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Cuyahoga County Airport --Robert D. Shea Field Minimum Standards for Commercial Aeronautical Activities

Article 1 Policy, Applicability, and Modifications

Section 1.1 Policy

Cuyahoga County, Ohio being the Owner of, and being responsible for the administration of, the Cuyahoga County Airport -- Robert D. Shea Field, does hereby establish the following Minimum Standards for Commercial Aeronautical Activities:

- 1. Cuyahoga County Airport -- Robert D. Shea Field is a public-use, FAA designated reliever Airport. Cuyahoga County, Ohio has assumed certain responsibilities and obligations to operate the Airport in a safe, efficient, and secure manner for the use and benefit of the public, and make it available for all types, kinds, and classes of aeronautical activity. The Department of Public Works has oversight of the Airport to ensure its safe, efficient and secure operation. The Airport is operated as a County Division with the Airport Manager reporting to the Director of Public Works. The daily management of the Airport is under the direction of the Airport Manager.
- 2. The adoption of Minimum Standards for Commercial Aeronautical Activities at Cuyahoga County Airport -- Robert D. Shea Field is intended to comply with federal law prohibiting the grant of exclusive rights at an airport that has received federal funding through the Airport Improvement Program, which is administered through the Federal Aviation Administration (FAA) funds. The adoption of minimum standards is highly recommended by the FAA as a means to comply with federal law and regulations concerning exclusive rights. The FAA does not require the adoption of minimum standards but recommends adoption to ensure that an airport is managed in compliance with federal law. Cuyahoga County Airport intends to comply with all applicable federal controlling laws and regulations and in particular with FAA Advisory Circular (AC) 150, 5190-7 Exclusive Rights and Minimum Standards For Commercial Aeronautical Activities, effective August 28, 2006 and/or any applicable revisions or updates of the AC or other guidance issued governing minimum standards issued by the FAA.
- 3. Cuyahoga County Airport is granted the same authority (ORC 307.20) granted to municipalities (ORC 717.01, 719.01) with respect to airports and facilities and is therefore authorized to perform such acts, adopt or amend and issue such orders, rules and regulations, and make, promulgate and amend such minimum standards, all consistent with the provisions of these sections, as it considers necessary to carry out the provision of these sections and to perform its duties there under ORC

- 307.20. The Cuyahoga County Airport is to exercise and perform all authority, power and duty delegated to it in all respects commensurate with and for the purpose of protecting and insuring the general public interest and safety, the safety of persons receiving instruction concerning, or operating, or using or traveling in aircraft, and of persons or property on land or water, and to develop and promote aviation in this state. Any such exercise is also limited by the requirement that all state rules and regulations be kept in conformity with, and limited to, as nearly as may be, the then current federal legislation governing aviation, the regulations promulgated there under, and rules and standards issued from time to time pursuant thereto. These Minimum Standards for Commercial Aeronautical Activities at Cuyahoga County Airport -- Robert D. Shea Field are hereinafter referred to as Minimum Standards.
- 4. Minimum Standards establish the threshold entry requirements for those wishing to provide Aeronautical Services to the public and to ensure that those who have undertaken to provide commodities and services are treated fairly. The Minimum Standards are established based upon the current conditions at the Airport, the existing and planned facilities at the Airport, and the current and future aviation role of the airport. Minimum Standards are intended to help meet the goals of the Airport. These include developing and preserving the Cuyahoga County Airport as an integral part of Ohio's and the nation's transportation network; creating and implementing strategies to protect and improve the region's aviation system; encouraging aviation-related economic development; supporting aviation safety, security and education; and promoting general aviation in Cuyahoga County.
- 5. These Minimum Standards were developed taking into consideration the aviation role of the Cuyahoga County Airport -- Robert D. Shea Field, facilities that currently exist at the Airport, services being offered at the Airport, the future development planned for the Airport, and to promote competition at the Cuyahoga County Airport -- Robert D. Shea Field. The prospective commercial aeronautical operator shall agree to offer the described minimum level of services in order to obtain an agreement, permit or lease to operate at the airport. All operators are encouraged to exceed the "minimum" in terms of quality of facilities and services.
- 6. In addition, the Airport adopts these Minimum Standards to ensure that any person who uses or accesses Airport property or facilities for commercial activity shall compensate Cuyahoga County at fair market value for such use and privileges. No person or other business entity may receive a competitive advantage through free or less-than-fair market value (rent) to utilize County facilities when other comparable commercial operators are compensating the County at fair market value (rent) for the same use. The County Council is authorized to assess fees and charges for conducting, carrying on, or engaging in activities or services as described in these Minimum Standards. The Cuyahoga County Airport -- Robert D. Shea Field fees and charges shall be established to make the Airport as financially self-sustaining as possible and sufficient to cover Airport costs. A current Rate, Fees and Charges schedule is found in Appendix C of these Minimum Standards.

- 7. Airports generate economic growth and livability throughout the nation. In addition to the federal grant assurance obligations, the Airport has established Minimum Standards to assist in the management of the Cuyahoga County Airport (Airport) by:
 - a. Establishing uniform requirements and their application to all prospective operators.
 - b. Maintaining compliance with federal grant assurances.
 - c. Airport public areas, roads, taxiways, runways, and aprons remain available and open for public aeronautical use.
 - d. Maintaining the orderly and efficient development of an airport and the airport's commercial aeronautical services.
 - e. Establishing a consistent level of entry into aeronautical service.
 - f. Ensuring adequate services and facilities by Fixed Base Operators (FB0s) and other specialized aviation services to meet the needs of airport users.

Section 1.2 Applicability

- 1. In the event of conflict between these Minimum Standards and the Rules and Regulations, the Rules and Regulations shall apply.
- Except when the context in these Minimum Standards requires otherwise, the singular includes the plural, plural includes the singular, and masculine gender includes the feminine.
- 3. All units of measurement are provided in Standard English Units. Gross square feet are the total footprint of the building and include mechanical rooms, toilets, stairs and halls. Square feet ramp or parking space is measured from edge to edge of the prepared surface.
- 4. Any activities for which there are no specific Minimum Standards established will be addressed by the Airport Manager or the Airport Manager's designee on a case-by-case basis and set forth in such commercial operators' written Franchise, Lease, License, Permit or Agreement with The County.

Section 1.3 Public Protection

- 1. Prudent and proper administration requires that regulations and standards be established to ensure that aeronautical activity at the Airport is conducted in the public interest and provides protection from irresponsible and unsafe operations.
- 2. Minimum operation and design standards assure that the minimum acceptable qualifications of participants, level and quality of service, and other conditions which will be required of those proposing to conduct aeronautical activities at the Airport be established. The requirement to impose standards on those proposing to conduct commercial

- aeronautical activities on a public airport provides protection to the public from irresponsible, unsafe, or inadequate service.
- 3. The adoption and enforcement of such standards ensures that the operator is reasonably fit, willing and able to discharge both its service obligations to its patrons and its economic obligations to the airport community and thereby protect established commercial enterprises, the aviation user and the public.
- 4. The standards established for any particular commercial aeronautical activity must be relevant to that activity must be reasonable in scope and will be applied objectively and uniformly. Standards thus established and applied promote economic stability by discouraging unqualified applicants and foster the level of services desired by Cuyahoga County, Department of Public Works, Airport Division, and the public.
- 5. The use of the Airport or any of its facilities in any manner shall constitute an assumption by the user of these minimum standards and shall create an obligation on the part of the user to abide by and obey these minimum standards.
- 6. The Airport Manager, Assistant Airport Manager, Airfield Supervisor, and designated Airport Personnel of the Cuyahoga County Airport are empowered to require compliance with these minimum standards. No authority is implied or expressed, that would permit any individual other than the Airport Manager, to change, amend, or mitigate these minimum standards.
- 7. The Airport Manager is authorized to take all actions necessary for the handling, policing, protection and safeguarding of the public while operating on Airport Property, to regulate vehicular traffic at the Airport and to oversee all airport operations consistent with these minimum standards.
- Any person operating an aircraft, a vehicle, and equipment or using the Airport or any of its facilities in violation of these minimum standards or refusing to comply therewith may be promptly removed from the Airport.
- 9. Any person may be deprived of and refused the further use of the Airport and its facilities by the Manager, for such periods of time as may be required to ensure the safeguard of the Airport and the public.
- 10. The Airport Manager may remove or eject from the Airport premises any person who knowingly and willfully violates any Minimum Standard prescribed herein, or any rule or regulation of the US Department of Homeland Security-Transportation Security Administration (TSA), FAA or the State of Ohio then in effect, or any order or instruction issued by the Airport Manager, and may deny the use of the Airport and its facilities to any such person if it is determined that such denial is necessary under the circumstances and such person shall be subject to appropriate legal action, in accordance with Chapter 4561, and Section 2911.21 of the Ohio Revised Code.

