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City of Carson City Agenda Report

Date Submitted: 11/10/2008 Agenda Date Requested: 11/20/2008
Time Requested: 10 minutes

To: Mayor and Board of Supervisors **From:** Carson City Airport Authority

1. Subject Title: Action to introduce, on first reading, Bill No. an ordinance amending the Carson City Municipal Code Title 19, Airport Rules and Regulations; amending definitions, deleting obsolete references, renumbering sections, establishing chain of command in absence of Airport Manager, addressing insurance and cleaning obligations for special events, establishing vehicle driving rules and limitations on pedestrian traffic in operation areas, replacing unconstitutional advertising restrictions, updating and raising traffic pattern altitude; adopting good pilot practices from the FAA Airman's Information Manual; incorporating fire regulations linked to CCMC Title 14 (Fire Code), establishing procedures for inspections of hangars are set forth, requiring reimbursement from applicants for cost of Authority engineering and legal review, adopting new provisions to define non-aviation business activities on the Airport; improving the list of information that must be included as support for Applications for business licenses on the Airport; clarifying language as to Class 1 through Class 5 Fixed Base Operators (FBOs); prohibiting residential uses except for emergency operations and with Airport Manager approval; requiring minimum aircraft ownership for certain FBOs; prohibiting outside storage of derelict aircraft; requiring that aircraft hangars be used for aircraft storage and information on aircraft registration; updating outdated insurance minimums; adding training requirements for Airport personnel; improves cooperative arrangement between the Airport, Sheriff's Office (which continues to have law enforcement authority upon the Airport) and the District Attorney such that offenses can be prosecuted and penalties can be assessed; adopts late payment penalties for lease payments; Prohibits dumping and trespass upon the Airport; Allows revocation of a Through-the-Fence Permit for failure to pay fees; contains newly revised Traffic Pattern Chart. The revision also relocates Section 19.05 which addresses Fees for Dissolution of Marriage outside of Title 19.

Staff Summary: The Carson City Airport Authority has worked for the last 2 years in multiple public workshops and hearings to update and revise Title 19 of the Carson City Municipal Code which addresses permitted activities, operations, construction and safety issues on the Carson City Airport. The Authority has gone line by line through the entire Code, eliminated obsolete terms and references, updated language and brought references to safety codes in compliance with FAA, state and Carson City standards and codes.

Does This Action Require A Busin	ess Impact Statement:	() Yes (_X_) No
() Resolution () Formal Action/Motion	(_X_) Ordinance () Other (Spec	ify)
Type of Action Requested:	(check one)	

Airport Authority Action: Approved and adopted by the Airport Authority on August 20, 2008, conditioned on inclusion of new traffic pattern chart.

Recommended Board Action: I move to introduce, on first reading, Bill No. _____, an ordinance amending and restating Carson City Municipal Code Title 19 as published with the agenda, including any technical corrections; based on the findings contained in the Airport Authority action.

Explanation for Recommended Board Action:

This item follows two years of work in which Title 19 was reviewed and updated line by line. References to the Civil Aeronautics Board (no longer in existence) were removed. References to Carson City code sections were checked and directed to current fire, building and safety codes by reference so that they remain consistent with City codes and are updated as the City updates those codes.

Among the significant changes are:

- 2. The section numbers were renumbered to fit the numbering scheme used by the rest of the CCMC, and to identify sections by decimal listing. (eg. 19.02.020.040, instead of 19.02.020 Section 4).
- 3. New definitions were inserted that track the terms as they are used by the FAA and other airport professionals.
- 4. A chain of command is established in the absence of the Airport Manager.
- 5. Requirements for Special Events were supplemented to address insurance and cleaning obligations.
- 6. Per FAA requirements, the Authority is permitted to establish vehicle driving rules on the Airport consistent with FAA safety requirements.
- 7. Pedestrians, children and pets are prohibited from entering upon runways and taxiways unless within aircraft.
- 8. Unconstitutional advertising restrictions were replaced with Court-compliant standards.
- 9. CAB is removed as it no longer exists. Department of Homeland Security is added.
- 10. Traffic Pattern rules were updated, including an increase to the pattern altitude to 1000 feet (from 800 feet) to reduce noise and increase safety around the Airport. This was developed in conjunction with Apollo Lane residents after considerable testing.
- 11. Good pilot practices from the FAA Airman's Information Manual have been incorporated.
- 12. Fire regulations are linked to CCMC Title 14 (Fire Code). In addition, minimum handling and storage requirements regarding flammable and combustible materials (fuel, etc.) are identified so as to provide some measure of information to airport users prior to delving into the, sometimes complex, Fire Code.
- 13. Procedures for inspections of hangars are set forth. (Note: Though rare, inspections are already permitted via all Airport leases).
- 14. Tenants or other persons that file applications or amendments must reimburse the Authority for its engineering and legal review.
- 15. An improved attempt is made to define which non-aviation business activities are permitted and which are not if they interfere with aviation use of the Airport.

- 16. The list of information that must be included as support for Applications for business licenses on the Airport has been improved and now requires FAA licenses and certifications, evidence of insurability, evidence of adequate facilities for the proposed business and full disclosure of criminal record.
- 17. The language as to Class 1 through Class 5 Fixed Base Operators (FBOs) has been clarified.
- 18. Residential uses, which have never been permitted on the Airport, are expressly prohibited except for emergency operations and with Airport Manager approval.
- 19. FBOs with aircraft rental must have at least one aircraft listed on the Carson City tax rolls.
- 20. Outside storage of derelict aircraft is not permitted.
- 21. Aircraft hangars must be used for aircraft storage and such aircraft must be either listed as personal property in Carson City or evidence must be supplied to show their registration of domicile elsewhere.
- 22. The outdated insurance minimums are replaced with language that tracks the leases and allows for periodic adjustment as risks increase.
- 23. Adds training requirements for Airport personnel using Airport equipment (eg. Snowplow)
- 24. Sets up a cooperative arrangement between the Airport, Sheriff's Office (which continues to have law enforcement authority upon the Airport) and the District Attorney such that offenses can be prosecuted and penalties can be assessed.
- 25. Adopts late payment penalties for lease payments to the Authority.
- 26. Prohibits dumping and trespass upon the Airport.
- 27. Adopts Roberts Rules of Order as a guideline for meetings, although not a requirement.
- 28. Allows revocation of a Through-the-Fence Permit for failure to pay fees.
- 29. Adopts a new Traffic Pattern Chart as referenced in old and new version of Title 19.
- 30. And finally, removes Section 19.05 which addresses Fees for Dissolution of Marriage with a recommendation that it be moved to CCMC 2.33 or such other code section as removes it from the Airport section as it does not fit. (Hey, everyone gets along so well at the Airport...seriously, those sections belong somewhere else.)

Applicable Statue, Code, Policy, Rule or Regulation: Statutes of Nevada, Chapter 844.

Fiscal Impact: No City impact. All fee provisions are limited to the Airport Authority. (and not changed by this revision.)

Explanation of Impact: Not Applicable.

Funding Source: Not Applicable Alternatives: Not Applicable

Supporting Material: New Title 19 and Workshare Deltaview version showing all changed

language. Ordinance Cover Sheet. Traffic Pattern Chart (referenced in Title 19)

Prepared By: Steven Estackes, Esq., Airport Counsel	11 1a-mar
Reviewed By:	Date: 1/-/0-7008
(Department Head)	Date: //-/0-2008
(City Manager) NOO a O Se Rus botto	Date: 11-10-08
(District Attorney)	

ORDINANCE NO.	
BILL NO	

AN ORDINANCE AMENDING THE CARSON CITY MUNICIPAL CODE TITLE 19, AIRPORT RULES AND REGULATIONS; AMENDING DEFINITIONS, DELETING OBSOLETE REFERENCES, RENUMBERING SECTIONS, ESTABLISHING CHAIN OF COMMAND IN ABSENCE OF AIRPORT MANAGER, ADDRESSING INSURANCE AND CLEANING OBLIGATIONS FOR SPECIAL EVENTS. ESTABLISHING VEHICLE DRIVING RULES AND LIMITATIONS ON PEDESTRIAN TRAFFIC IN OPERATION AREAS, REPLACING UNCONSTITUTIONAL ADVERTISING RESTRICTIONS. UPDATING AND RAISING TRAFFIC PATTERN ALTITUDE; ADOPTING GOOD PILOT PRACTICES FROM THE FAA AIRMAN'S INFORMATION MANUAL; INCORPORATING FIRE REGULATIONS LINKED TO CCMC TITLE 14 (FIRE CODE), ESTABLISHING PROCEDURES FOR INSPECTIONS OF HANGARS ARE SET FORTH, REQUIRING REIMBURSEMENT FROM APPLICANTS FOR COST OF AUTHORITY ENGINEERING AND LEGAL REVIEW, ADOPTING NEW PROVISIONS TO DEFINE NON-AVIATION BUSINESS ACTIVITIES ON THE AIRPORT; IMPROVING THE LIST OF INFORMATION THAT MUST BE INCLUDED AS SUPPORT FOR APPLICATIONS FOR BUSINESS LICENSES ON THE AIRPORT; CLARIFYING LANGUAGE AS TO CLASS 1 THROUGH CLASS 5 FIXED BASE OPERATORS (FBOS); PROHIBITING RESIDENTIAL USES EXCEPT FOR EMERGENCY OPERATIONS AND WITH AIRPORT MANAGER APPROVAL; REQUIRING MINIMUM AIRCRAFT OWNERSHIP FOR CERTAIN FBOS; PROHIBITING OUTSIDE STORAGE OF DERELICT AIRCRAFT; REQUIRING THAT AIRCRAFT HANGARS BE USED FOR AIRCRAFT STORAGE AND INFORMATION ON AIRCRAFT REGISTRATION; UPDATING OUTDATED INSURANCE MINIMUMS; ADDING TRAINING REQUIREMENTS FOR AIRPORT PERSONNEL: IMPROVES COOPERATIVE ARRANGEMENT BETWEEN THE AIRPORT, SHERIFF'S OFFICE (WHICH CONTINUES TO HAVE LAW ENFORCEMENT AUTHORITY UPON THE AIRPORT) AND THE DISTRICT ATTORNEY SUCH THAT OFFENSES CAN BE PROSECUTED AND PENALTIES CAN BE ASSESSED; ADOPTS LATE PAYMENT PENALTIES FOR LEASE PAYMENTS; PROHIBITS DUMPING AND TRESPASS UPON THE AIRPORT; ALLOWS REVOCATION OF A THROUGH-THE-FENCE PERMIT FOR FAILURE TO PAY FEES; CONTAINS NEWLY REVISED TRAFFIC PATTERN CHART. THE REVISION ALSO RELOCATES SECTION 19.05 WHICH ADDRESSES FEES FOR DISSOLUTION OF MARRIAGE OUTSIDE OF TITLE 19.

Fiscal Effect: None

THE BOARD OF SUPERVISORS OF CARSON CITY DO ORDAIN:

SECTION I:

Chapter 19 of the Carson City Municipal Code is hereby amended as follows:

Title 19

AIRPORT RULES AND REGULATIONS

Chapters:

	19.02	Airport Rules and Regulations
	19.03	Through-the-Fence Aircraft Operation
[19.05	Additional Fees for Dissolution of Marriage]

Chapter 19.02

AIRPORT RULES AND REGULATIONS

Sections:

19.02.010 Enactment.

19.02.020 Text of rules and regulations.

19.020.010 Enactment. The following rules and [reg-lations] regulations were adopted pursuant to the authority expressly invested under Nevada Revised Statutes Chapter 496, the Municipal Airports Act. (Amended by Ord. 1991-34 §1 (part), 1991).

19.02.020 Text of rules and regulations

["] CARSON CITY

RULES AND REGULATIONS

FOR

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THE MANAGEMENT, GOVERNMENT AND USE OF

THE CARSON CITY AIRPORT, CARSON CITY, NEVADA

EFFECTIVE AS OF [JANUARY 10, 1991] SEPTEMBER 1, 2008

The Carson City Airport Authority at its regular meeting [January 10, 1991,] August 20, 2008, pursuant to the authority expressly [in-] [vested] invested in said authority under NRS Chapter 496, the [Munici-] [pal] Municipal Airports Act, upon motion made and duly seconded and unanimously carried, adopted the following rules and [regulations] regulations for the management, government and use of the [Carleon] [son] Carson City Airport, Carson City, Nevada effective from and after [January 10, 1991.] December 1, 2008.

