION OPERATORS

1. Aircraft Liability
   Combined Single Limit
   Bodily Injury & Property Damage $1,000,000 each occ.

2. Commercial General Public Liability and Property Damage
   Combined Single Limit
   Bodily Injury & Property Damage *$1,000,000 each occ.
   Property damage limits must provide coverage of a minimum of $100,000 and any other limits of liability in an amount not less than those established from time to time in the Governmental Tort Claims Act, 51 O.S. § 151 et seq.

4. Hangar Keeper's Liability $1,000,000 each occ.

5. Products Liability $ 500,000 each occ.