Section 1.4 Existing Operators

With regards to an existing Franchise or Lease, all conditions not meeting these Minimum Standards shall be considered non-conforming. All such non-conforming conditions shall be brought into conformance upon the happening of any of the following: changes to an existing Franchise, Lease, Agreement, or Permit, including assignment, renewal, expiration, or majority ownership change (fifty-one percent or greater).

Section 1.5 Waivers or Modifications

The County may waive or modify any portion of the Minimum Standards for the benefit of any governmental agency performing non-profit public services, fire protection, or emergency response operations. The County may waive or modify any portions of these Minimum Standards for any Entity when it is determined that such waiver or modification is in the best interest of the public and will not result in discrimination against other commercial operators at the Airport.

Section 1.6 Liability

The County assumes no responsibility for loss, injury, or damage to persons or property by reason of fire, theft, vandalism, wind, flood, earthquake, or collision damage; nor does it assume any liability for injury to persons while on the Airport or while using the facilities of same.

Article 2 Minimum Standards for all Full-Service FBO/FBO/SASO Activities

A Full-Service Fixed Base Operator (FBO) is an Entity engaged in the business of providing multiple aeronautical services including Aircraft Fueling, to Aircraft owners, Airport users, and Airport tenants. In addition to the primary Aircraft Fueling operations, a Full-Service FBO shall provide a minimum of three (3) other secondary services described in Section 5.1 of these Minimum Standards. Only a Full-Service FBO can provide Aircraft Fueling for retail sale to Aircraft owners, Airport users, and Airport tenants.

A Fixed Base Operator (FBO) is an Entity engaged in the business of providing two (2) or more aeronautical services to the public.

<u>Specialized Aviation Service Operations</u> (SASO) are entities providing a single commercial activity or limited aeronautical commercial services.

All Full-Service FBOs, FBOs and SASOs shall meet the following requirements:

- 1. No Entity may operate at the Cuyahoga County Airport -- Robert D. Shea Field without an Agreement. This Agreement may be in the form of a Franchise, Permit or a Lease.
- 2. Franchises shall be for a term to be mutually agreed upon between the entities, however, in no case shall the term of a Franchise exceed forty (40) years.

- 3. Any prospective Full-Service FBO/FBO/SASO seeking to conduct an Aeronautical Activity or Aeronautical Services at the Airport shall demonstrate to the Department of Public Works that they have adequate financial resources to realize the business objectives agreed to by the Airport Manager and the applicant. If the Entity seeking to conduct business on the Airport cannot demonstrate that they have adequate resources, the Department of Public Works may require a line of credit be established for the first twelve (12) months of the Entity's business.
- 4. The County requires Full-Service FBOs, FBOs and SASOs doing business on the Airport to maintain insurance covering themselves against claims arising from their products or activities and provide the Airport Manager a certificate of insurance, naming Cuyahoga County, its employees and agents as additional insured. The insurance shall be extended to protect The County, its employees and agents. The County also requires the responsible Entity to defend, indemnify, and hold harmless Cuyahoga County, its employees and agents for losses arising out of the activities, services, or products of its suppliers, contractors, lessees, and consultants. This indemnification agreement is a second source of protection for The County, its employees and agents.
- 5. Insurance amounts stipulated in these Minimum Standards are stated to provide a minimum guideline and may not meet the requirements of the Operator. Each Full-Service FBO/FBO/SASO should also make its own evaluation to ensure adequate coverage. However, such policies of insurance shall be maintained in full force and effect during all terms of existing Agreements, or renewals and extensions thereof. The Full-Service FBO/FBO/SASO shall require its insurance carrier to notify the Airport Manager 30 calendar days prior to cancellation of any policy. Such policies shall be for no less than the amounts specified in the Insurance Matrix found in Appendix B; however, in all cases, amounts of policies must meet the statutory requirements of law.
- 6. All Full-Service FBOs/FBOs/SASOs shall have permanent facilities of the type and size specified for the Aeronautical Activity or Aeronautical Service. If a Full-Service FBO/FBO/SASO is performing more than one activity, then the requirement is for the greater space for each type of facility per activity (e.g., the first activity requires 10,000 SF of hangar space and 5,000 SF of office space and the second activity requires 5,000 SF of hangar space and 10,000 SF of office space, the total requirement shall be 10,000 SF of hangar space and 10,000 SF of office space).
- 7. Any Entity desiring to construct, install, erect, or modify any building, sign, structure, facility, or equipment on the Airport shall be required, as appropriate, to submit a copy of the plans and specifications for the same containing, at a minimum, a general layout, drawn to scale, showing the parcel of land actually required for the construction of such building or facility in addition to the portion of the property to be occupied by the building or facility proper; detailed drawings of the modification to any existing structure or equipment; specifications as to the construction desired; a site plan as required by The County and in accordance with local city ordinances and building codes; and a plan for the security of the

construction area and adjoining Airport Operations Area (AOA) or other Airport security areas. This construction also has to be shown on the FAA currently approved Airport Layout Plan. The applicant is responsible for preparing the FAA Form 7460, which The County will submit to the FAA for the proposed construction or modification. The preceding shall be submitted to the Airport Manager for review and approval. Approval must be received by the Department of Public Works before submitting the plans to Cuyahoga County and local city for any required permits.

8. All buildings constructed, installed, erected, or modified on the Airport shall conform to the requirements of the Airport as stated within this document and all applicable local city building codes, and be approved by the local planning commission and/or building department, whether or not building permits are required. In the event building permits are not required, approval must be obtained from the Airport Manager prior to scheduling any work to commence.

Article 3 Application and Qualifications for Full-Service FBO/FBO/SASO

- 1. Any Entity conducting commercial business at the Airport and who desires to lease land or facilities from Cuyahoga County requires a Franchise or Lease Agreement between the prospective business and The County. Demonstration of intent to conduct a business operation at the Airport shall be by application to the Airport Manager. The application shall consist of at the minimum:
 - A. The proposed nature of the business with the names of all persons including partners, managers, or corporate officers and those who will be managing the business.
 - B. A statement of financial data (may include assets, lines of credit, etc.) certified by a CPA in accordance with Generally Accepted Accounting Principles (GAAP) that demonstrates the financial ability to perform the terms of the proposed agreement.
 - C. A listing of assets owned, being purchased, or leased, which will be used in the business at the Airport.
 - D. Written authorization for the Airport Manager to obtain a credit report if necessary.
 - E. Preliminary plans and dates for any improvements which the applicant intends to make on the Airport as part of the activity for which approval is sought. Applicant must comply with appropriate FAA, Cuyahoga County, Airport and local city requirements.

- F. Proof of ability to obtain liability insurance, or a certificate of insurance coverage appropriate to the proposed aeronautical activity.
- 2. Requests for Permits, as needed, shall be presented to the Airport Manager. The information required differs depending on the Permit.

3. Requests for Proposal (RFP) issued by The County for specialized services may be offered at various times. These RFPs will have their own information requirements that may supplement or replace those found in this section.

Article 4 Action on Application

- 1. All completed applications for a Franchise or Lease will be reviewed and acted upon by the Department of Public Works within 120 calendar days from receipt of a completed application. Permits will be reviewed and acted upon by the Airport Manager within 60 calendar days from receipt of a completed application.
- 2. Applications may be approved based on the following criteria:
 - A. The application meets qualifications, standards, and requirements established by these Minimum Standards.
 - B. The applicant's proposed operations or construction will not create a safety hazard on the Airport.
 - C. The granting of the application will not require any expenditure of Airport or County funds, labor, or materials on the facilities described in or related to the application and the operation will not result in a financial loss to the Airport or Cuyahoga County.
 - D. There is adequate space available on the Airport to accommodate the activity of the applicant.
 - E. The proposed Airport development or construction complies with the currently approved Airport Layout Plan, Master Plan and other Airport studies that have been approved by the Department of Public Works.
 - F. The development or use of the area requested will not result in a congestion of Aircraft or buildings, or will not result in interfering with the operations of any present FBO/SASO on the Airport, such as problems in connection with air traffic or service, or will not prevent free access and egress to the existing FBO/SASO area, or will not result in depriving, without the proper economic study, an existing FBO/SASO of portions of its leased area in which it is operating.
 - G. Any Entity applying, or having an interest in the business, has not supplied false information, or has not misrepresented any material fact in the application or in supporting documents, or has not failed to make full disclosure on the application.
 - H. Entities applying, or having an interest in the business, have not defaulted in the performance of any agreement with the Airport.