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GENERAL PROVISIONS

["SECTION 1.] 19.02.020.010. DEFINITIONS. As used in these Rules and [Regu-lations] Regulations, unless the text otherwise requires:

- [1. "Airport" means the Carson City Airport and all of the area, buildings, facilities and improvements within the exterior boundaries of such Airport as it now exists or as it may hereafter be extended or enlarged.]
- 1. Aeronautical Activity Any activity conducted on the airport pertaining to the operation of aircraft or the safety of such operations. These activities include, but are not limited to, air taxi and charter operations, pilot training, aircraft renting, sightseeing, aerial photography, aerial surveying, air carrier operations, ultra light operations, aircraft sales and service, sale of aviation petroleum products, repair and maintenance of aircraft, sale of aircraft parts, and aircraft storage.
- 2. Aeronautical Service Any service pertaining to the operation of aircraft or the safety of aircraft operations commonly conducted on the airport.
- 3. Airport -Carson City (KCXP) Airport Facility, owned by the City and County of Carson City and operated by the Carson City Airport Authority, including all improvements and equipment existing or to be developed.
- [2. "]4. Airport Manager[" means the] The person appointed by the Airport Authority to work in this capacity.
 [3. "]
- 5. Airport Authority [" means the] or Authority The Airport Authority of Carson City[.]
- [4. "C.A.B." means the Civil Aeronautics Board.] as established and defined in NRS 844.
- 6. Commercial Activity Includes all types of vocations, occupations, professions, enterprises, establishments, and all other types of activities and matters, together with all devices, machines, vehicles, and equipment used therein, any of which are conducted, used, or carried on for the purpose of earning compensation, in whole or in part, a profit or livelihood, whether or not a profit or livelihood actually is earned thereby. Business, professions, and trades shall include, without being limited thereto, trades and occupations of all and every type of calling carried on within the airport boundaries: salesmen, brokers, retailers, wholesalers, vendors, suppliers, peddlers, professions and any other type of endeavor within the airport boundaries for the purpose of earning a livelihood or profit in whole or in part whether paid for in money, goods, labor, or otherwise, and whether or not the business, profession or trade has a fixed place of business on the airport.
- [5. "County" means] 7. County Carson City, Nevada.

- [6. "F.A.A." means the] 8. FAA The Federal Aviation [Administration] Administration.
- 9. Fixed Base Operator (FBO) Any person or any legal entity, duly licensed and authorized in writing by the Airport Authority to provide specific aeronautical services at the airport.
- 10. Flying Club A nonprofit organization established to enable and promote flying amongst its collective membership, and develop skills in aeronautics, including pilotage, navigation, and awareness and appreciation of aviation requirements and techniques.
- 11. Fuel Aviation fuels and petroleum products.
 12. Large Aircraft An aircraft of 12,500 pounds or more maximum certified takeoff weight.
- [7. "]13. Person[" means] any individual, firm, partnership, corporation, company, association, joint-stock association or body politic, and includes any trustee, receiver, [as-signee] assignee or other similar representative thereof.
- 14. Small Aircraft An aircraft less than 12,500 pounds maximum certified take-off weight.
- 15. Unicom A non-governmental communication facility which provides airport advisory information.

["SECTION 2.] 19.02.020.020 AIRPORT MANAGER. The person appointed as such by the Airport Authority shall be the Airport Manager. The Airport Manager shall at all times have authority to take such action as may be necessary for the handling, policing, protection and safeguarding the public while present at the Airport and to regulate vehicular traffic on the Airport. The Airport Manager may suspend or restrict any or all operations without regard to weather conditions whenever such action is deemed necessary in the interests of safety, subject to review of such action by the Airport Authority. In the event the Airport Manager is not available, the chain of command for addressing issues of immediate need shall be:

- 1) Chairman of the Airport Authority;
- 2) Vice-Chairman of the Airport Authority;
- 3) Secretary/Treasurer of the Airport Authority;
- 4) Any active Airport Authority Member.

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["SECTION 3.] 19.02.020.030. RULES AND REGULATIONS. All aeronautical [activities] activities and commercial activities at the Airport, all operation and flying of air-craft at the Airport and all business and other activities on the Airport shall be conducted in conformity with these rules and regulations, and all amendments, supplements, changes and additions hereto which may hereafter be adopted by the Airport Authority, and further in conformity with the Carson City Municipal Code and all pertinent rules, regulations, orders and rulings of the [C.A.B. & F.A.A.] FAA, and the Nevada Revised Statutes, Chapters 108, 493 and 495 of the State of Nevada Aeronautics Law, which are made a part of these rules by this reference. Provided, however, nothing herein contained shall

affect or impair any existing agreements. In the event of any [conflict] conflict between these rules and regulations and any law, rule, regulation or order of the [C.A.B., the F.A.A.] FAA or other governmental agency exercising the same or similar jurisdiction, the latter shall prevail. All other chapters of the Carson City Municipal Code which are not in conflict

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[19.02.020] with this chapter apply at the airport and are enforceable by the department, agency or official of Carson City government usually responsible for the enforcement of such provisions.

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["SECTION 4.] 19.02.020.040 SPECIAL EVENTS. Special events such as air shows, air races, fly-ins, sky diving and all events [re-quiring] requiring the general use of the Airport, other than normal or routine airport traffic, shall be held only upon the prior approval of the Airport Manager or Airport Authority subject to all applicable [F.A.A.] FAA regulations and on such dates, in such areas and upon such terms and conditions as shall be [speci-fied] specified by the Airport Authority. The sponsor shall also be responsible for obtaining all necessary city permits.

- 1. An airport use fee and cleaning deposit will be determined by the Airport Manager for the requested event.
- 2. The permittee must hold harmless and name as additionally insured the Airport Authority and City of Carson City and deposit with the Airport Authority policies or evidence of insurance in the amount of \$2 million or as directed by the Airport Manager.

["SECTION 5.] 19.02.020.050 PUBLIC USE. The Airport shall be open for public use at all hours of the day, subject to regulation or restriction due to weather, the conditions of the [land-ing] landing area, the presentation of special events and like [caus-es] causes, as may be determined by the Airport Manager [and revoca-tion] or Airport Authority and revocation of the right to use for violation of these rules and regulations as herein provided.

["SECTION 6.]19.02.020.060 COMMON USE AREAS. All runways for landing and take-off; all runway, marker, guidance, signal and beacon lights used to quide operating aircraft; all apparatus or equipment for disseminating weather and wind information, for signaling, for radio-directional finding, or for radio or other electrical communication, and any other structure, equipment or mechanism having a similar purpose for guiding or controlling flight in the air or the landing and take-off of aircraft; and together with such aprons, ramps, turnoffs, tie-down areas, taxi-ways and other areas of the Airport as the Airport Authority shall specify or designate as common use areas shall be considered common use areas available for use[, in common,] by all persons flying or operating aircraft on the Airport and shall be kept clear and available for aircraft traffic. No fixed base operator or other person shall use any common use areas for the [park-ing] parking or storing of aircraft, the repair, servicing or [gas-sing]fueling of aircraft or for any other purpose other than the flying and operation of aircraft without the prior consent or authorization of the Airport Manager or Airport Authority. Common use areas are subject to change.

["SECTION 7.] 19.02.020.070 VEHICULAR TRAFFIC. The traffic laws of Carson City and the Airport Driving Rules and Regulations shall apply to the [streets, roads, and parking] vehicle access areas on the Airport. The Airport Manager, through the Sheriff's Office, will enforce the traffic laws on the airport. Except for fire fighting equipment, [ambulances] ambulances and emergency vehicles, no person shall take or drive any vehicle on the Airport, other than on [established streets, roads,] designated access areas and automobile parking facilities as established by the Airport Authority, unless permission has been first obtained from the Airport [Manag-er. To minimize unnecessary vehicular]

traffic, only air-craft shall be stored in hangars unless the Airport Authority grants prior approval for other uses.] Manager. The Airport Authority shall have the authority to modify the Airport Driving Rues and Regulations as necessary. The Airport Authority may institute a gate card control on vehicle access to the airport with fees to cover the costs of operation.

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19.02.020.080 PEDESTRIANS, ANIMALS AND PETS. Pedestrians may not enter any taxiway, runway, obstacle free zone, runway protection zone, restricted area or area closed to the public, except as authorized by the Airport Manager or Airport Authority or where designated by the Authority as an accessway to hangar areas. Aircraft have the right-of-way over all pedestrians and pedestrian activities. Any animal brought into airport property must be on a leash, in a cage, or otherwise under the direct control of a responsible party. Any children brought onto the airport property must be supervised by a responsible adult.

["SECTION 8.] 19.02.020.090 ADVERTISING. No signs or other advertising shall be placed or constructed upon the Airport, or any building or structure or improvement thereon without the prior approval of the Airport Authority. No signs or [ad-vertising] advertising shall be permitted if in the Airport Manager or Airport Authority's opinion it [is undesirable,] concerns an illegal activity, is misleading, is unnecessary or in any way [cre-ates a safety hazard. All signs shall have or obtain with-in] creates a safety hazard. In addition, where the Authority has a substantial interest, the Authority may narrowly limit the advertising in a manner that directly advances Airport interests. All signs shall comply with the City requirements on signage and shall obtain, within 30 days of Airport Authority approval, Carson City[ap-proval] 's approval of signs.

["SECTION 9.] 19.02.020.100 ACCEPTANCE OF RULES BY USE. The use of the Airport or any of its facilities in any manner shall [constitute] constitute an assumption by the user of these rules and [regulations] regulations and shall create an obligation on the part of the user to abide by and obey these rules and regulations. [Flight instructors shall have the duty to fully acquaint their students with these rules and shall be responsible for the conduct of students under their direction. When a student is flying solo, it shall be his responsibility to comply with all applicable rules.]

["SECTION 10. OPERATORS TO KEEP RULES AVAILABLE. All per-sons licensed to do business on or conducting operations of any kind on the Airport shall keep a current copy of these rules and regulations in its office or place of business]

[and make it available to all persons.]

19.02.020.110 AVAILABILITY OF RULES - A current copy of Title 19 shall be available at the Airport Managers office, Airport website and all Class 1 FBO offices.

["] CHAPTER II

AIRCRAFT OPERATION AND AIRPORT TRAFFIC

["SECTION 1.] 19.02.020.200 GENERAL.

1. Every person operating an aircraft shall comply with and operate such aircraft in conformity with these rules and regulations, and all pertinent rules, [regula-tions] regulations, orders and rulings of the [C.A.B., and the F.A.A] FAA and Department of Homeland Security.

So long as the Airport is an uncontrolled airport, all pilots of arriving and departing aircraft having radio equipment permitting 2-way communications [shall contact the Airport Unicom to obtain airport advisory information when they are within] should monitor the AWOS frequency (119.925) to obtain current weather information and airport advisories, monitor UNICOM (123.00) for traffic advisories and broadcast position reports upon entering the airport traffic area.

[the airport traffic area.] [Pilots having radios permitting reception only shall maintain a listening watch on the appropriate frequency and with any other radio control required by the F.A.A. when they are within

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the airport traffic area.]

The attached traffic pattern chart is made a part of these 3. rules, and every person operating an aircraft[shall] should comply therewith.

The taxiing, traffic and landing rules of this chapter may be deviated from upon the authorization of a control tower when

established on the Airport.

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In the event any aircraft is wrecked or damaged to the extent that it cannot be moved under its own power, the Airport Manager shall be immediately notified[by the fixed base operators. Notice from one fixed base operator shall be deemed notice from all]. Subject to governmental [investtigations]investigations and inspections of the wreckage, the owner or pilot of the wrecked or damaged aircraft, or the owner's agent or legal representative shall, as soon as reasonably possible, obtain the necessary permission for removal of the aircraft and thereupon shall promptly remove such [aircraft]aircraft from all landing areas, [taxi-strips]taxiways, ramps, tie-down areas, and all other traffic areas and placed or stored where designated by the Airport Manager. No such wrecked or damaged aircraft shall be permitted to remain exposed to the general public of the Airport. In the event the owner of the aircraft fails for any reason to remove the wrecked or damaged aircraft from the Airport as may be requested by the Airport Manager, or to remove it from the traffic areas as herein indicated, the Airport Manager may cause the removal and storage, or disposal of such wrecked or damaged aircraft at the expense of the aircraft owner.

["SECTION 2.] 19.02.020.210 GROUND RULES.

- 1. No person shall park, store, tie down, or leave any aircraft on any areas of the Airport other than that prescribed by FBO lease or by the Airport Manger.
- 2. No aircraft shall be parked or stored on the [Airport] Airport unless it is properly tied down [and] or secured. It shall be the responsibility of the owner or pilot of such [air-craft] aircraft to tie down or secure the aircraft at all times [re-quired] required by these rules and regulations or by weather or other conditions on the Airport. In the case of large [air-craft] aircraft it shall be the responsibility of the owner or pilot of the aircraft to secure the aircraft in the best manner and to avoid parking the aircraft in such an area or [posi-tion] position as to cause damage to other aircraft or buildings on the Airport in the event of winds or weather.

