



Pryor Field Airport Authority

Rules and Regulations

These providing rules and regulations for the efficient and safe operation of the Pryor Field Regional Airport (hereinafter referred to as the "Airport"), is adopted by the Pryor Field Airport Authority, providing enforcement by the Airport Manager and/or local law enforcement, and providing penalties for violations. Additional penalties may be located in the airport Schedule of Rates and Fees, Minimum Standards, or Lease Agreements.

The definition of "Airport", "aircraft", "airplane", and other common terms used herein is as defined in Part 1, Code of Federal Regulations, Title 14, Aeronautics and Space. Ultralight refers to aircraft that fall within the description given in FAR Part 103. "Airport" with a capital refers to Pryor Field Regional Airport for which these rules are adopted. "ALDOT" herein refers to the Alabama Department of Transportation, Aeronautics Bureau.

Section 1. Use of Airport Restricted

No person, partnership, firm, association, corporation or entity, incorporated or otherwise, shall use the Airport for any commercial activity, unless approved by a written permission from the Airport Authority or its duly authorized agent. The Minimum Standards and Schedule of Rates and Fees are hereby incorporated in these rules and regulations.

Section 2. General Rules and Regulations

The following rules and regulations shall be observed in the use and operation of the Airport:

Rule 2-1. Federal Air Traffic Rules of the Federal Aviation Administration (FAA) for aircraft operated within the United States, and presently or hereafter effective, are hereby referred to, adopted, and made a part hereof as though fully set forth and incorporated herein.

Rule 2-2. Safeguard of Persons and Property – The Airport Manager shall at all times have authority to take necessary and legal actions to safeguard any person, aircraft, equipment, or property at the Airport.

Rule 2-3. Through-the-Fence Operations – No private individual, partnership, FBO, company, or corporation shall be permitted direct ground access to the Airport by their aircraft, customers' aircraft, or private vehicle from property adjacent to or in the immediate vicinity of the Airport without prior coordination with the Federal Aviation Administration (FAA). Furthermore, no private individual, partnership, company, corporate, or customers' aircraft or vehicle shall be permitted direct ground access to property from the Airport – a practice commonly known as a “through-the-fence operation” without prior coordination with the FAA.

Rule 2-4. Lien for Charges – To enforce the payment of any charge for repairs, improvements, storage, or care of any personal property by the Authority or its agents in connection with the operation of the Airport, the Authority may place a lien upon such personal property, which shall be enforceable as provided by law.

Rule 2-5. Lien Possessory Right- To enforce the payment of any such charge, the Airport Manager may retain possession of such personal property until all reasonable, customary, and usual compensation has been paid in full.

Rule 2-6. Unauthorized Signs and Equipment – No signs, non-aeronautical equipment, portable buildings, or trailers may be erected, moved-in, or installed on Airport property, except as may be specifically authorized by the Airport Manager.

Rule 2-7. Suspicious Activities – Any person observing suspicious, unauthorized or criminal activities should report such activities immediately to the Airport Manager, local police, or Sheriff's Office, and the Transportation Security Administration General Aviation Information Hotline can be reached at 1-866-GA SECURE or 1-866-427-3287.

Rule 2-8. Wrecked Aircraft – Every aircraft owner, his/her pilot or agents, shall be responsible for notifying FAA and promptly removing disabled or wrecked aircraft from the operational areas of the Airport, under the direction of the Airport Manager.

Rule 2-9. Repairs and Maintenance to Aircraft – No aircraft shall be repaired on any part of the landing or takeoff area. All outside repairs shall be made only at places designated by the Airport Manager for such purpose. Leased hangars shall be used only for the storage of aircraft owned or leased by Lessee. Pursuant to FAA Order 5190.6B, Airport Compliance Requirements, the Lessee shall be allowed to perform maintenance on Aircraft within/on the leased premises, provided that it is not done in a manner that would be unsafe, unsightly, or detrimental to the efficient use of airport facilities by others. Lessee will dispose of used oil only in approved receptacles. Lessee may store a reasonable amount of aviation oil inside the hangar for use in the lessee's aircraft, so long as such oil is contained in marked, approved containers. Such storage will be at the discretion of all federal, state, and local ordinances. Hazardous materials, as defined by applicable governing federal, state, and/or local governing entities shall not be stored in/on the leased premises.