- I. Any Entity applying has demonstrated that they are sufficiently creditworthy and responsible to provide and maintain the business to which the application relates and to promptly pay amounts due under the agreement.
- J. The applicant has not been convicted of a felony or crime of moral turpitude or violated any material Airport rule or regulation, Airport minimum standard or Federal Aviation Regulation, which adversely reflects on its ability to conduct the operations applied for.

3. Application Appeal Process.

The applicant shall have the ability to appeal the denial of an application by the Airport Manager to the Airport Division, Department of Public Works, subject to the following provisions:

- A. Providing written notice of appeal to the Airport Manager within ten (10) calendar days of said denial.
- B. The notice of appeal will be forwarded to the Airport Division, Department of Public Works for review and a hearing de novo.
- C. The Airport Division, Department of Public Works shall render its decision in writing within thirty (30) calendar days of receipt of the notice of appeal.
- D. An appeal from final decisions of the Airport Division, Department of Public Works may be made to County Council if a written notice of appeal is filed with The Council Clerk within thirty (30) calendar days of the Airport Department of Public Works' final decision. Upon receipt of a notice of appeal, The Council Clerk shall immediately notify The County Executive, who shall, after consultation with The County Council, schedule a hearing de novo on the matter. On any appeal, the final decision of the Airport Division, Department of Public Works shall be stayed, pending the outcome of the appeal before The County Council. The County Council shall conduct a full and impartial hearing on the matter before rendering any decision. The County Council shall affirm, reverse, modify or remand back to the Airport Division, Department of Public Works for reconsideration the decision of the Airport Division, Department of Public Works, in whole or in part. The decision of The County Council shall be final.

Article 5

Full-Service Fixed Base Operators (FBO) Section

5.1 Statement of concept.

 A Full-Service Fixed Base Operator (FBO) is an Entity engaged in the business of providing multiple aeronautical services including Aircraft Fueling, to Aircraft owners, Airport users, and Airport tenants. Only a Full-Service FBO can provide Minimum Standards – Page 10 Aircraft Fueling for retail sale to Aircraft owners, Airport users, and Airport tenants. A Full-Service FBO shall provide Aircraft Fuel and Oil Sales and Services, as well three (3) of the following aeronautical activities:

- 1. Airframe and Powerplant Repair Services
- 2. Sale of New Aircraft Parts and Components
- 3. Flight Training and Aircraft Rental
- 4. Aircraft Charter
- 5. Aircraft Hangar Storage
- 6. Sale of New and Used Aircraft
- 7. Aircraft Refurbishing and or Painting
- 8. Avionics Repairs and Sales
- 2. A Full-Service FBO shall comply with all of the standards and requirements contained in this article. In addition, a Full-Service Fixed Base Operator (FBO) shall meet the minimum standards for each aeronautical activity engaged in as described in these Minimum Standards.
- 3. Each Full-Service FBO shall provide the personnel, equipment, and facilities required to service all types of Aircraft normally frequenting the Airport.
- 4. Each Full-Service FBO shall conduct its business and activities on and from the leased/assigned premises in a safe and professional manner consistent with the degree of care and skill exercised by experienced Full-Service FBOs providing comparable products, services, and activities from similar airports in like markets.
- 5. Each Full-Service FBO shall lease from The County a minimum of four (4) acres of contiguous total land area.
- 6. Each Full-Service FBO shall lease Airport property for its Aircraft operating ramp, independent of any building area, Vehicle parking area, and Fuel storage area. The Aircraft operating ramp shall provide transient Aircraft parking and tie-downs for a minimum of ten (10) Aircraft.

Section 5.2 Subcontracting Services; Restrictions.

The Full-Service FBO may subcontract or use third party operators to provide any three (3) of the additional activities identified in Section 5.1.1, provided that such subcontractor meets the requirements of these Minimum Standards, approved by the Airport Division, Department of Public Works in writing, and operates from the Full-Service Fixed Base Operator's premises.

Article 6 Aircraft Fuels and Oil Sales and Service

Section 6.1 Statement of Concept

A Full-Service Fixed Base Operator (FBO) sells aviation Fuels, lubricants, and other services supporting both itinerant Aircraft operations and operations of Aircraft based on the Airport. Aircraft Fuels and Oil Sales and Services shall be only provided by a Full-Service FBO that meets the requirements of these Minimum Standards. Aircraft Fuels and Oil Sales and Services shall not be considered a Specialized Aviation Service Operation (SASO).

Section 6.2 Minimum Standards

Aircraft Fuels and Oil Sales and Services shall be provided by a Full-Service FBO as stated in Section 5.1. Except as otherwise provided in any Agreement between the Full-Service FBO and the Airport, a Full-Service FBO conducting Aircraft Fuels and Oil Sales and Services to the public shall be required to provide the following services and equipment:

- 1. Full-Service FBO may, at their option, provide fueling and/or ground services to aircraft owners and/or operators.
- 2. Minimum types of aviation fuel offered shall be 100LL and Jet A.
- 3. An adequate inventory of generally accepted grades of aviation engine oil and lubricants.
- 4. Fuel dispensing equipment, meeting all applicable Federal, State of Ohio, Cuyahoga County and local city requirements for each type of fuel dispensed. At least two mobile dispensing trucks, one (1) truck with a minimum of 750 gallons of aviation gasoline (100LL) and one (1) truck with a minimum of 1,500 gallons of Jet A Fuel, are required for the minimum grades specified. If additional grades are offered, at least one additional truck per grade will be required. All dispensing equipment shall be equipped with certified metering equipment, filters, and bonding equipment and shall meet all applicable Federal, State, and Local requirements.
- 5. The storage, transportation, and dispensing of Fuel shall be done in strictest accordance with Federal, State of Ohio, Cuyahoga County and local city codes, Airport Rules and Regulations, and applicable NFPA Codes.
- 6. All fuel dispensing equipment and Fueling Operations will comply with NFPA requirements for Aircraft Fueling Operations and the appropriate FAA Advisory Circulars.
- 7. A Full-Service FBO shall have a minimum of one (1) 12,000-gallon 100LL Fuel storage tank and one (1) 20,000 gallon Jet A Fuel storage tank for its own use.
- 8. All bulk fuel storage tanks shall be above-ground units, and shall meet all applicable Federal, State of Ohio, Cuyahoga County and local city regulations for the storage of fuel and petroleum products. Fuel storage tanks must include adequate Fuel spill

prevention features together with an approved Fuel Spill Prevention Countermeasures and Control Plan (SPCC), as applicable. Storage of other materials deemed hazardous shall be in containers or lockers meeting all applicable Federal, State of Ohio, Cuyahoga County and local city regulations for the storage of Hazardous materials.

- 9. Cuyahoga County has the option to grant authorization for Self-Service Fueling operations to a Full-Service FBO if Airport activity, market demand, and safety criteria justify such an operation. A Full-Service FBO may not install Self-Service Fueling equipment without providing full service Fueling service to the public. Self-Service Fueling is the dispensing of Fuel by a pilot into an Aircraft from a pump installed for that purpose. A Self-Service Fueling facility is for public use. The Fueling facility may or may not be attended by the Full-Service FBO that owns and operates the equipment.
- 10. The lawful and sanitary handling and timely disposal, away from the Airport, of all solid waste, regulated waste, and other materials including, but not limited to used oil, solvents, and other regulated waste. The stacking and storage of crates, boxes, barrels, 55 gallon drums and other containers will not be allowed within the Fuel Farm.
- 11. Properly trained personnel of a quantity to meet all operational requirements normally expected. The Fuel Service FBO supervisor in charge of Fueling and quality control shall attend an FAA approved Fueling school, which meets the requirements of FAR Part 139.321 (b)(6). The Full-Service FBO shall establish and carry out all operations in accordance with procedures sufficient to provide the services required and safely store, dispense and handle Fuel, lubricants, and oxygen on the Airport.
- 12. Provide a minimum of twelve (12) hours of line service per day, seven days per week, excluding Christmas and Thanksgiving. Line service shall consist of, at a minimum, Fueling, providing oil, parking and tie-down of Aircraft, starting, towing, pre-heating, and courtesy shuttle service. The Full-Service FBO Operator shall also be on-call on a twenty-four (24) hour basis.
- 13. Oxygen dispensing and servicing for low pressure and high-pressure gaseous oxygen. Only Aviator's Breathing Oxygen quality oxygen shall be offered.
- 14. Provide insurance coverage in amounts no less than specified in Appendix B.