 Owners of all aircraft shall be held responsible for any damage or loss resulting from the failure of such owner or the pilot of such aircraft to comply with this rule.
- 3. No person shall take or use any aircraft anchoring or tiedown facilities when such facilities are already in actual use by another person.
- 4. All major repairs to aircraft or engines as [defined] defined in Part 43 of [F.A.R.] the Federal Aviation Regulations (FARs) shall be made in the space or areas designated for this purpose by the FBO lease or the Airport Manager and not on any part of the landing area, [taxistrips] taxiways, ramps or gassing or service areas of a fixed base operator, [un-less] unless such fixed base operator consents to such use for repairs.

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- 5. No aircraft engine shall be started on an aircraft unless a competent operator is in control of the aircraft and parking brakes have been set or the wheels have been set with blocks that are equipped with ropes or other [suit-able] suitable means for removing such blocks.
- 6. The engine shall be started, warmed up and run up only in the places designated for such purposes [by the Airport Manager]. No aircraft engine shall be started, run or run up unless the aircraft is in such a position that the propeller blast [clears] is clear of all hangars, shops, other [buildings] buildings, persons, other aircraft and automobiles or vehicles in the area, and the flight path of landing aircraft.

["SECTION 3.] 19.02.020.220 TAXIING.

- 1. All aircraft shall be taxied at a low and [reason-able] reasonable speed and when not equipped with adequate brakes, shall have an attendant beside a wing when the aircraft is taxied near buildings or other aircraft.
- [2. In taxiing to a take-off position or taxiing after landing, the taxi directions indicated on the attached Traffic Patterns shall be adhered to.] [3. Aircraft awaiting take-off shall stop off the run-way] 2. Aircraft awaiting take-off shall hold short of the runway in use and in a position so as to have a direct view of aircraft approaching for a landing.
- [4.]3. No person shall taxi an aircraft until he has ascertained that there will be no danger of collision with any person or object in the immediate area by visual [in-spection] inspection of the area[and when available, through information furnished by airport attendants].

["SECTION 4.] 19.02.020.230 TRAFFIC RULES.

- 1. Runway 27 is designated as the calm wind (5 knots or less) runway and [shall] should be used for take-off and landing, until the wind-tee, AWOS or the Airport Unicom clearly indicates the use of a different runway, in which case landings and take-offs [shall] should be made directly into the wind or on the runway most nearly aligned into the wind. In case of light shifting winds runway 27 shall be preferred unless its use presents a safety hazard. This rule is not intended to overrule the decision of the pilot in command of the aircraft as to safest practice.
- 2. All pre-take-off checks must be completed before taxiing to take-off position. Take-off will be made immediately after taxiing onto the runway.
- [a] 3. When using runway 27, except as safety [hazard.] [2.

 All]dictates otherwise, all aircraft taking off [from runway 27 shall pro-ceed] must proceed straight ahead until reaching the end of the runway and execute a [40 degree] left turn to a heading of 230 degrees as soon as safely possible.

 After attaining a minimum altitude of [400] 700 feet AGL ([5100] 5400 feet MSL) [or passing highway 395,] and ascertaining there is no danger of collision with other aircraft, the pilot may execute a [right turn to a heading of 280 degrees of a left turn to a head-ing of 190 degrees. Keep west of highway

395]left or right cross-wind turn as appropriate. The pilot should be noise sensitive to surrounding neighborhoods, and if possible when departing the pattern, delay making the crosswind turn until west of US Business 395 (Carson Street) and resume normal navigation procedures.

4. When using runway 9, [as soon]

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- 19.02.020] [as safety permits, execute a 5 degree] except as safety dictates otherwise, all aircraft taking off must proceed straight ahead until reaching the end of the runway and execute a slight left turn to 85 [degrees for a straight out departure or turn right to a head-int of 180 degrees after passing highway 50. Resume] degrees. After attaining a minimum altitude of 700 feet AGL (5400 feet MSL) and ascertaining there is no danger of collision with other aircraft, resume normal navigational procedures. [As provided in Section II of Chapter III these provisions may be waived for aircraft actually engaged in fire fighting operations.]
 - 4. Light or slow aircraft] 5. Aircraft intending to remain in the traffic pattern shall continue to climb to the traffic altitude of [800] 1000 feet AGL ([5497] 5700 MSL) after the [initial] cross-wind turn from runway heading, and shall thereafter follow the [pat-tern] pattern as set forth on the attached charts. [Large or fast aircraft following this procedure shall climb to the traf-fic altitude of 1000 feet AGL (5697 MSL)]
 - 6. The published traffic pattern altitude is 1000 feet AGL.[5.] Aircraft having flight characteristics which make the above procedure impractical shall be flown at [approach] appropriate altitudes for type of aircraft, but shall conform to the pattern shown as nearly as possible.
 - 7. Aircraft violating the traffic rules shall be reported to the FAA by the Airport Manager for investigation.

["SECTION 5.] 19.02.020.240 LANDINGS.

- [1. All aircraft within a five mile radius of the Air-port shall conform to these rules.]
 - 1. Approach and landings shall be left-hand pattern Runway 27 and a right-hand pattern for Runway 9. The designated Airport calm wind runway (below 5 knots) is Runway 27.
 - 2. Aircraft entering the traffic pattern[shall], within a five mile radius of the Airport, should do so at an angle of 45 degrees on the downwind leg and at [an alti-tude] a minimum altitude of [800] 1000 feet above the surface, or as prescribed [for type of aircraft in the traffic pattern.] in the FAA Aeronautical Information Manual as updated by the FAA. http://www.faa.gov/airports airtraffic/air traffic/publications/ATpubs/AIM
 - 3. Except in cases of touch-and-go landings and take-offs, all aircraft shall turn off the runway as soon as reasonably possible after landing and taxi only on [design-nated taxi strips] designated taxiways unless the condition of the [taxi strip] taxiway makes it advisable to use the runway for taxiing.
 - 4. A landing pattern diagram shall be made available by the Authority.

["SECTION 6.] 19.02.020.250 FIRE REGULATIONS.

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1. All activities at the Carson City Airport are subject to the Fire Code of Carson City, Title 14, CCMC, as amended. In the event of conflict, the Fire Code of Carson City shall prevail over Title 19. (Editors note: At the time of this revision, Carson City has adopted the 2006 International Fire Code. It is anticipated that updates will occur from time to time and may involve adoption of additional or other codes.)

- 2. No aircraft [shall] may be fueled or [drained] de-fueled while its engine is running, or while in a hangar or other enclosed place. Fueling shall be [done in such a manner and] accomplished with [such] equipment that provides adequate connections for continuous grounding of static electricity[shall be continuously maintained during such time].
- [2. No fueling shall be done from drums, small con-tainers or similar items.]
 - 3. Storage, transportation and transfer of fuel and other flammable or combustible liquids shall comply with the Fire Code of Carson City, including conformance to Maximum Allowable Quantities and use of approved containers or tanks.
 - The cleaning of motors or other parts of aircraft [shall not be carried on in any hangar, except with nonflam-mable substances. If flammable liquids shall be employed for this purpose, the operation shall be carried on in the open air] using flammable or combustible cleaning materials shall be subject to applicable fire and safety codes.
 - [4.]5. All persons using in any way the Airport area or the facilities of the Airport shall exercise the utmost care to guard against fire and injury to persons or [proper-ty]property.
 - [5.]6. All hangar and shop floors shall be kept clean and free from oil, [gas]fuel and other flammable and combustible substances. No volatile flammable or combustible solvent shall be used for cleaning
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 [19.02.020] [floors] floors except as permitted by the fire code. No rags soiled with flammable substances shall be kept or stored in any building on the Airport in such a manner as to create any fire hazard.
 - [6.] 7. No person shall weld, smoke or ignite any matches, flares, lighters or other objects which produce an open flame, produce sparks, or other sources of ignition anywhere within a hangar, shop, building or structure [or] in which any gas fuel, oil or flammable substance is stored or within 50 feet or any gassing fueling facility.
 - 8. Periodic inspections of buildings on the airport may be conducted by the Carson City Fire Department or the Airport Manager to check for compliance of fire and safety issues. Such inspections are for the purpose of assisting in meeting codes and safety requirements. No such inspection shall be used by the hangar owner to replace the hangar owner's obligations to comply with all codes and safety requirements.

["] CHAPTER III

AIRPORT OPERATORS, LEASES, AND CONCESSIONS

["SECTION 1.] 19.02.020.300 BUSINESS ACTIVITIES. Subject to all [applica-ble] applicable orders, certificates or permits of the [C.A.B., the F.A.A.] FAA, or their successors, no person shall use the [Airport] Airport, or any portion thereof, or any of its improvements or facilities for revenue producing, commercial, business or aeronautical activities, unless he shall have first [com-plied] complied with the following:

- Complied with the provisions of these Airport Rules.
- Obtained all appropriate permits and licenses for 2. activities required by the Airport Authority[.] and Carson City.
- Entered into any required written leases and other agreements required by the Airport Authority, or agreed upon by the Airport Authority and such person.
 - Revenue producing, commercial, business and aeronautical activities include but are not limited to the following:
 - Any person whose aircraft are based at [Carson] Carson City Municipal Airport and who conducts from such [Air-port] Airport any activities listed in [Section 10 of this chapter.]19.02.020.350.
 - Any person who solicits and obtains business in any activities listed in [Section 10 of this chapter] 19.02.020.350 and such solicitation and subsequent activities result in the person's base of operations being the Carson City [Municipal]Airport.
- Any person who applies to the authority to operate on the Airport shall reimburse the Authority for the costs of the engineering review and legal review performed in conjunction with the application and any amendment thereof.
- Any person who regularly uses Carson City Mu-nicipal Airport for any of the activities referred to in this section, and whose aircraft are not based on Carson City Municipal Airport, shall pay to the Airport Authority a landing fee for each combination of one landing and one take-off, in accordance with the following schedule:]4. The requirements of this section shall not apply to activities performed by, or for the benefit of, persons who own or rent a hangar on the Airport, and are in good standing, so long as the subject activity is not a primary use of the premises on the Airport, the subject activity is in compliance with applicable Airport and Carson City regulations, and the subject activity does not interfere with airport operations. Challenges to this exemption shall be decided by the Airport Authority at a public hearing.

[Landings Per Calendar Month	Per Landing]
[5 or less	none]
ſ	6 to and including 10	\$1.00]
[11 to and including 20	\$0.75]
Ī	21 and over	\$0.50]

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["SECTION 2.] 19.02.020.310 APPLICATION. Applications for ground leases [of ground]on the Airport[or for permission] to carry on any commercial, business or aeronautical activity [on the Air-port,] with the necessary permits and licenses, shall be made to the Airport Authority on forms prescribed by the Airport Authority. The Carson City Treasurer's office shall not approve any application unless previously [ap-proved] approved by the Airport Authority. The Airport Authority shall conduct a public hearing upon the application. The applicant shall submit all information and material [neces-sary] necessary, or requested by the Airport Authority to establish [to the satisfaction of the] [Airport Authority] that the

[appli-cant] applicant can qualify and will comply with these rules and [regu-lations] regulations. The application shall be signed and submitted by those who will be managing the business, every partner of a partnership, and each director, and officer of a [corporation] corporation.

["SECTION 3.] 19.02.020.315 ACTION ON APPLICATION. The Airport Authority may deny any application if, in its opinion, it finds any one or more of the following:

- 1. The applicant for any reason does not meet the qualification, standards and requirements established by these rules and regulations; or
- 2. The applicant's proposed operations or [construction] construction will create a safety hazard on the Airport; or
- 3. The granting of the application will require the Airport Authority to spend Airport Authority funds, or to supply labor or materials in connection with the proposed operations to an extent which or at a time when the Airport Authority is unwilling to enter into such arrangement; or the operation will result in a financial loss to the [Air-port] Airport Authority; or
- 4. There is no appropriate, adequate or available space or building on the Airport to accommodate the [entire] activity of the applicant at the time of the application; or
- 5. The proposed operation or airport development or construction does not comply with the master plan of the Airport; or
- 6. The development or use of the area requested by the applicant will result in depriving existing fixed base operators of portions of the area in which they are [oper-ating]operating; or will result in a congestion of aircraft or [buildings] buildings, or will result in unduly interfering with the [opera-tions]operations of any present fixed base operator on the Airport through problems in connection with aircraft traffic or service, or preventing free access to the fixed base [operator]operator's area; or
- 7. Reserved.]
 - 8. Any party applying,] 7. Any party applying, or interested in the business has supplied the Airport Authority with any false [informa-]

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19.02.020] [tion] <u>information</u> or has misrepresented any material fact in his [appli-cation] <u>application</u> or in supporting documents; or has failed to make full disclosure on his application or in supporting [documents] documents; or

9. Any party applying,]8. Any party applying, or interested in the business has a record of violating these rules and regulations, or the rules and regulations of any other airport, [or the][Civil Air Regulations,]the Federal Aviation Regulations or any other rules and regulations applicable to the Airport; or

[10.] 9. Any party applying, or interested in the business has defaulted in the performance of any lease or other agreement with the Airport Authority or Carson City; or

[11.] 10. Any party applying, or interested in the business has a credit report which contains derogatory information and does not appear to be a person of satisfactory business responsibility and reputation; or

[12.] 11. The applicant does not appear to have, or have access to, finances necessary to conduct the proposed operation for a minimum period of six months; or

12. [13.] Any party applying, or interested in the business has been convicted of any crime or violation of any [ordi-nance] ordinance of such a nature that it indicates to the Airport Authority that the applicant would not be a desirable [oper-ator] operator at the Airport;

[14.] 13. The protection of the health, welfare, safety [or morals] of the inhabitants of Carson City require such [deni-al] denial.