Rule 2-10. Damage to Airport – Any person, individual, or corporation or the owner of any aircraft causing damage of any kind to the Airport, whether through violation of any of these rules, through vandalism, or any act of negligence, shall be liable therefore to the Authority.

Rule 2-11. Injury to Person – Persons entering the Airport groundside property by automobile, other vehicular conveyance, or on foot (does not include persons in aircraft using approved airside facilities) do so at their own risk and with no liability incurring to the Authority for any injury, or damage to person or property. Further, any person desiring to use the Airport shall observe and obey all laws, resolutions, orders, rules, and regulations promulgated and enforced by the Authority or by any other entity having jurisdiction over the operation of the Airport.

Rule 2-12. Licensed Pilots – Only aircraft with current and correct FAA Certificates of Registration and Airworthiness and persons holding valid and current airman and medical certificates issued by the FAA, for those flight operations requiring medical certificates, shall be authorized to operate aircraft upon the Airport except as provided in this ordinance / order. Ultralights operating under FAR part 103 do not require aircraft registration, pilot certificates, or medical certificates. Moreover, FAR part 103 users must always follow the Pryor Field Airport Part 103 Rules and Regulations. These limitations shall not apply to students-in-training under licensed instructors or to public aircraft of the Federal government or of a State, Territory, or political subdivision thereof, or to aircraft licensed by a foreign government with which the United States has a reciprocal agreement covering the operation of such licensed aircraft. Use of the Airport by ultralight aircraft and light sport aircraft in the weight shift control and powered parachute class shall be subject to approval by the Authority, and shall be in accordance with FAA Order 5190.6 (latest change) and appropriate FARs Part 61 and 103 and any other rules established by the Authority.

Rule 2-13. Registration – Each person owning an aircraft based at the Airport, or any person based and receiving flight instruction toward an FAA rating at the Airport shall register at the office of the Airport Manager their name, address, telephone number, aircraft model, aircraft registration “N” number, or make and model of aircraft for those aircraft not requiring registration (ultralight), and the name, address, and telephone number of their next of kin or person to be notified in case of an accident or emergency.

Rule 2-14. Animals - No person shall allow any animal to freely roam airport property. The animal shall remain restrained by a leash, properly confined, or under control of the owner at all times.

Rule 2-15. Living Quarters - No person may make living quarters on Airport property. Exceptions to this rule for cause, such as alert crew members or security personnel, will be coordinated with the Airport Manager.

Rule 2-16. Intoxicants and Narcotics Prohibited – No person under the influence of any intoxicant, narcotic, or other illicit drug shall operate or fly in any aircraft to or from the Airport. Such prohibition shall not apply to a passenger under the care of a medical doctor and accompanied by a doctor, nurse, or caretaker.

Rule 2-17. Foreign Objects – No foreign objects, including bottles, cans, scrap, nuts, bolts, nails, or any object that may cause damage to an aircraft, shall be left upon the floor of any building or upon any part of the surface area of the Airport. Individuals are encouraged to pick up such foreign objects when observed and place them in a trash receptacle.

Rule 2-18. Litter - No boxes, crates, cans, bottles, paper, tall grass, weeds, unusable airplane parts or wreckage, scrap wood or metal, discarded airplane or automobile tires, trash, or other litter shall be permitted to accumulate in or about a hangar, building, or other leased space. If such trash and litter is permitted to accumulate around a privately owned, rented, or leased hangar / building, the Airport Manager shall notify the hangar / building owner, renter or lessee by registered letter to remove the offending litter. If within ten (10) work days after receipt of the letter the hangar/building owner, renter, or lessee has not removed the trash and litter as directed, the Airport Manager may have the area cleaned and the cost for such cleaning shall be charged to the hangar/building owner, renter, or lessee.