Section 6.3 Services

A Full-Service FBO shall provide the following services:

- Service equipment necessary to properly provide support for Aircraft including, but not limited to: Fire extinguishers, Aircraft tugs, ground power starter, auxiliary power units, lavatory service and oxygen servicing equipment.
- Emergency service to disabled Aircraft on the Airport including towing or transporting disabled Aircraft to the Full-Service FBO's premises at the request of the owner or pilot of the disabled Aircraft or the Airport Manager. Movement of any disabled Aircraft shall be at the expense of the Aircraft owner. The Airport bears no liability in moving an Aircraft.

Section 6.4 Facilities

A Full-Service FBO shall provide the following minimum facilities:

- 1. A building which will provide a minimum of 6,000 SF of properly lighted, cooled and heated space for the following purposes: to provide office space, a public waiting area, pilot's lounge separate from public waiting areas, including a flight planning area that has all items necessary for complete flight planning (weather communication links), sanitary restroom facilities, snack food and beverage machines and public use telephone.
- 2. A separate hangar facility of a minimum of 10,000 SF of properly lighted space to perform work, Aircraft storage, parts storage, office space and sanitary restrooms.
- 3. A paved Apron of not less than 50,000 SF. A minimum of ten (10) tie-down spaces must be provided for transient Aircraft.
- 4. A paved area that complies with local city parking requirements for employee and patron parking.

Article 7

Specialized Aviation Service Operations (SASO) Section

7.1 Statement of Concept.

- Cuyahoga County has developed reasonable, relevant, and applicable Minimum Standards for SASOs. SASOs providing the same or similar services shall equally comply with all applicable Minimum Standards. However, The County will not require, without adequate justification, that a SASO meet all criteria for a Full-Service FBO. SASOs shall not be permitted to provide fueling services to the public.
- 2. Each SASO shall lease the required amount of space from The County or an existing Airport tenant as specified in these Minimum Standards.

3. Each SASO shall provide The County, and keep current, a written statement of names, addresses, Aircraft, and contacts of all personnel responsible for the operation and management of the SASO. Each SASO will provide The County with a point-of-contact and phone numbers for emergency purposes.

Article 8 Airframe and Powerplant Repair

Section 8.1 Statement of Concept

An Aircraft Airframe and Powerplant Repair business provides one or a combination of airframe, engine, and accessory repairs on Aircraft. This category shall also include the sale of Aircraft parts and accessories. Usually, this type of repair is performed on the Aircraft, although it may also include the bench repair of items removed from an Aircraft that are intended to be replaced on that Aircraft.

Section 8.2 Minimum Standards

Except as otherwise provided in any Agreement between the Operator and the Airport, an Operator conducting Airframe and Powerplant Repair services to the public shall be required to provide the following services and equipment:

- Maintain hours of operation sufficient to meet public demand. Have on duty at least one person who holds an FAA Airframe, Powerplant, or Aircraft Inspector Rating. A SASO may at his discretion provide on-call twenty-four (24) hours, seven (7) days a week for emergency purposes only.
- 2. Provide insurance coverage in amounts not less than specified in Appendix B.
- 3. Provide equipment, supplies and parts required for Aircraft airframe, power plant, inspections, and other routine Aircraft maintenance functions.

Section 8.3 Facilities

The Operator shall lease from the Airport sufficient land to lease or construct the following facilities:

- 1. A ventilated hangar which will provide a minimum of 3,000 SF of properly lighted and heated space to perform work and to provide storage, office space, and a public waiting room area which includes sanitary restroom facilities.
- 2. A paved Apron area or hangar sufficient to tie-down and maneuver three (3) Small Aircraft, not less than 1,050 square yards.
- 3. A paved parking area that complies with local city parking requirements for customer and employee parking.

4. These requirements may be satisfied by a sublease of such space from an existing Full-Service FBO, Franchise holder or Lease holder.

Article 9 Aircraft Component Repair

Section 9.1 Statement of Concept

An Aircraft Component Repair business provides avionics, instrument, propeller or other Aircraft component repair services. Removal and replacement of components is covered under Article 8, Airframe and Powerplant Repair.

Section 9.2 Minimum Standards

Except as otherwise provided in any Agreement between the Operator and the Airport, the Operator shall provide the following services and equipment:

- 1. It is recommended that the Operator shall be certificated as a Repair Station (as defined by FAA) with appropriate ratings by the FAA.
- 2. Sufficient trained and/or certified personnel to accomplish the work required.
- 3. Maintain sufficient hours of operation to meet public demand.
- 4. Provide insurance coverage in amounts not less than specified in Appendix B.

Section 9.3 Facilities

The Operator shall lease from the Airport sufficient land to lease or construct the following facilities:

- 1. A building which will provide a minimum of 2,000 SF of properly lighted and heated shop space to perform work and to provide storage, office space, and a public waiting area which includes a sanitary restroom.
- 2. A paved Apron or hangar space sufficient to tie down, park, and maneuver a minimum of two (2) Small Aircraft, a minimum of 700 square yards.
- 3. A paved parking area that complies with local city parking requirements for customer and employee parking.
- 4. With the prior written permission of the Department of Public Works, these requirements may be satisfied by a sublease of such space from an existing Full-Service FBO, Franchise holder or Lease holder.

Article 10 Aircraft Rental

Section 10.1 Statement of Concept

An Aircraft Rental Business engages in the rental or lease of Aircraft to the public.

Section 10.2 Minimum Standards

Except as otherwise provided in any Agreement between the Operator and the Airport, the Operator shall provide the following services and equipment:

- 1. A minimum of two (2) fixed wing or two (2) rotary wing Aircraft either owned or under written lease to the Operator.
- 2. A minimum of one (1) employee on duty when Aircraft are being rented (dispatched).
- 3. Maintain hours of operation sufficient to meet public demand.
- 4. Provide insurance coverage in amounts not less than specified in Appendix B.

Section 10.3 Facilities

The Operator shall lease from the Airport sufficient land to lease or construct the following facilities:

- A building that will provide a minimum of 250 SF of properly lighted and heated office space with immediate access to customer waiting area/lounge and sanitary restrooms.
- 2. A paved Apron or hangar space sufficient to tie down, park, and maneuver a minimum of two (2) Small Aircraft, a minimum 700 square yards.
- 3. A paved parking area that complies with local city parking requirements for customer and employee parking.
- 4. With the prior written permission of the Department of Public Works, these requirements may be satisfied by a sublease of such space from an existing Full-Service FBO, Franchise holder or Lease holder.

Article 11 Flight Training

Section 11.1 Statement of Concept

A Flight Training business engages in instructing pilots in dual and solo flight training, in fixed and/or rotary wing Aircraft, and provides such related ground school

instruction as is necessary for taking a written examination and flight check ride for the category or categories of pilot certificates and or ratings involved.

Section 11.2 Minimum Standards

Except as otherwise provided in any Agreement between the Operator and the Airport, the Operator shall provide the following services and equipment:

- 1. A Flight Training Operator shall meet all the appropriate requirements under Code of Federal Aviation Regulations 14 (CFR) Part 61,141 and or 142.
- 2. A minimum of one (1) fixed wing or one (1) rotary wing Aircraft, either owned or under written lease to the Operator.
- 3. A minimum of one (1) currently FAA Certificated pilot, with appropriate Instructor Rating and current FAA medical certificate, if applicable, on duty during the appropriate business hours.
- 4. Maintain hours of operation sufficient to meet public demand.
- 5. Provide insurance coverage in amounts not less than what is found in Appendix B.

Section 11.3 Facilities

The Operator shall lease from the Airport sufficient land to lease or construct the following facilities:

- A building which will provide a minimum of 600 SF of properly lighted and heated classroom and office space and have immediate access to customer waiting area/lounge and sanitary restrooms.
- 2. A paved Apron or hangar space sufficient to tie down, park, and maneuver a minimum of two (2) Small Aircraft, a minimum 700 square yards.
- 3. Adequate classroom training aids that may include mock-ups, pictures, slides, filmstrips, movies, videotapes, and DVDs to provide proper ground school instructions.
- 4. A paved parking area that complies with local city parking requirements for customer and employee parking.
- 5. With the prior written permission of the Department of Public Works, these requirements may be satisfied by a sublease of such space from an existing Full-Service FBO, Franchise holder or Lease holder.