[15.] 14. Nothing contained herein shall be construed to prohibit the Airport Authority from granting or denying, for any reason it deems sufficient, an application to do business on the Airport. for the purpose of selling, furnishing or of establishing non-aviation products and [sup-plies] supplies of any service or business of a non-aeronautical nature, or the application by a person for an area on the Airport for the personal nonprofit use of such person.

15. Failure to divulge requested information in section 3 of this chapter on your application may be cause for review and possible revocation of an applicant's prior approval.

["SECTION 4.] 19.02.020.320 SUPPORTING DOCUMENTS. [If requested by the Airport Authority, the] The applicant shall submit the following supporting documents to the Airport Authority together with such other documents and information as may be requested by the Airport Authority:

- 1. A current financial statement prepared or [certified] certified by a Certified Public Accountant.
- 2. A proforma statement showing the expected revenues and expenses of the proposed business, as well as the financial ability to support those expenses for at least a six month period.
- 3. A written listing of the assets owned or being purchased which will be used in the business on the [Air-][port]Airport.
- [3.]4. A current credit report covering all areas in which the applicant has done business during the past [ten years.]
- [4. A written authorization for the F.A.A and C.A.B., and all aviation or aeronautic commissions, administrators,]

[19.02.020] [or departments of all states in which the applicant has engaged in aviation business to supply the Airport Authori-ty with all information in their files relating to the applicant or his operation. The applicant shall execute such forms, releases and discharges as may be requested by any of these agencies.] three years.

- 5. Copies of all FAA licenses or certifications required to operate the business to be conducted.
- 6. Evidence that the operator can obtain adequate insurance coverage naming the Airport Authority and Carson City as additional insureds.
- 7. Evidence that the operator has or will provide adequate

 facilities to serve the general public and customers appropriate
 to the size of the business, including but not limited to, motor
 vehicle parking, restrooms, aircraft parking, office space and
 security measures.
- 8. Full disclosure of any criminal record of the Applicant or its principals as to gross misdemeanors and felonies.

["SECTION 5.] 19.02.020.325 AIRPORT [LICENSE AND] LEASES NON-TRANSFERABLE. No right, privilege, permit or license to do business on the Airport, or any lease of any area of the Airport shall be assigned, sold or otherwise transferred or conveyed in whole or in part without the prior express consent of the Airport Authority and Carson City.

["SECTION 6.] 19.02.020.330 TIE-DOWN RATES. Rates charged for hangar space, T-Hangar rentals, tie-downs and service charges in connection with aircraft shall [not be excessive, discrimi-natory nor otherwise unreasonable, and shall be filed with and approved by the Airport Authority. Daily tie-down charges for transient aircraft, if charged, shall not ex-ceed \$2.50 for single engine craft, \$3.00 for light twins, \$4.00 for heavy twins and \$6.00 for multi-engined craft] be established by the FBO leaseholder.

["SECTION 7.] 19.02.020.335 REFUSE. No person shall throw, dump or [depos-it]deposit any waste, refuse or garbage on the Airport. All waste, refuse or garbage shall be placed and kept in closed [gar-bage] garbage cans or containers and all operating areas shall be kept in a safe, neat, clean and orderly manner at all times and in such a manner as to minimize any hazards.

["SECTION 8.] 19.02.020.340 APPROVAL OF CONSTRUCTION. No buildings, structures, tie-downs, ramps, paving, taxi areas, or any other improvement or addition on the Airport, shall be placed or constructed on the Airport, or altered or removed without the prior approval of the Airport Authority. In the event of any construction, the Airport Authority may, in its discretion, require an appropriate bond to guarantee the completion of the construction in accordance with the Airport Authority approval. All construction plans shall [have or obtain] be submitted for Carson City approval within 60 days of Airport Authority approval[all Carson City approvals]. Without Airport Authority approval no Carson City permits will be issued. All construction shall be completed within the schedule set forth in the lease. In the absence of lease requirements, all construction shall be completed within 6 months. Any modification that

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would require a Carson City building permit off the airport shall require one on the Airport. Prior to any such modifications, two sets of plans must be submitted to the Airport Manager to be reviewed by the Airport Manager and Airport Engineer, and any requesting Authority member. Responses to questions or requests for additional information shall be provided to the Airport Manager within 10 calendar days. All plans must be stamped or signed by the Airport Manager or Airport Engineer prior to commencement of the modifications. The Airport Authority will maintain one copy for its files and any future inspections.

["SECTION 9.] 19.02.020.345 OPERATION AREA. No person authorized to [oper-ate] operate on or conduct business activities on the Airport shall conduct any of its business or activities on any area [ex-cept] except those specified by the Airport Authority, or the [Air-port] Airport Manager, and the leased areas.

["SECTION 10.] 19.02.020.350 FIXED BASE OPERATORS.

- 1. No person shall use the Airport as a fixed base until such person has applied for and received approval from the
- (Carson City 10/94)] 428 [19.02.020] Airport Authority as a fixed base operator['s license] and has met the qualifications, standards and requirements of these rules and regulations. Fixed base operators shall be [clas-sified]classified as Class 1, Class 2, Class 3, Class 4 or Class 5 fixed base operators. [Class 1 fixed base operators are those who operate from areas on the airport that are leased] [direct] [from the Airport Authority] [.] [Class 2 fixed base operators will operate from authorized areas on the Airport through a sublease with a Class 1 fixed base operator or by agreement with the Airport Authority.][Both Class 1 and Class 2 fixed base operators are subject to all applicable requirements of Chapter III, Airport Operators, Leases, and Concessions.][Class 3 fixed base operators are those who lease aircraft storage space to themselves or the public and [are subject to Chapter III, Section 10, subsection 5H.][Class 4 fixed base operators are those who lease areas of land within the confines of the Carson City airport for commercial and/or industrial business [Class 5 fixed base operators are those who use areas of land purposes.] not otherwise included under Class 1--4.][Residential uses of any type are not allowed on the airport property except] [only in conjunction] [with emergency operations and with the approval of the Airport] [Authority Chairman or Airport Man-ager.]
 - A.] Class 1 fixed base operators are those who operate from areas on the airport that are leased directly from the Airport Authority and approved by Carson City.
 - B. Class 2 fixed base operators will operate from authorized areas on the Airport through a sublease with a Class 1 fixed base operator or by agreement with the Airport Authority.
 - Class 3 fixed base operators are those who lease aircraft storage space to themselves or the public and do not have a lease with the Airport Authority.
 - D. Class 4 fixed base operators are those who lease areas of land within the confines of the Carson City airport for commercial and/or industrial business purposes.

- E. Class 5 fixed base operators are those who use areas of land not otherwise included under Class 1--4.
- Class 1, Class 2, Class 3, Class 4 and Class 5 fixed based operators are subject to all applicable requirements of Title [19,19 specifically, or Chapter III, Airport [Opera-tors]Operators, Lease and Concessions.
- 2. For Class 1 FBO's operating as a Condominium Association or LLC, all members of the Condominium Association or LLC will be afforded the same rights and responsibilities provided to the Condominium Association or LLC, if approved by both the Condominium Association/LLC and the Airport Manager.
- Fees for Class 1]3. Fees for Class 1,3 and 4 fixed base operators shall be[determined by the lease agreement with the Airport Authori-ty. Fees for Class 2 fixed base operators shall be estab-lished from time to time by the Airport Authority. Begin-ning 1 January, 1991, all Class 2] determined by the lease agreement with the Airport Authority. Fees for Class 2 and 5 fixed base operators shall be established from time to time by the Airport Authority by resolution. Beginning 1 January, 1991, all Class 2 and 5 fixed base operators will be required to pay an annual fee of \$1200.00, or 6% of gross revenues, whichever is The Class 2 [fee shall] and 5 fee shall be payable quarterly, in [advance. The prior year revenues will be the basis for the 6% fee for established Class 2 fixed base operators. New Class 2 fixed base operators shall provide an estimate of annual gross revenues upon which the 6% shall be based for the first year]arrears. At the end of each calendar year each Class 2 [fixed base operator] and 5 fixed base operator, paying less than \$1200 per year, shall submit satisfactory proof of gross revenues to the Airport Authority.

[shall submit satisfactory proof of gross revenues to the Airport Authority. Fees paid to the Airport Authority by Class 2 fixed base operators are in addition to any ar-rangements they may have with any Class 1 fixed base opera-tor or any other lease holder for rent, tie-down space or other agreed to payments. Class 3 and Class 4 fixed base operators who maintain a ground lease with the Airport Authority shall pay fees determined by the lease agreement with the Airport Authority. Class] [5 fixed base operators shall] [pay an annual lease fee of \$1,200.00 or 6%, whichever is less, as determined by the Airport Authority.]

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- 4. Residential uses are not allowed on the airport property. Pilot lounges or crew rest areas may be allowed with prior approval of the Airport Authority and Carson City, but shall not be used as permanent living facilities. Temporary housing accommodations may be permitted with emergency operations and with the approval of the Airport Manager.
- [3.] 5. A fixed base operator shall be a person who [carries] carries on one or more of the following services intended to be for profit on the Airport:
 - A. Aircraft sales.
 - B. Parts and accessories sales.

- Charter operations which include, without [limitation]limitation, passenger or "airtaxi"; freight or delivery; [photog-raphy] photography; aerial survey; agricultural spraying; individual or group rides; piloting sky divers, etc.
- D. Aircraft rental.
- Flight instruction or ground school. (Except an Ε. airplane owner may choose any qualified instructor.)
- Maintenance services which shall include services in one or more of the following:
 - Airframe, and/or propeller, overhaul and repair;
 - Engine overhaul and repair; 2.
 - 3. Radio and electrical shop;
 - 4. Instrument shop;
 - 5. Aircraft interior work;
 - 6. Refinishing and painting.

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- Line service which shall include one or more of the G. following:
 - Supplying the fuel, oil and other fluids; 1.
 - De-icing fluid; 2.
 - Exterior and/or Interior cleaning;
- In-flight food service. 4.
- Turbine starting
- Aircraft storage:
 - Outside storage; 1.
 - Inside storage: 2.
 - Single aircraft modular hangar units, a.

and

- Multiple aircraft storage hangars; b.
- All aircraft storage. [3.
- Airline services, which shall include one or more of the I. following:]
- Fueling of airplanes;] <u>5.</u> [1.
 - Exterior cleaning of airplane equipment;] 2.
- 7. 8. Interior cleaning of airplane equipment;] [3.
 - [4. Turbine starting;]
 - [5.]I. Other special contractual services[.]
 - An applicant for a fixed base operator's license shall specify all services mentioned in paragraph [1]3 of this section which the applicant desires to conduct on the Air-port. A fixed base operator shall carry on or conduct only those services for which he qualifies and which are [spec-ified] specified in the license granted by the Airport Authority.
 - In order to qualify for the respective services mentioned in paragraph [1]5 of this section, the fixed base operator shall, in addition to meeting all other [requirements]requirements and qualifications set out in the rules and [regula-tions] regulations, meet the following minimum qualifications:
 - AIRCRAFT SALES. The fixed base operator shall provide the office required by these rules, and shall lease from the Airport Authority, or a Class 1 FBO, on the Airport an area of sufficient size to permit the storage and/or display of all aircraft for sale or used in the aircraft sales business. Lease terms and rentals shall be set by the Airport Authority and/or a Class 1 FBO.
 - PARTS AND ACCESSORIES SALES. A fixed base [opera-tor shall В. be licensed to conduct one or more other fixed base]operator [services and] shall provide suitable space for the display and sale of such items. Lease terms and rentals shall be set by the [Air-port] Airport Authority and/or a Class 1 FBO.
 - CHARTER OPERATIONS. A fixed base operator shall [provide C. the office required by these regulations; shall]own at least one aircraft based on the [Air-port] Airport and listed on the Carson City tax roll, which is so equipped and maintained as to comply with the applicable rules and regulations of the [C.A.B. and the F.A.A.] FAA; and shall lease from the Airport Authority, and/or a Class 1 FBO, an area on the Airport of sufficient size to accommodate all

such buildings, and all aircraft that will be used in such charter operations. Lease terms and rentals shall be set by the Airport Authority and/or a Class 1 FBO.