Rule 2-19. Abandoned Property – No property shall be abandoned at the Airport. Abandoned, derelict, or lost property found at the airport including, without limitation; aircraft, vehicles, equipment, machinery, baggage, or partial property thereof shall be reported to the Airport Manager. Property unclaimed by its proper owner within thirty (30) calendar days shall become property of the Authority to be sold, used, surrendered to local law enforcement, or disposed of at the discretion of the Authority. In the event that the Authority determines that an Aircraft Owner or operator is unable or fails to, after being notified by certified mail to remove non-airworthy aircraft, the aircraft may be removed by the Authority at the risk, cost, and expense of the Aircraft owner or operator, without liability to the Authority for damage arising from, out of, or related to, such removal.

Section 3. Ground Operations

Rule 3-1. Air, Ground & Vehicular Traffic – No person shall operate a vehicle on the Airport except in accordance with the following rules, and all federal, state, and local law:

- A.** All vehicles shall yield right of way to aircraft in motion and emergency vehicles.
- B.** No vehicle except ground service and emergency vehicles shall approach so close to any aircraft with running engine(s) as to create a hazard.
- C.** All vehicles entering or exiting an operating Airport access gate shall wait for the gate to completely close behind them before proceeding to their destination to not allow the entry of any other vehicle. “Piggy-backing” is strictly prohibited.
- D.** Any vehicle authorized to operate on the Airport shall display emergency flashers that comply with FAA Advisory Circular 150/5210 (latest change).
- E.** All vehicles that are authorized to operate on the runways must be equipped with a two-way aviation radio and must monitor the published Common Traffic Advisory Frequency (CTAF) for the Airport and can communicate with aircraft via a two-way aviation radio.
- F.** No motor vehicles are permitted on or to cross the runway surface other than airport operations vehicles.
- G.** Motor vehicles are not permitted to cross or be in the ILS critical areas at any time.
- H.** All vehicles must park in designated parking areas only.
- I.** All vehicles must go through the office of the Airport Manager before parking overnight at Pryor Field. Fees apply for those that do not adhere to these rules.
- J.** Tenants and transient aircraft may be subject to towing charges for moving impaired or damaged aircraft.

Rule 3-2. Speed Limits - All vehicles shall be operated within the posted speed limits at the Airport. The maximum speed limit for all vehicles in the airside area, except for authorized municipal vehicles in the performance their official duties, is fifteen (15) miles per hour, unless posted otherwise.

Section 4. Airport Security

Rule 4-1. Security - The Transportation Security Administration publication “Security Guidelines for General Aviation Airports”, Information Publication A-001 dated May 2004 or most recent version, is available for reference at their website - www.tsa.gov/.

This document is used by the Airport as a guideline to security on the Airport and is incorporated as a working document.

Rule 4-2. Access Codes/Devices - Persons who have been provided either a code or device for the purpose of obtaining access to the Airport shall not divulge, duplicate, or otherwise distribute the same to any other person, unless otherwise approved in writing by the Airport Manager

Rule 4-3. Airport Security Plan – The Airport Security Plan is published bi-annually and is hereby incorporated into these rules and regulations.

Section 5. Aircraft Operation Rules

Rule 5-1. Aircraft Tie Downs

- A.** All aircraft not hangered shall be tied down, and additionally should have the wheels chocked when remaining overnight and during inclement weather.
- B.** All aircraft owners or their agents are responsible for the tie down or security of their aircraft at all times and particularly during inclement weather.
- C.** Aircraft parked overnight on the apron or other leased areas, shall be liable for any fees at the discretion of the Fixed Based Operator (FBO).

Rule 5-2. Running Aircraft Engines

- A.** Aircraft not equipped with adequate brakes shall not be started until the wheels have been set with chocks attached to ropes or other suitable means of removing them.
- B.** No aircraft will be left running without a qualified person at the controls.
- C.** No aircraft engine shall be started or run inside any building or hangar.
- D.** No engine shall be started, run up, or warmed up until and unless the aircraft is in such position that the propeller stream or jet blast will clear all buildings, other aircraft, and groups of people.