Article 12 Aircraft Sales

Section 12.1 Statement of Concept

An Aircraft Sales business engages in purchasing and selling of new and/or used Aircraft through various methods including matching potential customers with an Aircraft (brokering), assisting a customer in the purchase or sale of an Aircraft, or purchasing used Aircraft and marketing them to potential purchasers.

Section 12.2 Minimum Standards

Except as otherwise provided in any Agreement between the Operator and the Airport, the Operator engaged in the sale of new and/or used Aircraft shall provide the following services:

- 1. Maintain a Commercial Dealers License for the sale of Aircraft in the State of Ohio.
- 2. Make available or on-call a minimum of one (1) Aircraft for sale or as a demonstrator.
- 3. A minimum of one (1) currently FAA Certificated pilot, with appropriate ratings for the Aircraft to be demonstrated.
- 4. Maintain hours of operation sufficient to meet public demand.
- 5. Provide insurance coverage in amounts not less than specified in Appendix B.

Section 12.3 Facilities

The Operator shall lease from the Airport sufficient land to lease or construct the following facilities:

- A building which will provide a minimum of 120 SF of properly lighted and heated office space to perform work and have immediate access to customer waiting area/lounge and sanitary restrooms.
- A paved Apron or hangar space sufficient to accommodate at least two (2) of the Aircraft authorized for sale. If the Operator leases hangar space for the storage of sale Aircraft this provision is waived.
- 3. A paved parking area that complies with local city parking requirements for customer and employee parking.

4. With the prior written permission of the Department of Public Works, these requirements may be satisfied by a sublease of such space from an existing Full-Service FBO, Franchise holder or Lease holder.

Article 13 Air Charter Operations

Section 13.1 Statement of Concept

An unscheduled or scheduled Air Charter Operator engages in the business of providing air transportation (Persons or property) to the general public for hire, on an unscheduled or scheduled basis under 14 CFR Part 125 & 135. Air Charter Operations include Air Ambulance Operations. An Aircraft Management Operator is a commercial operator engaged in the business of providing Aircraft flight dispatch, flight crews or Aircraft maintenance coordination to the public and is included in Air Charter Operations.

Section 13.2 Minimum Standards

Except as otherwise provided in any Agreement between the Operator and the Airport, the Operator shall provide the following services and equipment:

- 1. Be certificated under FAR Part 125 or 135.
- 2. Maintain sufficient hours of operation to meet public demand.
- 3. Employ and make available at least one (1) person who holds an appropriate FAA license or certificate for the Aircraft operated.
- 4. The Operator shall have dispatch capability within six (6) hours of a customer request.
- 5. Employ one (1) person with experience and ability to provide charter quotes, schedule and dispatch support and customer service.
- 3. Provide insurance coverage in amounts not less than what is found in Appendix B.

Section 13.3 Facilities

The Operator shall lease from the Airport sufficient land to lease or construct the following facilities:

 A building which will provide a minimum of 200 SF of properly lighted and heated office space and have immediate access to a customer lounge/waiting area and sanitary bathrooms.

- 2. The customer lounge/waiting area must be of a size adequate for the number of passengers flown, but at a minimum it must be 200 SF.
- 3. A paved Apron or hangar space sufficient to tie down, park, and maneuver the Aircraft that are being used for Part 135 Charter.
- 4. A paved parking area that complies with Cuyahoga County parking requirements.
- 5. With the prior written permission of the Department of Public Works, these requirements may be satisfied by a sublease of such space from an existing Full-Service FBO, Franchise holder, or Lease holder.

Article 14 Commercial Operating Permit

Section 14.1 Statement of Concept

- Any Entity that conducts a commercial business at the Airport shall have a
 Franchise Agreement with Cuyahoga County, approved by the Department of
 Public Works and County Council or a Commercial Operating Permit that has
 been approved and issued by the Airport Manager, prior to conducting any
 commercial business at the Airport.
- 2. A Commercial Operating Permit shall be obtained by the following categories of commercial operators, prior to conducting business on the Airport:
 - A. A <u>Non-Franchise Tenant</u>: Entity not having a Franchise Agreement with Cuyahoga County governing its operations, but who:
 - i. Has a Lease agreement, sublease or other agreement with The County, a sublease with a County Lessee or a Franchise holder and supplies or directly provides goods, commodities, services, or facilities to the general public at the Airport as a regular business activity.
 - ii. Uses the Airport in furtherance of its business interest and has office, hangar and/or storage space on the Airport.
 - B. A <u>Non-Tenant Operator</u>: An Entity with no established office, station or location on Airport property and not having a Franchise or Lease agreement with Cuyahoga County or an existing Franchise holder governing its operations, but who:
 - Does supply or directly provide goods, commodities, services, or facilities to the general public at the Airport as a regular business activity.

- ii. Uses or enters upon the Airport in furtherance of its business interests and/or to deliver persons, services or goods to customers of that business.
- iii. A Non-Tenant Operator shall include, but is not limited to, rental car concessionaires, mobile certified mechanics, independent flight instructors, aircraft detailers, mobile oil recyclers and others who perform operations without permanent facilities on the Airport. A Non-Tenant Operator shall not include any commercial transport engaged in providing goods, commodities, or services to the Airport, any Federal, State, or local agency operating at the Airport, or any Full-Service FBO, Franchise holder or Lessee of the Airport.

Section 14.2 Procedures

- The Airport may issue a Commercial Operating Permit only upon receipt and approval of a signed application from the Non-Franchise Tenant or Non-Tenant Operator on a form approved by the Airport Manager containing the following information:
 - A. Name of Entity, address, phone number, type of business, type and description of vehicles to be operated, if any, on Airport property.
 - B. Name of principal(s) of the applying Entity.
 - C. Name, address and job title of the local manager, if different from the principal(s).
 - D. Provide adequate insurance and a certificate of insurance, naming The County, its employees and agents as additional insured.
- 2. The submission of such application by a Non-Franchise Tenant or a Non-Tenant Operator business shall constitute an express understanding and agreement by such applicant that he/she shall:
 - A. Pay all Permit fees specified.
 - B. Covenant to obey and adhere to all security requirements, Rules and Regulations of the Airport now existing or hereafter adopted.
 - C. Indemnify and hold harmless the Airport and Cuyahoga County, its employees and agents from any claim whatsoever arising from the Non-Franchise Tenant's or Non-Tenant Operator's business operations on Airport property.
 - D. In the case of a Non-Franchise Tenant, provide proof of a business license and proof of insurance coverage not less than specified in Appendix B.

- E. In the case of a Non-Tenant Operator, not establish any office, station, or location on Airport property.
- 3. In the event a Commercial Operating Permit is approved and there are subsequent changes in the facts or circumstances reflected on the application, the Non-Franchise Tenant business or Non-Tenant Operator is required to file a written statement notifying the Airport Manager of the change within ten (10) calendar days from the date such change occurs.
- 4. Within thirty (30) calendar days after the application for a Commercial Operating Permit has been submitted to the Airport Manager, the application will either be approved or denied. In the event the application is denied, the Airport Manager shall specify in writing the grounds for denial. The applicant shall have the right to appeal as stated in Article 4, paragraph 3, ad seq.
- 5. A Commercial Operating Permit may be revoked by the Airport Manager for cause upon five (5) calendar days written notice to the Permittee. Such notice shall be either hand-delivered or mailed by certified mail to the address stated on the application. Such revocations are subject to the appeal process as stated in Article 4, paragraph 3. Causes for revocation include, but are not limited to:
 - A. Breach of any Agreement entered into with the Airport.
 - B. Failure to make timely payment of any fees, fines, or other moneys due to the Airport.
 - C. Violation of any rule, regulation, security requirement, or Minimum Standard of the Airport now existing or hereafter adopted.
 - D. Any act or omission of the Permittee adversely affecting the Airport operations or posing a danger to the public health, safety, or welfare.

Article 15 Rental Car Business

Section 15.1 Statement of Concept

Businesses desiring to operate as a Rental Car Business shall comply with the following:

- 1. Provide makes and models of Vehicles that do not exceed two (2) years of age.
- 2. Maintain rental automobiles in good operating order, free from known mechanical defects, and in a clean, neat and attractive condition, inside and out.