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[operations. Lease terms and rentals shall be set][by the Airport Authority.]

- [D.]D. AIRCRAFT RENTAL. A fixed base operator shall [pro-vide the office required by these rules]own at least one aircraft based on the Airport and listed on the Carson City tax roll, which is so equipped and maintained as to comply with the applicable rules and regulations of the FAA; and shall lease from the Airport Authority, and/or a Class 1 FBO, an area on the Airport of sufficient size [for the buildings and]to accommodate all such buildings, and all aircraft that will be used [by the fixed base operator]in such charter operations. Lease terms and rentals shall be set by the Airport Authority and/or a Class 1 FBO.
- [E.]E. FLIGHT INSTRUCTION OR GROUND SCHOOL. A fixed base operator shall [provide the office building re-quired by these rules which shall be of sufficient size as to provide a suitable classroom, which building shall contain a minimum of 1,200 square feet of inside floor space, less inside parti-tions; and shall]lease from the Airport Authority and/or a Class 1 FBO, an area on the Airport of sufficient size to [ac-commodate] accommodate any office or classroom required and all aircraft that will be used by the fixed base operator; and shall own and have based upon the Airport and listed on the Carson City tax roll, one or more aircraft suitable for flight instruction which comply with the rules and regulations of the [F.A.A. and C.A.B] FAA. Lease terms and [rentals] rental rates shall be set by the Airport Authority or the Class 1 FBO.
- [F.] F. MAINTENANCE SERVICES. A fixed base operator shall provide a shop building [which is separated by a fire wall from any hangar, building, or area in which aircraft is stored,]of sufficient size to accommodate at least one twin-engine private [air-craft]aircraft together with all tools and equipment[and the office required by these rules,] which building shall contain at least 1,600 square feet of inside floor space, less inside partitions. addition the fixed base operator shall equip the shop with such tools, machinery, equipment, parts and [supplies|supplies normally necessary to conduct a full time business operation in connection with the [maintenance] maintenance service being offered. Such shop shall be staffed by mechanics and personnel who are [quailfied] qualified and competent and who hold any and all [certificates]certificates necessary from the [C.A.B. or F.A.A.] FAA Such shop shall be conducted on a regular business basis and shall be open for repairs daily during normal business days and hours with competent [personnel]personnel on duty. In addition he shall lease from the Airport Authority or a Class 1 FBO, an area on the

Airport of sufficient size to accommodate such buildings and to provide an access area and storage area to accommodate aircraft used by the fixed base [operator] operator, or which are placed with him for repairs. Aircraft may be stored in the shop building. [Lease terms and rentals shall be set by the Air-port Authority.]

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LINE SERVICES. A fixed base operator shall be licensed to provide at least one other fixed base operator service and shall provide the office required by these rules. addition the]G. LINE SERVICES. The fixed base operator shall provide and maintain all [nec-essary] necessary pumps, tanks, and/or mobile gas trucks, gassing islands and areas, ramps and other [gassing] facilities that may be necessary. [Provided, how-ever, the] The fixed base operator shall not place or maintain any[gassing] facilities on the Airport, mobile or fixed, which is not previously approved by the Airport Authority. The fixed base operator shall not deliver fuel into any aircraft unless the fuel has first been placed in a suitable and approved filtration tank. There shall be no [fuel-ing] fueling direct from a common carrier transport truck into refueler without filtration. The fixed base operator shall keep a current, complete and [accu-rate]accurate record of all [gasoline]fuel, oil and other [prod-ucts] products sold in connection with his line services and shall, at the request of the Airport Authority, make available all invoices and records of [purchases]purchases and sales by the fixed base operator of [gasses] fuel, oils and products sold in connection with the line services, for up to one year prior to the request. Failure to keep an accurate record of all purchases and sales of line service products by the fixed base operator shall be reason for the Airport Authority to revoke the fixed base [opera-tor] operator's license and authority to do business on the Airport in connection with all services. Each fixed base operator offering line services shall maintain enough [full time] attendants on duty to service aircraft [without unreasonable delay during the normal times and weather for this type of service] as necessary. The fixed base operator shall offer night service by having an attendant available who will respond by a telephone call to a telephone number conspicuously posted at the facility. The fixed base operator with [gassing] fueling facilities shall at all times maintain an adequate supply of [gases] fuels, oils, and fluids normally called for on a facility such as Carson City Airport. [If the fixed base operator maintains a mobile gas truck, he shall operate his truck only on the area leased by him and such other areas as the Airport Authority may designate from time to time. The fixed base oper-ator must have an area of sufficient size to ac-commodate the line services, for all buildings and for the parking or storing of all aircraft used by the fixed base operator in his operations, and for]Lease terms

and rentals shall be set by the Airport Authority or Class 1 FBO.

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[his customers' aircraft.] [Lease terms and rentals shall be set by the Airport Authority][.]
[H.]H. AIRCRAFT STORAGE.

- Outside Storage: Fixed base operators desiring to provide outside aircraft storage must [be licensed to provide at least one other fixed based operator service as specified in Section 10 of this Chapter, and]have a paved tie down area sufficient in size to accommodate all aircraft used by the fixed base operator in his operation and all aircraft that will be parked or stored by the operator.
 - a. Outside storage of derelict aircraft shall not be allowed. Derelict aircraft are defined as aircraft without a current airworthiness certificate, in an appearance of state of disrepair, one that creates a safety hazard, or is considered a nuisance as determined by the Airport Authority.
- 2. Inside Storage:
 [a) Single Aircraft Modular Hangar Units -] Storage
 - Hangars: Fixed base operators desiring to provide [sin-gle]aircraft[, modular hangar units] storage hangars shall lease sufficient property to accommodate [twenty or more units] the development proposed. The initial construction shall [consist of ten units and shall be]be approved for construction within one year of the lease agreement date, permits obtained within 6 months of approval, and construction completed within one year of [the lease agreement date.] receipt of permits. Extensions of time for any phase of construction may be approved by the Airport Authority provided continued progress is documented by the Fixed Base Operator. All units shall be constructed on sites [design-ated] designated on the Airport Layout Plan as [T-Hangars] or modular]aircraft storage hangar sites. Plans and [specifica-tions] specifications for all improvements shall be in [confor-mance] conformance with established and customary standards for aircraft hangar development on the Carson City Airport, and in conformance with zoning, sign and building ordinances [or] and design standards of Carson City. Portable units shall require the approval of the Airport Authority and shall not be provided with electrical or sewer [ser-vice.] service. A taxiway or taxilane of at least sixty feet in width shall be improved to provide access to all units. The taxiway or taxilane width will be per FAA guidelines based on hangar door widths being provided. Title to all fixed improvements shall become the property of the Airport [Au-thority] Authority upon expiration or termination

of the hangar property lease. Use of the hangar space shall be subject to written agreement between the user and the fixed base operator. The fixed base operator shall insure that the following conditions are met:

- 1) [1) That the premises are to be used and occupied primarily for aircraft storage and at least one aircraft will be housed in each occupied hangar[space exclu-sively, and for no other purpose. The carrying on of any trade or occupation shall not be permitted in the hangar.]. Aircraft housed in a hangar will be listed as personal property with the Carson City Assessor's office, or, if domiciled at another location, documentation provided to support such classification. Each hangar owner shall notify the Airport Manager of the aircraft stored in such hangar(s) including FAA N-number, Manufacturer, year and model.
- [2) The user will not keep or use in the hangar any flammable or explosive material other than the fuel contained in the air- craft fuel tank. No transfer of fuels shall be permitted in the hangar. No smoking, open flame, or other source of]

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[combustion shall be permitted in the han-gar. An approved ten pound rated, ABC-]
[type fire extinguisher shall be required]
[in each unit.]

Users of all hangars shall comply with all applicable Carson City fire and safety codes. Fire suppression shall be provided in each hangar as required by the Fire Code of Carson City.

- [3]2) The premises shall be maintained in a neat, attractive condition, free of ice, snow, weeds and litter. Any damage to the improvements shall be repaired as soon as possible, but in no event later than [nine-ty] ninety days after damage occurred.
- [b) Multiple Aircraft Storage Hangars Fixed base operators desiring to construct multiple aircraft storage hangars shall lease suffi-cient property and construct at least twelve thousand square foot hangars. Construction shall be completed within one year of the]

[lease agreement date. All multiple aircraft storage hangars shall be constructed on sites designated in the Airport Layout Plan for larger hangars or FBO sites. Plans and speci-fications for all improvements shall be in conformance with established and customary standards for aircraft hangar development on Carson City Airport, and in conformance with zoning, sign, and building ordinances or stan-dards of Carson City. Title to all improve-ments shall become the property of the Airport Authority upon expiration or termination of] [the hangar property lease. Use of the hangar shall be as specified by agreement between the fixed base operator and the Airport Authority.]

- 3. [3. All Aircraft Storage: Fixed base operators maintaining a full-time office operation shall post on an approved sign located in a conspicuous place the name, address and [tele-phone] telephone number of the responsible fixed base operator and the operator's company name for all inside or outside storage facilities. All aircraft facilities constructed shall [main-] [tain] maintain, for the use of the general public, the right [of trespass on] to pass over or use aisleways between hangars and tie down aircraft for aviation purposes. All leases, terms, and rental rates [estab-] [lished] established for fixed base operators of aircraft storage shall be set by the Airport Authority or Class 1 FBO's for subleases, in compliance with the terms and conditions of the lease with the Airport Authority.
- 4. [I. AIRLINE SERVICES. A fixed base operator shall be licensed to provide at least one other fixed base operator service, shall maintain on hand and available all equipment, tools, parts, and [invent-tory] inventory necessary to properly conduct the service and shall conduct this service in only those areas specified or

authorized by the Airport Authority or Class 1 FBO as determined by the Authority.

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- [6. Each fixed base operator shall, upon being autho-rized by the Airport Authority, and as the construction of any required physical facilities permit, immediately com-mence and conduct on a full time basis all business active-ties and services authorized.]
- [7. Except in cases of fixed base operators offering T-Hangar or inside hangar aircraft storage only and for those operations defined in subsection E, Page 431, each fixed base operator shall provide and maintain an office which shall be staffed and open to the public during the normal business hours of each normal business day which shall be the operator's office or place of business on the Airport and shall provide therein at least a waiting room with appropriate furnishings, separate restrooms for men]

[and women and a public telephone. These facilities and office shall be kept in a neat, clean and orderly condition and properly painted. The office shall contain at least]

[400 square feet of inside floor space, less inside parti-tions. Only one office shall be required of each fixed]

[base operator. No fixed base operator, or its employees, agents, officers or other persons connected with the bus-ness shall use the office, area or other facilities of any other fixed base operator without the consent of said fixed base operator.]

[8. The fixed base operator and all personnel and em-ployees shall be competent and shall hold all current, va-lid certificates, permits, licenses or other authorities required by the C.A.B., and the F.A.A., including any required F.A.A., Air Taxi permits and Public Service Commission certificates. Fixed base operators shall not utilize any pilot in any aircraft operations who does not hold]

[valid and current certificates from the C.A.B. and F.A.A., necessary for him to conduct such activities. If as a re-sult of any action, order or ruling of the C.A.B., or the F.A.A., any fixed base operator is grounded or his comer-cial pilot certificate or instructor's certificate is suspended or revoked for a period of at least ninety (90)]

[days, the Airport Authority may revoke the fixed base oper-ator's license and authority to conduct business activities on the Airport as a fixed base operator.]

- 5. [9. Each fixed base operator approved shall[enter into an agreement with the Airport Authority which includes an agreement on the part of the fixed base operator to] accept, be bound by, comply with and conduct his business [opera-tions] operations in accordance with these rules and regulations and to agree that his license and authority to carry on business on the Airport shall be subject to the terms and conditions set out in these rules and regulations and the revocation or termination thereof as herein provided.
- 6. [10. Unless otherwise [agree] agreed to by the Airport [Author-ity] Authority or Class 1 FBO, the fixed base operator shall, at his own expense, [pro-vide] provide, construct, install, equip and maintain all utilities,

19.02.020] buildings, structures, ramps, tie-down areas, taxi-ways, fences and all other facilities and improvements requested or approved [by the Airport Authority] as being advisable and necessary for the fixed base operator to carry on the [ac-tivities] activities or services authorized[by the Airport Authority]. The Airport Authority, or Class 1 FBO, may in its discretion, provide [assis-tance] assistance in the development of the operation area.

- 8. [11. The fixed base operator shall promptly pay when due, all charges for sewer, water, power, telephone service and all other utilities and services supplied to his [opera-tion] operation on the Airport, all wages or salaries and all rentals, fees and payments payable to the Airport Authority.
- 9. [12. Absent specific time periods in an approved lease, Plans and specifications for all construction shall be submitted to the Airport Authority for their [approval]approval within [thirty (30) days]1 year after conceptual approval of the [appli-cation,]project and construction thereon shall commence within [thirty (30) days after approval of the plans and specifica-tions by the Airport Authority] one hundred eighty (180) days. All construction shall be completed by the fixed base operator within six (6) months from the [date of the Airport Authority approval of the] [plans and specifications] start of construction or as specified in These times may be extended by the Airport the lease. Authority upon good cause shown by the fixed base operator. All construction shall comply with all applicable building codes and Carson City ordinances.

10. [13. Airport areas on which fixed base operator facil-ities, if any, are to be constructed or operated shall be specified by the Airport [Authority] [in accordance with these rules and the Airport Layout Plan.]

- 11. [14. Unless otherwise provided by the Airport [Authori-ty] Authority, all operations of the fixed base operator shall be [con-ducted] conducted on one area of sufficient size to accommodate all services for which the operator is licensed, allowing for future growth and additional services as contemplated by the Airport Authority or the applicant, at the time of application, to the extent however, that space is available on the Airport. The fixed base operator shall carry on his business operations strictly within the areas assigned him by the Airport Authority and his operations shall not in any way interfere with the operations of other fixed base operators; agencies or other businesses operating on the Airport; the use of the Airport by the general public; or with any common use areas. The fixed base operator shall not use any common use areas except as authorized by these rules.
- 12. [15. For approval as a fixed base operator [to qualify for a li-cense he], the applicant must have available sufficient operating funds to conduct the proposed business for a period of at least six (6) months.
- 13. [16. A fixed base operator shall cooperate with the Airport Manager in operation, management and control of

the Airport and shall do all things reasonable to advance or promote the Airport and aeronautical activities thereon and

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19.02.020] to develop the Airport into an attractive, efficient, [and] modern and safe airport.

15. [17. All complaints against any fixed base operator for violation of these rules shall be made in writing signed by the party submitting the complaint and shall specify dates, times and witnesses, if any.

- 16. [18. The fixed base operator agrees to indemnify, [defend] defend, and [save] hold the Airport Authority, its authorized agents, officers, representatives and employees harmless from and against any and all actions, penalties, liability, claims, demands, damages, or loss resulting from claims or court actions, whether civil, criminal or in equity, and arising directly or indirectly out of acts or omissions of the fixed base operator, his (its) agents, employees, [servants] servants, guests, or business visitors.
- 17. [19. To guarantee performance of paragraph [18]13 above the fixed base operator shall secure public liability and property damage insurance on which the Airport Authority shall be named as [a joint]an additional insured with the fixed base [operator]operator. Such policies of insurance shall be maintained in full force and effect during all terms of existing leases, agreements, or business licenses or renewals or extensions thereof. Such [policies shall be for not less than the amount of \$200,000 for one person and \$500,000 for one accident for liability and \$100,000 for property damage and shall be placed with a reputable company approved]policy amounts shall be set in the lease, or as set by periodic determination by the Airport Authority. Copies of all such policies of [insur-ance]insurance shall be delivered to the Airport [Authority] Manager and shall be held for the benefit of the parties as their respective interests may appear. The amounts of said insurance shall not be deemed a limitation on the fixed base operator's liability to the Airport Authority and if the Airport [Authority] Authority or any of its authorized agents, officers, [repre-sentatives] representatives or employees become liable for an amount in excess of the insurance the fixed base operator will save and hold them harmless for the whole thereof.
- 18. [20. The fixed base operator shall furnish all [service-es] services authorized [or licensed] by the Airport Authority on a fair, equal, and not unjustly discriminatory basis to all users thereof and shall charge fair, reasonable, and not unjustly discriminatory prices for each unit or service; provided, that the fixed base operator may make reasonable and nondiscriminatory discounts, rebates, or other similar types of price reductions to volume purchasers, if [permit-][ed]permitted by law.

19. [21. The Airport Authority shall have the right in its discretion to terminate any lease or other agreement [autho-rizing] authorizing the fixed base operator to

conduct any services or business on the Airport and to revoke any fixed base [opera-tor] operator's [license,]authority or permit to do business upon the Airport for any cause or reason provided in these rules, or

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19.02.020] by law and in addition thereto, upon the happening of any one or more of the following:

- A. Filing of a petition voluntarily or involuntarily for the adjudication of the fixed base operator as a bankrupt;
- B. The making by the fixed base operator of any [gen-eral]general assignment for the benefit of creditors;
- C. The abandonment or discontinuance of any permitted operation at the Airport by the fixed base [opera-tor] operator or the failure to conduct them on a full-time basis without the prior approval of the Airport Authority;
- [Except for payment of rents, charges, fees and D. other payments to be paid to the Airport Authority,]the failure of the fixed base operator to remedy any default or breach or violations by him, or his personnel in keeping, observing, [perform-ing]performing, and complying with [Chapters I, III, and V of these] Title 19, the rules and regulations, and the terms, [covenants]covenants and conditions in any lease or agreement entered into pursuant hereto on the part of the fixed base operator to be performed, kept or [pre-served] preserved, within thirty (30) days from the date written notice from the Airport Authority has been mailed or delivered to the place of business of the fixed base operator at the Airport.
- E. The failure to promptly pay to the Airport [Author-ity] Authority when due, all rents, charges, fees and other payments which are payable to the Airport [Authori-ty] Authority by the fixed base operator.
- F. The fixed base operator, or any partner, officer, director, employee or agent thereof commits any of the following:
 - Violates any of the rules of [Chapter II of these rules] <u>Title 19</u>; or
 - Engages in unsafe or abnormal or reckless practices in the operation of an aircraft on or in the vicinity of the Airport, which [creates] creates a hazard to the safety of other airport users, other aircraft, or the general public, or endangers property, or which could, if an emergency developed foreseeably result in causing personal injuries or death to a [per-son] person or damage to property; or
 - 3) Causes personal injury to or the death of a person, or property damage involving in [excess]excess of \$500.00 for repairs or loss; or
 - 4) Operates the business of the fixed base [operator] operator in such a fashion as to create a safety hazard on the Airport for other airport

[us-ers] users, aircraft or property on the Airport, the

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[19.02.020] general public on Airport, or any pilots, students or passengers.

- 5) Repeatedly cuts the traffic pattern placing the residents at risk.
- G. Any party applying for approval as a fixed base operator['s li-cense,] or who is interested in the business, [sup-plied] supplied the Airport Authority with any false [information; or misrepresented any material fact to the Airport Authority in the application, supporting documents, or in statements to or before the [Air-port] Airport Authority; or failed to make full disclosure to the Airport Authority in the application, the supporting documents or in statements to or before the Airport Authority.
- 21. In the event of such termination, the fixed base operator shall forthwith peaceably vacate the Airport and surrender possession of the premises to the Airport Authority, cease and desist all business operations on the Airport. Should the operator fail to make such surrender, the Airport [Au-thority] Authority shall have the right at once and without further notice to the fixed base operator to enter and take full possession of the space occupied by the fixed base operator on the Airport by force or otherwise, and with or without legal process to expel, oust and remove any and all parties and any and all goods, and chattels not belonging to the Airport Authority that may be found within or upon the same at the expense of the operator and without being liable to prosecution or to any claim for damages therefore. Upon such termination by the Airport Authority, all rights, powers and privileges of the fixed base operator hereunder shall cease, and the fixed base operator shall immediately vacate any space occupied by it under this agreement or any lease or leases and shall make no claim of any kind [whatsoever] whatsoever against the Airport Authority, its agents or [represent-tatives] representatives by reason of such termination or any necessary act incident thereto.
- 22. [22. In addition to all other rights and remedies [pro-vided] provided in these rules, the Airport Authority shall have any and all other remedies at law or in equity, including the equitable remedy or injunction, to enforce these rules and regulations, to obtain compliance herewith and to impose the penalties herein provided.
- 23. [23. Subject to the terms of any written agreement or lease, the Airport Authority, in its discretion, may

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permit the fixed base operator to remove from the Airport any buildings or structures thereon owned or constructed [there-on]thereon by the operator.

24. [24. To the extent necessary to protect the rights and interests of the Airport Authority or to investigate [com-pliance] compliance with the terms of these rules and regulations, the Airport Manager, any member of the Airport Authority, the City Manager, the City Engineer, the District Attorney and Sheriff's Officer and any other agent of the Airport [Au-]

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19.02.020] [thority] Authority shall have the right to inspect at all reasonable times all airport premises together with all structures or improvements, and all aircraft, equipment and all licenses and registrations. Neither the Authority nor any individual Authority member shall initiate an inspection of any hangar or groups of hangars without there first being a hearing before the Authority to show cause and an affirmative vote by the Authority to initiate the inspection. In the event an urgent situation requires the Airport Manager to initiate an inspection, the cause for the inspection and the results shall be presented at the next Authority meeting, allowing public comment, and the action either ratified or redressed as appropriate.

- 26. [25. Each fixed base operator shall be responsible for the removal of snow and ice from all his leased areas and areas in which he is authorized to operate, and shall keep his leased areas and areas in which he is authorized to operate free and clear of all weeds, rocks, debris and other material which could cause damage to aircraft, [build-ings] buildings, persons or automobiles as the result of aircraft [en-gine] engine operation. The Airport Authority may at the request of the operator and in the discretion of the Airport [Manag-er] Manager assist the fixed base operator in snow, ice and weed removal, provided such operator shall assume the liability of the Airport Authority's actions in this regard and shall indemnify and hold the Airport Authority, their officers, agents and employees harmless from all liability in [connec-tion] connection with all things done by the Airport Authority pursuant hereto and in connection with snow, ice and weed removal. Only authorized airport personnel may use the airport equipment when first trained on such equipment to the satisfaction of the authority chairman and manager.
- 27. [26. The fixed base operator shall park and store the aircraft used in his operations and his customers' aircraft in his assigned area only, unless he arranges for such parking with another fixed base operator, or the Airport Manager.

["SECTION 11.] 19.02.020.355 WAIVER OF CHAPTER III, PROVISIONS. The [Airport] Airport Authority may in its discretion waive all or any [portion] portion of Chapters II and III of the rules and regulations for the benefit of any commercial airline, any government or governmental agency or department or person performing nonprofit public services to the aircraft industry, or performing air search and rescue operations, or performing fire prevention or fire fighting operations.

["SECTION 12.] 19.02.020.360 BUSINESS NAME. No person shall conduct [busi-ness] business operations on the Airport under a business name the same as or deceptively similar to the business name of any other fixed base operator previously established on the Airport.

["SECTION 13.] 19.02.020.365 DAMAGE REPAIR BY AIRPORT AUTHORITY. Nothing contained in these rules and regulations shall be construed as requiring the Airport Authority to maintain, repair, restore or replace any structure, improvement or facility which is substantially damaged or

destroyed due to an act of God or other condition or circumstance beyond the [con-trol] control of the Airport Authority.

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[19.02.020]

"CHAPTER IV

PENALTIES

["SECTION 1.]19.02.020.400 REMOVAL. In addition to any penalties otherwise [provid-ed] provided by County Ordinance, law, [the Civil Air Regulations,] and all other rules and regulations of [the Civil Aeronautic Board and] the Federal Aviation Administration, any person violating these rules or regulations, or operating or [hand-dling] handling any aircraft in violation of these rules and [regu-lations] regulations, or failing or refusing to comply with these rules and regulations, may be promptly removed or ejected from the Airport by or under the authority of the Airport [Manag-er] Manager, or upon his order such person may be temporarily grounded or deprived of the further use of the Airport and its facilities pending presentation of the matter to the Airport Authority. Such matters shall be presented to the Airport Authority as soon as practicable and at least by the next regular meeting of the Airport Authority, at which time the violator shall appear before the Airport Authority and show cause, if any, why he should not be deprived of the further use of the Airport and its facilities. Upon the order of the Airport Authority such person may be [dep-rived] deprived of the further use of the Airport and its facilities for such length of time as may be deemed necessary by the Airport Authority to insure the safeguarding of the [Air-] [port] Airport, its operations and the public use thereof and the Airport Authority's interest therein.

["SECTION 2.] 19.02.020.410 VEHICLE OFFENSE. Any person violating these rules, the traffic laws of the State of Nevada, or the traffic ordinances of Carson City in connection with vehicular traffic on the Airport shall be subject to prosecution in the appropriate court for such violation. The Airport Manager, Chairman of the Authority, or Airport Counsel may submit evidence of violation to the Carson City District Attorney for prosecution.