- 3. Maintain such business hours for such periods during each day and such days during each week as may be necessary to meet reasonable demands of the public.
- 4. As used herein, the term "gross receipts" shall mean the total sum of money paid or payable (after any discount specifically shown on the car rental agreement), by the customer to the concessionaire for or in connection with the use of a vehicle contracted for, delivered or rented by the customer at the Airport, regardless of where payment is made, the vehicle is returned or the rental order was received, plus any sum received from the customer by reason of his acceptance of personal accident insurance.

Section 15.2 Procedures

- 1. <u>Non-Franchise Tenant</u> businesses desiring to operate as a Rental Car Business shall also comply with the following:
 - A. Pay the Airport three percent (3%) of gross receipts within twenty (20) calendar days following the close of the previous month.
 - B. Submit a statement of gross receipts during the preceding month from its operations at the Airport from which the percentage of payments to the Airport may be computed. Said statement must be signed by a responsible accounting officer of the Non-Franchise Tenant.
 - C. For the use of ready and return spaces in the Airport's public use parking lot there will be a charge of \$10.00 per space per month.
 - D. To make available to the Airport or The County, upon demand and at its local office, all business accounts containing information related to computation of gross receipts and amounts payable to the Airport.
 - E. Provide insurance coverage in amounts no less than specified in Appendix B.
- 2. <u>Non-Tenant Operators</u> desiring to operate as a Rental Car Business shall also comply with the following:
 - A. Pay the Airport six percent (6%) of gross receipts within twenty (20) calendar days following the close of the previous month.
 - B. Submit a statement of gross receipts during the preceding month from its operations at the Airport from which the percentage of payments to the Airport may be computed. Said statement must be signed by a responsible accounting officer of the Non-Tenant Operator.

- C. To make available to the Airport or The County, upon demand and at its local office, all business accounts containing information related to computation of gross receipts and amounts payable to the Airport.
- D. To operate no vehicle on Airport premises except to pick up or deliver customers holding reservations with the Non-Tenant Operator or who have returned a vehicle to the Non-Tenant Operator.
- E. While operating on Airport property, stop only in areas designated for use by such vehicles and make no attempt to solicit business in any manner while on Airport property.

Article 16 Through-the-Fence Operations

Section 16.1 Statement of Concept

Through-the-Fence Operations is defined as the use of Airport property by operators offering an aeronautical activity on land adjacent to, or by Aircraft based on land adjacent to, but not part of, the Airport property. Through-the-Fence Operations are not permitted at the Cuyahoga County Airport -- Robert D. Shea Field beyond what is currently allowed by previous agreement.

Article 17 Ultralight Operations

Section 17.1 Statement of Concept

An Ultralight Operator engages in commercial Ultralight operations including rental, training, sales and maintenance activities.

Ultralight Operators must comply with all provisions of the Code of Federal Regulations (CFAR), Part 103 and all operating directives issued by the Airport Manager.

Prior to starting Ultralight Operations, the Airport will determine if this activity will present or create a safety hazard to the normal operations of Aircraft arriving or departing the Airport. An FAA airspace study may be necessary to determine the efficiency and utility of the Airport for such operations.

Ultralight Commercial Operators must comply with the provisions of these Minimum Standards for Aircraft Rental and Flight Instructions.

Article 18 Skydiving Operations

Section 18.1 Statement of Concept

A Commercial Skydiving Operator engages in the transportation of persons for skydiving, instruction in skydiving, and rental and sales of skydiving equipment.

Commercial Skydiving is not permitted at the Cuyahoga County Airport -- Robert D. Shea Field except by written consent of the Airport Manager and the Department of Public Works. Prior to starting Skydiving Operations, the Airport and FAA will determine if this activity will present or create a safety hazard to the normal operations of Aircraft arriving or departing the Airport. An FAA airspace study may be necessary to determine the efficiency and utility of the Airport for such operations.

Article 19 Specialized Commercial Operations

Section 19.1 Statement of Concept

A Specialized Commercial Flying Service engages in air transportation for hire for the purpose of providing the use of Aircraft including, but not limited to the following:

- 1. Non-stop sightseeing flights that begin and end at Cuyahoga County Airport -- Robert D. Shea Field.
- 2. Crop dusting, seeding, spraying, and bird chasing.
- 3. Banner towing or aerial advertising.
- 4. Aerial photography or survey.
- 5. Power line or pipe line patrol.
- 6. Fire fighting.
- 7. Hot air balloon or blimp operations.
- 8. Cargo flights
- 9. Carrier Services.

Section 19.2 Minimum Standards

1. A Permit is required for Specialized Commercial Operations. See the Airport Manager for application procedures.

- 2. Maintain sufficient hours of operations to meet public demand.
- 3. Maintain the proper Federal, State of Ohio, and/or Cuyahoga County license/permit for the type of operation conducted.
- 4. Provide insurance coverage in amounts not less than specified by the Airport Manager.

ARTICLE 21 FLYING CLUB

Section 21.1 Statement of Concept

The club shall be a non-profit entity organized for the express purpose of providing its members with an aircraft or aircraft for their personal use and enjoyment only. The ownership of the aircraft must be vested in the name of the flying club (or owned ratably by all its members). The property rights of the members of the club shall be equal and no part of the net earnings of the club will inure to the benefit of any member in any form (salaries, bonuses, etc.). The club may not derive greater revenue from the use of its aircraft than the amount necessary for the operations, maintenance and the replacement of its aircraft.

Flying clubs may not offer or conduct charter, air taxi or rental of aircraft operations. They may not conduct aircraft flight instructions, except for regular members and only members of the flying club may operate the aircraft. No flying club shall permit its aircraft to be utilized for the giving of flight instruction to any person, including a member of the club owning the aircraft, when such person pays or becomes obligated to pay for such instruction, except when instruction is given by a lessee based on the Airport who provides flight training, or any qualified flight instructor approved by the club.

A mechanic who is a registered member and part owner of the aircraft owned and operated by a flying club shall not be restricted from doing maintenance work on the aircraft owned by the club provided the club does not become obligated to pay for such maintenance work.

All flying clubs and their members are prohibited from leasing or selling any goods or services whatsoever to any person or firm other than a member of such a club at any airport owned or controlled by the County, except that said flying club may sell or exchange its capital equipment.

The Cuyahoga County Airport, together with its tenants' conducting commercial aviation activities have agreed on a reasonable, and we believe, a very practical approach, enabling clubs to function at the County Airport under the following guidelines; enter into a concession agreement with the County of Cuyahoga outlining the obligations of the Club and make arrangements to base under the auspices of the County or one of the FBOs operating under contract with the County; and cooperating with the rules established for flying club activities.

APPENDICES

Appendix A - Definitions

Aeronautical Activity – Any activity conducted at airports 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. These activities include, but are not limited to: Air carrier operations, air taxi and charter operations, air courier services, pilot training, aircraft renting, flying clubs, sightseeing, aerial photography, aerial surveying, agricultural operations, aerial advertising, balloon or blimp operations, skydiving, Ultralight operations, aircraft sales (new or used), sale of aviation petroleum products, dispensing of aviation petroleum products, aircraft servicing, repair and maintenance of aircraft, repair and maintenance of aircraft components or systems, sale of aircraft parts or avionics components, aircraft storage, and any other activities which, because of their direct relationship to the operation of aircraft, can appropriately be regarded as an aeronautical activity.

<u>Aeronautical Service</u> – Any activity which involves, makes possible, or is required for the operation of aircraft, or which contributes to or is required for the safety of aircraft operations commonly conducted by a person who has an Agreement from the airport owner to provide such service.

<u>Air Carrier</u> – A person or entity that undertakes directly by lease, or other arrangement, to engage in air transportation. This shall include the operation of any Commercial Aircraft for the purpose of transporting passengers, mail, express freight or cargo, whose operation is either interstate or intrastate and in compliance with all of the federal regulations covering or pertaining to the operation of same.

<u>Aircraft</u> – Any machine that can derive support in the atmosphere from the reactions of the air other than the reactions of the air against the earth's surface including, but not limited to, powered fixed wing airplanes, helicopters, dirigibles or blimps, and un-powered gliders and hot air balloons.

<u>Aircraft Management</u> – the oversight, personnel administration, reporting, maintenance administration, scheduling and dispatching of an aircraft not owned or leased by the operator.