["SECTION 3.] 19.02.020.420 PENALTIES Any person who willfully refuses to abide by or who violates any provision contained in this title is guilty of a misdemeanor and shall, upon conviction, be punished by a fine of not more than one thousand dollars (\$1,000.00) or by imprisonment in the county jail for not more than six (6) months, or by both such fine and [impris-onment.] imprisonment.

19.02.020.430 Charges and sanctions for late or nonpayment of fees, charges, rents and lease payments shall be assessed as follows:

1. Failure to pay the amount due after 30 days past due will incur a charge of \$50.00 or 1-1/2% of the total amount due, whichever is greater.

- 2. Failure to pay the amount one month past due will cause all payments due and any administrative costs to remain valid and accrue. In addition, the privilege to use Airport property, concessions and to conduct any commercial activity may be suspended or revoked by the Airport Manager or Airport Authority.
- 19.02.020.440 DAMAGE TO AIRPORT PROPERTY, DUMPING. No person may destroy, deface, injure, remove or disturb and property on the airport, or shall any person deposit or cause to be deposited any garbage, junk, refuse, trash or other waster material on Airport Property. Any person damaging airport property or depositing any material will be liable for any costs associated with correcting or mitigating the condition in addition to prosecution for violation of any Carson City Statutes. Airport tenants shall not store unsightly equipment, materials, trailers, vehicles, and other items on the Airport unless authorized by the Airport Manager or Airport Authority.
- 19.02.020.450 TRESPASS. Any person who, after verbal or written notice to vacate the Airport, or during a time when they have lost their privilege to use the Airport, if found to be on Airport property will be subject to full prosecution of Nevada Revised Statues 207.200- Trespass.

"CHAPTER V

PROCEDURES, REIMBURSEMENT AND POSTING OF RULES

- 19.02.020.500 PROCEDURE. The Airport Authority shall hold its meetings in conformance with the Nevada Open Meeting laws and at such times and places as determined by the Airport Authority. The Airport Authority shall use Roberts Rules of Order, Newly Revised, 10th Edition, or such updated version as the Airport Authority shall recognize, as a guideline to procedure for its meetings and actions. However, no action shall be deemed invalid for failing to comply with such Rules of Order, so long as the Nevada requirements of public access and comment are substantially met.
- 19.02.020.510 REIMBURSEMENT. All applicants for FBO or other approvals on the airport shall reimburse the Airport Authority for its engineering costs and legal costs in reviewing and responding to such applications.

["SECTION 1.] 19.02.020.520 POSTING OF RULES. These rules and regulations shall be [posted in] available at the Airport Manager's office [building of each fixed base operator.] [440-1 (] and on the Carson City [10/94)] Airport website.

"CHAPTER VI

GOVERNMENT AGREEMENTS

["SECTION 1.] 19.02.020.600 NATIONAL EMERGENCY USE. During time of war or national emergency the Airport Authority shall have the right to lease the [Air-] [port] Airport, or the landing area, or any part thereof to the [Unit-ed] United States Government for military or naval use, and any license and agreement executed pursuant hereto shall be [sub-ject] subject to such government lease and the provisions of the government lease shall control insofar as they are [incon-sistent] inconsistent with the said operators agreement, lease or [author-ity] authority.

["SECTION 2.] 19.02.020.610 GOVERNMENTAL ASSURANCES. Any license, authority, lease or agreement entered into pursuant to these regulations shall be subject and subordinate to the provisions of any existing or future agreement between the Airport Authority and United States, relative to the operation or maintenance of the Airport, the execution of which has been or may be required as a condition precedent to the expenditure of federal funds for the development of the Airport.

"CHAPTER VII

AIRPORT MASTER PLAN

["SECTION I.] 19.02.020.700. The Airport Authority may, without the knowledge, consent or approval of any fixed base operator or other person licensed to do business or use part of the Airport, make changes in the Master Plan of the Airport and in its planning and policies in connection with the [devel-opment] development of the Airport. The Airport Authority reserves the power to designate as common use areas such portions of any leased area or area used by any fixed base operator as shall be necessary for the development of the Airport or for the flow of aircraft traffic to other areas on the Airport.

"CHAPTER VIII

TITLE

["SECTION I.] 19.02.020.710 These rules and regulations may be known and cited as [the] TITLE 19 - CARSON CITY AIRPORT RULES AND REGULATIONS.

"(SIGNED :)] [

Chairman, Airport Authority

Airport Authority Member

(Ord. 1997-4 §1, 1997; Ord. 1994-39 §§1, 2, 1994; Ord. 1991-34 §1 (part), 1991: Ord 1981-51 §1, 1981: Ord 1980-37 §§1, 2, 1980).

Chapter 19.03

THROUGH-THE-FENCE AIRCRAFT OPERATION

Sections:

- 19.03.010 Definitions.
- 19.03.020 Access privileges.
- 19.03.030 Number of aircraft.
- 19.03.040 Method of access.
- 19.03.050 Revocation for cause--Procedures.
- 19.03.060 Fees.
- 19.03.070 Accessway construction.
- 19.03.080 Accessway completion date.
- 19.03.090 Security.
- 19.03.100 Prohibition of certain aeronautical uses and fuel facilities.
- 19.03.110 Further development.
- 10.03.120 Repair of airport.
- 19.03.130 Permits subordinate to other agreements.
- 19.03.140 Compliance with Federal Aviation [Regula-][tions] Regulations.
 - 19.03.150 Right to flight.
 - 19.03.160 Hold harmless and indemnification.
 - 19.03.170 Repair of accessway.
 - 19.03.180 Assurances by permittee.
 - 19.03.190 Severability.
- 19.03.010 [Definitions] **DEFINITIONS.** Definitions as used in this chapter are:
 - 1. "Authority" means the Carson City airport [authority] authority.
 - 2. "Board" means the Carson City Board of [Supervisors] Supervisors.
 - 3. "City" means the city of Carson City.
 - 4. "Permittee" means the entity, be it a person, [corporation] corporation or partnership that applies for and is granted an access privilege permit by the authority.
 - 5. "Access privilege permit" is a document whereby the authority grants a privilege to a permittee who is actually doing business on a tract of land adjoining the airport public landing area to gain access to the landing area solely for aircraft used incidental to such business. Said access privilege permit may be transferred to a [suc-cessor] successor in interest of the permittee so long as the [successor] successor in interest is also the owner of real property adjacent to the airport and reports the transfer of the permit to the authority. The authority reserves the right to [relocate] relocate its taxiways so long as access to the taxiway is [ac-corded] accorded to the permittee. The permittee has the duty to maintain its accessway in accordance with Section 19.03.070

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- 19.030--19.03.050] and to indemnify the city and the authority pursuant to Section 19.03.160 of this chapter. (Ord. 1991-33 §2, 1991).*
- 19.03.020 Access privileges. Airport access permits shall be limited to one per parcel and to the industrial zoned land adjoining the airport boundary north and east of the airport. (Ord. 1991-33 §2, 1991).*
- 19.03.030 Number of aircraft. The number of aircraft is limited to no more than four resident aircraft per [par-cel]parcel owned by the permittee. A permittee may apply to the authority for more aircraft per parcel, which increase may be granted by the authority for good cause. (Ord. 1991-33 §3, 1991).
- 19.03.040 Method of access. In order to promote airport safety and security the authority shall not allow an excessive number of through-the-fence accessways [enter-ing]entering onto a taxiway. The access points to a taxiway shall be located and coordinated by permittees and the authority in such a way as to allow joint use of one accessway [be-tween]between adjoining parcels or owners. The authority shall have discretion to limit a permittee access through an existing access way if the authority finds that airport safety and security so requires.

In addition, except through existing taxiways, there shall be no [mid-field] midfield access permitted to the runway unless and until the northside parallel taxiways are constructed and until said access is approved by the FAA. (Ord 1991-33 §4, 1991).

19.03.050 Revocation for cause--Procedures.

- 1. An access privilege permit may be revoked for good cause by the authority. Good cause for such revocation shall [include] include, but is not limited to any act committed by [permit-tee] permittee, or permitted or caused by a permittee in conjunction with the access privilege which act is in violation of any law, ordinance or FAA regulation.
 - 2. Any permit issued pursuant to the provisions of this chapter may be revoked in the following manner:
 - a. The Airport Manager may revoke permit if the permittee fails to pay the permit fee within 15 days of notification that such fee has not been paid.
 - b. The authority may, on its own motion or [initia-tive] initiative, or upon complaint of any person, institute [proceed-ings]proceedings to revoke a permit by mailing a complaint setting forth the alleged reason for such permittee as shown by his application or by a supplemental application filed pursuant to the provisions hereof.

[*Editor's note:	Ordinance 1991-33 numbered two.]	contains two sections]
[[19.03.050]	440-5	(Carson City 11/91)]

- [b]c. The permittee shall, within ten days of the date of such mailing, file with the secretary of the [authority] authority a written answer to such complaint, under oath.
- [c]d. The authority shall fix a day and time for a hearing at which the permittee will be given an opportunity to be heard.
- [d]e. If the permittee fails to file a written answer within the time required, or if the permittee fails to appear at the place and time designated for the hearing, the authority may order the privilege permit revoked.
- [e]f. The authority shall, within fifteen days after the date of such hearing, enter its order to refuse or revoke the permit. The permittee shall be allowed to [operate] operate until the order is entered and mailed to the permittee at his last known address.
- [f]g. As an alternative to the procedure outlined in the foregoing subsections, the authority may, on its own initiative or upon the complaint of any person, require the permittee to appear before the authority at a time and place fixed by the authority to show cause, why his [privilege]privilege permit should not be revoked. The hearing shall not be less than five days from the date of service upon the permittee of the order by mailing a copy of the order to him at his last known address or place of business, or by making personal service upon him thereof. The failure by the permittee to appear at the time and place designated by the authority shall, in and of itself, constitute [suffi-cient] sufficient grounds for revocation of the permit.
- [g]h. There shall be no reopening or review of the proceedings whatsoever by the authority except when it subsequently appears to the satisfaction of the authority that the permittee's failure to answer or appear was due to matters beyond his control, and not through negligence on the part of the permittee.
- [h]i. In all proceedings under this chapter the [authority] authority shall have the right to subpoena witnesses and documents, and all witnesses thus subpoenaed shall attend at the time and place appointed therein, and failure to attend at the time and place appointed in the subpoena may be regarded by the authority as contempt thereof, and a finding by the authority to such effect shall be duly re-ported to the sheriff for immediate disposition thereon, and shall constitute prima facie evidence of contempt in any municipal court of the city; the penalty for each such offense shall be a fine of not less than ten dollars nor more than five hundred dollars, and shall be accompanied by incarceration of not less than two days nor more than [thir-ty]thirty days.
- 3. In addition to the other remedies provided in this chapter, the Carson City district attorney's office is authorized to petition the district court for an injunction restraining any permittee from conducting through-the-fence

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19.03.060--19.03.100] access without a valid permit or written agreement with the authority. (Ord. 1991-33 §5, 1991).

19.03.060 Fees. The following access fee shall be assessed against the permittee. An annual fee in the amount of [two hundred fifty dollars, which shall be payable pro rata, for the remainder of the calendar year, upon granting of the permit, and payable thereafter on January 1st of each year.]:

1. For properties with hangars, the greater of a fee of \$300 or \$0.14 per square foot times the square footage of the hangar space

located on the permitee's property.

2. For properties with hangars and aircraft parked outside of the hangar, \$50 per aircraft so parked, in addition to the fee in subsection 1 above.

3. For each property with a hangar, the fee shall be offset by the amount of real property taxes received by the Airport Authority on said hangar. In the event that the property taxes so received exceed the fees in subsection 1 and 2 above, the property tax will be considered full payment for the annual fee.

4. For properties without hangars and with an access permit and no access being presently used, \$250.

5. For properties without hangars and with aircraft parked on said properties, \$300, plus \$50 per each aircraft beyond the first aircraft.

The annual fee for the easement may be adjusted from time to time[. (Ord.], to reflect the cost of airport maintenance and the amount of hangar space and aircraft parking. (Ord.2001-17 §2, 2001; Ord.1991-33 §6, 1991).

19.03.070 Accessway construction. The permittee shall be required to construct and maintain the accessway on airport property in a safe, secure condition and in a state equal to the taxiway the access adjoins.

Upon application for a permit, the permittee shall submit engineering and design plans to the City for review and approval. All taxiways will be designed in accordance with FAA design standards and construction specifications, including centerline marking. (Ord. 1991-33 §7, 1991).