<u>Airport</u> – The entire real property owned, leased or used by Cuyahoga County and under the control of the Cuyahoga County Airport – Robert D. Shea Field, located in the city limits of Highland Heights, Richmond Heights and Willoughby Hills, Ohio

<u>Airport Manager</u> – The person employed and authorized by Cuyahoga County and who is responsible to the Director of Public Works of Cuyahoga County with duties and responsibilities to direct all administrative, operational, financial, and other matters at the Airport. The term also includes any person appointed as the Airport Manager's designated representative.

<u>Airport Owner/Sponsor</u> – Cuyahoga County

<u>ALP</u> – the currently approved Airport Layout Plan depicting the physical layout of the airport and identifying the location and configuration of current runways, taxiways, building, roadways, utilities, navaids, etc.

<u>Applicable Law</u> – All applicable provisions of federal, state, and local laws, statutes, ordinances, rules and regulations.

<u>Apron</u> – An area intended to accommodate Aircraft for purposes of loading or unloading passengers or cargo, refueling, parking or maintenance.

<u>Based Aircraft</u> – an aircraft which the owner physically locates at the Airport either tied-downed or hangared, and whenever absent from the Airport, its owner intends to return the aircraft to the Airport for a period of sixty (60) days in a 12-month period.

<u>Business</u> – Any person, firm, general or limited partnership, corporation, trust, or association or other legal entity established for the purpose of conducting commercial enterprise on the Airport.

<u>Club Aircraft</u> – Aircraft owned and operated by a non-profit partnership or non-profit Ohio corporation.

<u>Commercial Aeronautical Activity</u> – the conduct of any aspect of a business, concession, operation or agency providing goods or services to any person for compensation or hire, including exchange of services, whether or not such objectives are accomplished.

<u>Commuter</u> – Aircraft operated by the holder of a Commuter Operating Certificate which authorizes the carriage of passengers, mail or cargo for revenue in accordance with Federal Aviation Regulations Part 135 or Part 121, on a scheduled or unscheduled basis.

<u>County</u> – Cuyhoga County, Ohio, a body corporate and politic and political subdivision of the State of Ohio organized and existing under the Charter of Cuyahoga County effective January 1, 2010; including its employees, representatives and agents.

Entity – A Person, firm, corporation or partnership formed for the purpose of conducting the proposed aeronautical activity.

Exclusive Right – A power, privilege, or other right excluding or debarring another from enjoying or exercising a like power, privilege, or right. An exclusive right can be conferred either by express agreement, by the imposition of unreasonable standards or requirements, or by any other means. Such a right conferred on one or more persons, but excluding others from enjoying or exercising a similar right or rights, would be an exclusive right.

FAA – Federal Aviation Administration.

<u>Federal Aviation Regulations (FAR)</u> – Title 14 of the Code of Federal Regulations regarding aeronautics and space. A codification of the general and permanent rules published by the office of the federal register by the executive department and the Federal Aviation Administration.

<u>Fixed Based Operator (FBO)</u> – is an entity engaged in the business of providing two (2) or more aeronautical services to the public.

<u>Flying Club</u> – A non-commercial, not for profit organization established to promote flying, develop skills in aeronautics, including pilotage, navigation, and awareness and appreciation of aviation requirements and techniques.

<u>Franchise</u> – A written, negotiated, contractual agreement between Cuyahoga County and an Entity which is enforceable by law, wherein said agreement grants a concession or otherwise authorizes the conduct of certain aeronautical services or activities.

Fuel – Any petroleum product used for the purpose of providing propulsion to an Aircraft.

<u>Fuel Tender</u> – A Vehicle for the transport of Fuel.

<u>Fueling Operation</u> – Dispensing of Fuel into aircraft.

<u>Full-Service FBO</u> – A Full-Service Fixed Base Operator (FBO) is an entity engaged in the business of providing multiple aeronautical services including aircraft fueling, to aircraft owners, Airport users, and Airport tenants.

Only a Full-Service FBO can provide aircraft fueling to aircraft owners, Airport users, and Airport tenants. A Full-Service FBO shall provide Aircraft Fuel and Oil Sales and Services, Airframe and Powerplant Repair Services, as well as two (2) of the following aeronautical activities:

- A. Sale of New Aircraft Parts and Components
- B. Flight Training and Aircraft Rental
- D. Aircraft Hangar Storage
- E. Sale of New and Used Aircraft
- F. Aircraft Refurbishing and or Painting
- G. Avionics Repairs and Sales

<u>General Aviation</u> – All phases of aviation other than aircraft manufacturing, military aviation, and scheduled or non-scheduled commercial air carrier operations.

<u>Instructor</u> – Any Person giving or offering to give instruction in the operations, construction, repair or maintenance of Aircraft, or Aircraft power plants, and Aircraft accessories.

<u>Large Aircraft</u> – Aircraft that weigh 12,500 pounds or more.

<u>Lease</u> – A written contractual agreement.

<u>Master Plan</u> – The current Airport Master Plan report including the Airport Layout Plan, indicating current and proposed usage for each identifiable segment as approved by Cuyahoga County, State, and FAA.

<u>Minimum Standards</u> – The qualifications or criteria which may be established by the Airport as the minimum requirements that must be met by businesses engaged in On-Airport aeronautical activities or services in exchange for the right to conduct those activities.

NFPA – National Fire Prevention Association.

Non-Franchise Tenant – Entity not having a Franchise Agreement with Cuyahoga County governing its operations, but who:

- A. Has a Lease agreement, sublease or other agreement with the Cuyahoga County, a sublease with a Cuyahoga County Lessee or a Franchise holder and supplies or directly provides goods, commodities, services, or facilities to the general public at the Airport as a regular business activity.
- B. Uses the Airport in furtherance of its business interest and has office, hangar and/or storage space on the Airport.

This term as defined relates to the Commercial Operating Permit issued by the Airport.

Non-Tenant Operator – An Entity with no established office, station or location on Airport property and not having a Franchise or Lease agreement with Cuyahoga County or an existing Franchise holder governing its operations, but who:

- A. Does supply or directly provide goods, commodities, services, or facilities to the general public at the Airport as a regular business activity.
- B. Uses or enters upon the Airport in furtherance of its business interests and/or to deliver persons, services or goods to customers of that business.
- C. A Non-Tenant Operator shall include, but is not limited to, limousines for hire, Taxicabs, rental car concessionaires, mobile certified mechanics, independent flight instructors, Aircraft detailers, mobile oil recyclers and others who perform operations without permanent facilities on the Airport. A Non-Tenant Operator shall not include any commercial transport engaged in providing goods, commodities, or services to the Airport, any Federal, State, or local agency operating at the Airport, or any Full-Service FBO, Franchise holder or Lessee of the Airport.

This term as defined relates to the Commercial Operating Permit issued by the Airport.

<u>Operator</u> – A Person engaging in one or more Aeronautical Activities.

<u>Owner</u> – To have or hold as property.

<u>Permit</u> – A non-negotiated agreement to provide an aeronautical activity or aeronautical service.

<u>Person</u> – An individual, corporation, government or governmental subdivision, partnership, association, or any other legal entity, or any representative thereof.

Ramp - See Apron.

<u>Re-Fueling Vehicle</u> – Any Vehicle used for transporting, handling or dispensing of Fuel, oils and lubricants for Aircraft.

Repair Station – A FBO or SASO authorized by the FAA to repair Aircraft components.

<u>Rules and Regulations</u> – The specifications, conditions, and standards applicable to all users of the Cuyahoga County Airport – Robert D. Shea Field and Airport facilities. The Rules and Regulations and Minimum Standards are published under separate covers and are available from Airport Administration upon request.

<u>Self Service</u> – Non-commercial fueling or maintenance of an aircraft on Airport property, performed by the aircraft owner or operator in accordance with the Airport's reasonable standards or requirements and using Fuel obtained by the aircraft owner from the source of his/her preference.

<u>Self-Service Fueling</u> – Fueling an aircraft by the pilot using pumps installed for that purpose. The Fueling facility may or may not be attended by the Full-Service FBO owning such facility. The use of this type of facility is not to be considered Self-Service fueling.

Small Aircraft – An Aircraft of 12,500 pounds or less maximum certified take-off weight.

<u>Tenant</u> – Any entity or firm authorized to exclusively occupy specific premises on the Airport by virtue of an Agreement with the Cuyahoga County Airport – Robert D. Shea Field.

<u>UNICOM</u> – A two-way communication system operated by a non-governmental entity that provides airport advisory information. This term has been changed to Common Traffic Advisory Frequency (CTAF).

<u>Vehicle Parking Area</u> – any portion of the Airport designated and made available temporarily or permanently by the owner for the parking of vehicles.

INSURANCE MATRIX

This matrix is intended as an overview of required coverage. See the individual sections for specifics requirements. Those individuals with lease agreements, your insurance requirements are outlined in the lease.

Activity	Workers Compensation and Employers Liability	Comprehensive Airport Liability	Hangar Keeper Liability	Aircraft Liability	Environmental Impaired Liability	Commercial Automobile Liability
Article 6 Aircraft Fuels, Oil Sale and Service	Statutory Limits	Premises/Operations Products/Completed Operations (if applicable) Contractual Liability (if applicable) Fire Legal Liability (if leasing space from airport) Environmental (if applicable) \$1,000,000 per occurrence #3,000,000 Aggregate	Coverage required is based on the type of aircraft under custody of the business		To be determined by Airport Manager	Coverage mandatory of licensed vehicles that are driven on ramp/apron, taxiways or runways. \$100,000 per occurrence

INSURANCE MATRIX

This matrix is intended as an overview of required coverage. See the individual sections for specifics requirements. Those individuals with lease agreements, your insurance requirements are outlined in the lease.

Activity	Workers	Comprehensive Airport Liability	Hangar Keeper	Aircraft	Environmental	Commercial
	Compensation		Liability	Liability	Impaired Liability	Automobile Liability
	and Employers					
	Liability					
						Coverage mandatory
Article 8						of licensed vehicles
Article	Statutory Limits	Premises/Operations	Coverage			that are driven on
Airframe &		Products/Completed Operations	required is based			ramp/apron,
Powerplant		(if applicable)	on the type of			taxiways or runways.
		Contractual Liability (if applicable)	aircraft under			
Article 9		Fire Legal Liability	custody of the			\$100,000
Aircraft		(if leasing space from airport)	business			per occurrence
Component Repair		Environmental (if applicable)				
		\$1,000,000				
		per occurrence				
Article 10		Premises/Operations				Coverage mandatory
Aircraft Rental	Statutory Limits	Products/Completed Operations	Coverage			of licensed vehicles
		(if applicable)	required is based			that are driven on
Article 11		Contractual Liability (if applicable)	on the type of			ramp/apron,
Flight Training		Fire Legal Liability	aircraft under			taxiways or runways.
		(if leasing space from airport)	custody of the			
Article 12		Environmental (if applicable)	business			\$100,000
Aircraft Sales		\$1,000,000				per occurrence
		per occurrence				

INSURANCE MATRIX

This matrix is intended as an overview of required coverage. See the individual sections for specifics requirements. Those individuals with lease agreements, your insurance requirements are outlined in the lease.

Activity	Workers Compensation and Employers Liability	Comprehensive Airport Liability	Hangar Keeper Liability	Aircraft Liability	Environmental Impaired Liability	Commercial Automobile Liability
Article 13 Air Charter Operations (On-Demand Operations) Article 16 Through-the-Fence Operations (Non-tenant operator)	Statutory Limits	Premises/Operations Products/Completed Operations (if applicable) Contractual Liability (if applicable) Fire Legal Liability (if leasing space from airport) Environmental (if applicable) \$1,000,000 per occurrence	Coverage required is based on the type of aircraft under custody of the business			Coverage mandatory of licensed vehicles that are driven on ramp/apron, taxiways or runways. \$100,000 per occurrence

INSURANCE MATRIX

This matrix is intended as an overview of required coverage. See the individual sections for specifics requirements. Those individuals with lease agreements, your insurance requirements are outlined in the lease.

Activity	Workers Compensation and Employers Liability	Comprehensive Airport Liability	Hangar Keeper Liability	Aircraft Liability	Environmental Impaired Liability	Commercial Automobile Liability
Article 15 Rental Car Business	Statutory Limits	Premises/Operations Products/Completed Operations (if applicable) Contractual Liability (if applicable) Fire Legal Liability (if leasing space from airport) Environmental (if applicable) \$1,000,000 per occurrence	Coverage required is based on the type of aircraft under custody of the business			Coverage mandatory of licensed vehicles that are driven on ramp/apron, taxiways or runways. \$100,000 per occurrence

INSURANCE MATRIX

This matrix is intended as an overview of required coverage. See the individual sections for specifics requirements. Those individuals with lease agreements, your insurance requirements are outlined in the lease.

Activity	Workers Compensation and Employers	Comprehensive Airport Liability	Hangar Keeper Liability	Aircraft Liability	Environmental Impaired Liability	Commercial Automobile Liability
	Liability					
Article 19 Specialized Commercial Operations Article 17 Ultralight Operations Article 21 Flying Club (non-profit)	Statutory Limits	Premises/Operations Products/Completed Operations (if applicable) Contractual Liability (if applicable) Fire Legal Liability (if leasing space from airport) Environmental (if applicable) \$1,000,000 per occurrence	Coverage required is based on the type of aircraft under custody of the business			Coverage mandatory of licensed vehicles that are driven on ramp/apron, taxiways or runways. \$100,000 per occurrence

CUYAHOGA COUNTY AIRPORT – ROBERT D. SHEA FIELD FEE SCHEDULE

CUYAHOGA COUNTY AIRPORT RATES AND CHARGES

TRANSIENT LANDING & PARKING FEES

	RAFT SS WT.	COMMERCIAL LANDING FEE	NON-COMM. LANDING FEE	PARKING 1 - 24 HRS.	PARKING EA. 24 HRS. THEREAFTER
	LE ENGINE	\$ 3.00	-0-	\$ 5.00	\$ 5.00
MUL	TI-ENGINE				
A)	0 - 5,000 lbs.	\$ 5.00	\$ 2.00	\$ 6.00	\$ 6.00
B)	5,001 - 10,000	\$ 8.00	\$ 5.00	\$ 7.00	\$ 7.00
C)	10,001 - 15,000	\$11.00	\$ 8.00	\$10.00	\$ 9.00
D)	15,001 - 20,000	\$17.00	\$12.00	\$11.00	\$10.00
E)	20,001 - 25,000	\$22.00	\$15.00	\$12.00	\$11.00
F)	25,001 - 30,000	\$27.00	\$18.00	\$13.00	\$12.00
(G)	30,001 - 35,000	\$32,00	\$20.00	\$14.00	\$13.00
H)	35,001 - 40,000	\$37.00	\$25.00	\$15.00	\$14.00
1)	40,001 - 45,000	\$43.00	\$28.00	\$16.00	\$15.00
	45,001 - 50,000	\$48.00	\$30.00	\$17.00	\$16.00
J)	50,001 - 55,000	\$53.00	\$35.00	\$18.00	\$17.00
K)		\$58.00	\$40.00	\$19.00	\$19.00
L) M)	55,001 - 60,000 OVER 60,000	\$63.00	\$45.00	\$21.00	\$21.00

NOTE: Landing Fees are charged for all aircraft operating under FAR Part 135. No parking fee charge for the first hour of parking

- Class A) Beech 55-95, Cessna 337, Piper PA-23B-30-34-39-44, Grumman GA-7
- Class B) Aeroster 600-601-602, Beech 18-56-58-60-A90-B90-C90, Cessna 310-340-401-402-411-414-421-425-441, Merlin 11A, Piper PA-31-23C-23D-23E-23F, Mitsubishi 2F-2K-3001-3001A, Commander 500-520-560-680-681-685
- Class C) Beech E90-F90-100-A100-B100-200-B200-300-350-2000, Cessna 500-501-525-550, Merlin 11B-111A-111B-111C-IVA-IVC, Lear 23-24-25-28-29, Mitsubishi 2G-2J-2L-2M-2N-2P, Piper PA-42, Commander 840-690-900-980-1000
- Class D) Beechjet 400, Cessna 560, Citation Excel-Ultra, Israel 1121, Astra-SP-SPX, Lear 31-35-36-55, Sabreliner 40, Falcon 10-100
- Class E) Cessna 650, Citation 7, Lear 45-55-60, Hawker 124-125, Sabreliner 60-65-75, Israel 1123-1124-1125
- Class F) Falcon 20, Hawker 800-800XP
- Class G) Falcon 200, Hawker 1000, Israel Galaxy
- Class H) Falcon 50-50EX-2000, Gulfstream I, Citation 10, Hawker Horizon
- Class I) Challenger 600-601, Lockheed Jetstar 6-8, Jetstar II
- Class J) Challenger 604, Falcon 900-900EX
- Class K) Canadair SE-Corporate Jetliner
- Class L) Gulfstream II, Convair 640
- Class M) Gulfstream III, IV, IVSP-5, Fokker F-28