- 19.03.080 Accessway completion date. Upon entering an agreement for access permits, permittees shall complete the accessway and all amenities pertinent to the permit within six months of approval of the agreement by the [au-thority] authority. (Ord. 1991-33 §8, 1991).
- 19.03.090 Security. Each permittee shall provide security of the accessway to prevent vehicular and [pedes-trian] pedestrian access to the airport lands. The airport manager, or any other officer designated by the authority is authorized and empowered to determine the existence of a breach of security of the accessway permit. Whenever the airport manager, or any other officer designated by the authority shall determine that a breach of security exists, he shall give notice of said breach to the permittee. In the event that the airport manager, or any other officer designated by the authority is required to give a second notice of breach to the permittee, then in that event the notice shall direct the permittee to appear before the authority at its next regularly scheduled meeting to

show cause why the access permit should not be revoked. (Ord. 1991-33 §9, 1991).

19.03.100 Prohibition of certain aeronautical uses and fuel
facilities. No property with access shall be al-lowed to carry on any of
the aeronautical uses specified in the Carson City Airport Rules and
Regulations contained in Title 19, Chapter 19.02 of this code, regarding
sale of fuel, parts, service or maintenance of aircraft. Private fuel
facilities shall be allowed to permittees for their

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19.03.110--19.03.180] own private consumption as long as said facilities are [in-stalled] installed and maintained in accordance with all applicable federal, state, city laws, ordinances and codes. For all fuel consumed by permittees, they shall pay a gallonage fee to the authority at the same rates the fixed base operators pay to the authority for fuel sold by their facilities.

19.03.110 Further development. The authority [re-serves] reserves the right to further develop or improve the landing areas of the airport

as it sees fit, regardless of the desires and views of the permittee, without interference or hindrance. (Ord. 1991-33 §11, 1991).

19.03.120 Repair of airport. The authority reserves the right to maintain and repair the airport as it feels best suited for the public. (Ord. 1991-33 §12, 1991).

19.03.130 Permits subordinate to other agreements. Permits shall be subordinate to the provisions of any agreement between the authority and the United States, relative to the development, operation or maintenance of

the Carson City Airport. (Ord. 1991-33 §13, 1991).

- 19.03.140 Compliance with federal aviation [regulations] regulations. The permittee shall comply with Part 77 of the [Federal]Federal Aviation Regulations regarding structure and height of facilities incident to the permit. (Ord. 1991-33 §14, 1991).
- 19.03.150 Right to flight. The authority reserves the right of its successors and assigns for the use or benefit of the public's right to flight and aircraft pas-sage in the air space above the permittee's property.

(Ord. 1991-33 §15, 1991).

(Ord. 1991-33 §10, 1991).

- 19.03.160 Hold harmless and indemnification. [Permit-tee] Permittee shall indemnify and hold the city and the authority harmless against any damage, loss or liability that may [oc-cur]occur due to permittee's negligence to maintain the accessway permits as required. (Ord. 1001-33 §16, 1991).
- 19.03.170 Repair of accessway. The permittee shall repair or perform maintenance on the accessway permit upon written notice from the authority to proceed at the permit-tee's sole expense. Ord. 1991-33 §17, 1991).
- 19.03.180 Assurances by permittee. Every permit issued pursuant to this chapter shall contain the following assurances by the permittee:
 - The permittee for himself, his heirs, personal representatives, successors in interest, and assigns, as a

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19.03.180] part of the consideration hereof, does covenant and agree (in the case of lease add "as a covenant running with the land") that in the event facilities are constructed, [main-tained] maintained, or otherwise operated on the said property [de-scribed] described in the permit for a purpose for which a Department of Transportation program or activity is extended or for another purpose involving the provision of similar services or benefits, the permittee shall maintain and operate such facilities and services in compliance with all other [requirements] requirements imposed pursuant to Title 49, Code of Federal Regulations, Department of Transportation, Subtitle A, Office of the Secretary, Part 21, Nondiscrimination in Federally-Assisted Programs of the Department of [Transpor-tation] Transportation--Effectuation of Title VI of the Civil Rights Act of 1964, and said regulations may be amended.

- The permittees, for himself, his personal [repre-2. sentatives] representatives, successors in interest, and assigns, as a part of the consideration hereof, does covenant and agree (in the case of leases add "as a covenant running with the land") that: (1) no person on the grounds of race, color or national origin shall be excluded from participation in, denied the benefits of, or be otherwise subjected to [discrimination]discrimination in the use of said facilities, (2) that in the construction of any improvements on, over, or under such land and the furnishing of services thereon, no person on the grounds of race, color, or national origin shall be excluded from participation in, denied the benefits of, or otherwise be subject to discrimination, (3) that the [per-mittee] permittee shall use the premises in compliance with all other requirements imposed by or pursuant to Title 49, Code of Federal Regulations, Department of Transportation, Subtitle A, Office of the Secretary, Part 21, Nondiscrimination in Federally-Assisted Programs of the Department of [Transpor-tation] Transportation--Effectuation of Title VI of the Civil Rights Act of 1964, and said regulations may be amended.
- 3. That in the event of breach of any of the above nondiscrimination covenants, the authority shall have the right to terminate the permit and hold the same as if said permit had never been made or issued. This provision does not become effective until the procedures of 49 CFR Part 21 are followed and completed including expiration of appeal rights.
- 4. Permittee shall furnish its accommodations and/or services on a fair, equal and not unjustly discriminatory basis to all users thereof and it shall charge fair, [rea-sonable] reasonable and not unjustly discriminatory prices for each unit or service; provided, that the permittee may be al-lowed to make reasonable and nondiscriminatory discounts, rebates or other similar type of price reductions to volume purchasers.
- 5. Non-compliance with Provision 4 above shall [constitute] constitute a material breach thereof and in the event of such

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19.03.190] noncompliance the city shall have the right to terminate the permit without liability therefore or at the election of the authority or the United States either or both said governments shall have the right to judicially enforce provisions.

6. Permittee agrees that it shall insert the above given provisions in any permit by which permittee grants a right or privilege to any person, firm, or corporation to render accommodations and/or services to the public on the premises

subject to the permit.

[[

- 7. The permittee assures that it will undertake an affirmative action program as required by 14 CFR Part 152, Subpart E, to insure that no person shall on the grounds of race, creed, color, national origin, or sex be excluded from participating in any employment activities covered in 14 CFR Part 152, Subpart E. The permittee assures that no person shall be excluded on these grounds from [participat-ing]participating in or receiving the services or benefits of any program or activity covered by this subpart. The permittee assures that it will require that its covered suborganizations provide assurance to the permittee that they similarly will undertake affirmative action programs and that they will require assurances from their suborganizations, as required by 14 CFR 152, Subpart E, to the same effort.
- 8. The permittee by accepting a permit agrees for itself, its successors and assigns that it will not make use of the premises in any manner which might interfere with the landing and taking off of the aircraft from Carson City Airport or otherwise constitute a hazard. In the event the aforesaid covenant is breached, the city reserves the right to enter upon the premises and cause the [abate-ment] abatement of such interference at the expense of the permittee. (Ord. 1991-33 §18, 1991).
- 9. The permittee by accepting a permit agrees for itself, its successors and assigns that it will not make use of the premises in any manner which might interfere with the landing and taking off of the aircraft from Carson City Airport or otherwise constitute a hazard. In the event the aforesaid covenant is breached, the city reserves the right to enter upon the premises and cause the [abate-ment] abatement of such interference at the expense of the permittee. (Ord. 1991-33 §18, 1991).

19.03.190 Severability. Nothing in this chapter shall impair the rights of existing permittees who have written contracts with the city. However, to the extent existing permittees wish to obtain the benefits of this chapter, they must in writing agree to accept all the [provisions] provisions hereof.

In case any one or more of the sections[,] subsections, clauses, or provisions of this chapter or the application

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19.05.010--19.05.020] thereof to any circumstances, shall for any reason be held to be unconstitutional or invalid, such unconstitutionality or invalidity shall not affect any other sections or [provi-sions] provisions of this chapter. (Ord. 1991-33 §19, 1991).

Chapter 19.05 TO BE MOVED TO CCMC 2.33

ADDITIONAL FEES FOR DISSOLUTION OF MARRIAGE

Sections:

[

- 19.05.010 Court fee for dissolution of marriage.
- 19.05.020 Accounting of court fee.
- 19.05.010 Court fee for dissolution of marriage. [Defendants] Defendants in an action for divorce, annulment of separate maintenance shall, pursuant to NRS 19.033, pay to the clerk-treasurer an additional filing fee of five dollars which shall be paid on the appearance of a defendant in such action in district court in addition to any other fees provided by law, which shall be collected from the defendant upon the filing of the first paper in the action by the defendant. (Ord. 1986-47 §1, 1986).
- 19.05.020 Accounting of court fee. On or before the fifth day of each month, the Carson City clerk shall ac-count for and pay to the Carson City treasurer all fees collected during the preceding month pursuant to Section 19.05.010. (Ord. 1986-47 §2, 1986).

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ROPOSED this	day of November,	2008
PROPOSED	by Supervisor	
PASSED on theday of		
VOTE:	AYES:	
	NAYES:	
	ABSENT:	
		Marv Teixiera, Mayor
Alan Glover	, Clerk/Recorder	
This ordinan		effect from and until theday of

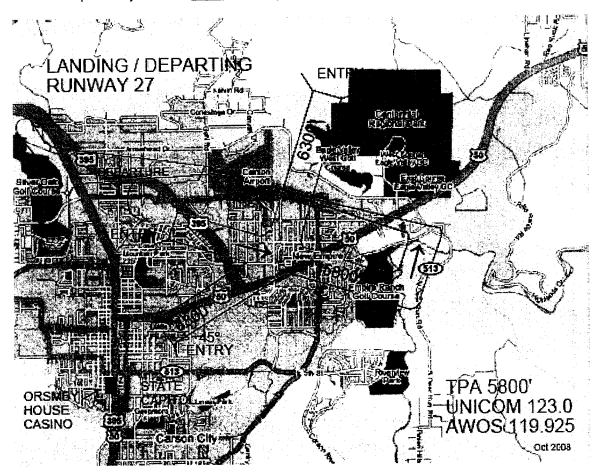
11 10 08 title 19 ordinance(bracket-underline).doc

CCMC Title 19- TRAFFIC PATTERN CHART – CARSON CITY, NEVADA For Departure, Approach and Landing [referenced by CCMC 19.02.020.200 and .240(4)]

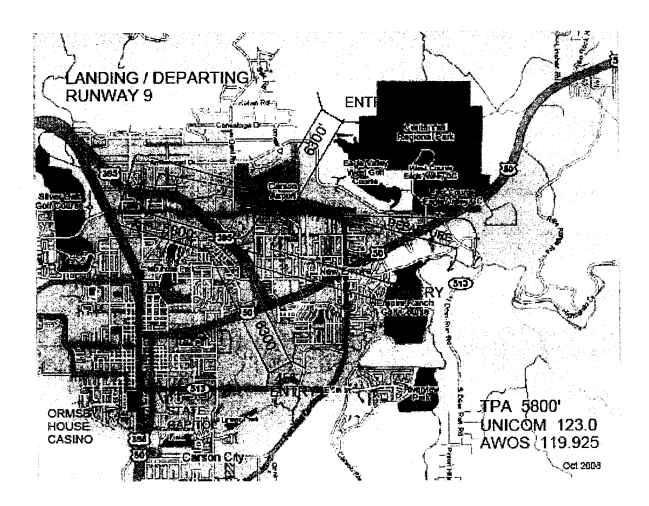
CARSON CITY AIRPORT Identifier -- CXP

GPS fix - 39°11.53' N 199° 44.07W

Approach and landings shall be left-hand pattern Runway 27 and a right-hand pattern for Runway 9. The designated Airport calm wind runway (below 5 knots) is Runway 27. Aircraft entering the traffic pattern, within a five mile radius of the Airport, should do so at an angle of 45 degrees on the downwind leg and at a minimum altitude of 1000 feet above the surface, or as prescribed in the FAA Aeronautical Information Manual as updated by the FAA. http://www.faa.gov/airports_airtraffic/air_traffic/publications/ATpubs/AIM



When using runway 27, except as safety dictates otherwise, all aircraft taking off must proceed straight ahead until reaching the end of the runway and execute a left turn to a heading of 230 degrees as soon as safely possible. After attaining a minimum altitude of 700 feet AGL (5400 feet MSL) and ascertaining there is no danger of collision with other aircraft, the pilot may execute a left or right cross-wind turn as appropriate.



When using runway 9, except as safety dictates otherwise, all aircraft taking off must proceed straight ahead until reaching the end of the runway and execute a slight left turn to 85 degrees. After attaining a minimum altitude of 700 feet AGL (5400 feet MSL) and ascertaining there is no danger of collision with other aircraft, resume normal navigational procedures.

Aircraft having flight characteristics which make the above procedure impractical shall be flown at appropriate altitudes for type of aircraft, but shall conform to the pattern shown as nearly as possible.

Be nice to our neighbors. Minimize noise.

-----END of CHART----