Rule 5-3. Damage to Airport Lighting – Any person damaging any runway, ramp, or taxiway light or fixture by operation of aircraft or otherwise, shall immediately report such damage to the Airport Manager. Persons causing damage to runway and taxiway lights as a result of negligent operation of an aircraft or willful acts will be liable for replacement cost of the light(s) and/or fixture(s) and may be charged to the full extent of the law as provided in Section 10 of this order.

Rule 5-4. Taxiing Aircraft

- A.** No person shall taxi an aircraft until it is reasonably ascertained there will be no danger of collision with any person or object in the immediate area.
- B.** Aircraft will be taxied at a safe and prudent speed and in such manner as to be under the control of the pilot in command at all times.
- C.** Aircraft not equipped with adequate brakes will not be taxied near buildings or parked aircraft unless an attendant (wing-walker) is at a wing of the aircraft to assist the pilot.
- D.** Aircraft shall not taxi onto the runway from the ramp and taxiway area if there is an aircraft approaching to land or on the ground in takeoff position. Aircraft waiting on the taxiway for another aircraft to take off or land will remain behind the runway holding position markings.

E. Aircraft shall not be taxied by engine power into or out of any hangar.

Rule 5-5. Parking Aircraft

A. Unoccupied aircraft shall not be parked or tied down within any protected area (object free area, runway safety area, etc.) as described in FAA AC 150/5300-13 (latest change) and all aircraft not hangared shall be parked in the areas designated by the Airport Manager for that purpose.

B Aircraft shall not be parked within fifty (50) feet of an aircraft fuel pump or fuel service truck parking area.

C. Aircraft shall not be parked in such a manner as to hinder the normal movement of other aircraft and traffic unless specifically authorized by the Airport Manager as an emergency measure.

D. It is the responsibility of the pilot in command when leaving a parked aircraft unattended to see that the brakes are set and / or it is properly chocked and / or tied down.

Rule 5-6. Wash Racks - Wash racks shall be used for purposes of washing and polishing aircraft, and any other purpose approved by the Airport Manager. Washing / cleaning materials and run-off shall be used and disposed of in compliance with all applicable federal, state, county and local laws and regulations.

Rule 5-7. Loading and Unloading Aircraft – Loading or unloading aircraft with the engine running is prohibited. Exception will be approved by the Airport Manager or FBO Manager.

Rule 5-8. Authority to Suspend Operations – The Airport Manager may suspend or restrict any or all operations whenever such action is deemed necessary in the interest of safety.

Rule 5-9. Emergency Locator Transmitter (ELT) - At a safe and appropriate time after takeoff and after landing prior to engine shutdown, pilots should tune their aircraft radios to the emergency frequency (121.5 or 243.0) and listen to determine if their, or any, aircraft ELT is transmitting. If your ELT is transmitting after takeoff or landing, turn off the ELT and advise the FAA Automated Flight Service Station for the area via radio or telephone (800-WX-BRIEF or 800-992-7433) that your ELT was accidentally turned on. Provide the time and location of activation, if known, and the time and location of deactivation. 406 Mhz ELTs should be checked for normal operation as part of the preflight / post flight checks.

Rule 5-10. Standard Traffic Pattern and Altitude, Non-Towered Airports – All flight activity will adhere to FAA Advisory Circular 90-66 (latest change) "Recommended Standard Traffic Patterns and Practices for Aeronautical Operations at Airports without Operating Control Towers"; also depicted in the Aeronautical Information Manual. Helicopters will operate as to not obstruct the normal traffic pattern. The use of standard traffic patterns does not alter the responsibility of each pilot to see and avoid other aircraft.

Rule 5-11. Clearing Public Right of Ways – No aircraft shall takeoff or land in such manner as to clear any public street or highway at an altitude of less than fifteen (15) feet, or seventeen (17) feet over an interstate highway, twenty-three (23) feet over a railroad, or twenty-seven (27) feet over a coastal water way, or the clearance height of the tallest bridge over the waterway, nor land or take off on the taxiway or over hangars or other structures, automobile parking areas, or groups of spectators. (Ref: FAR 77).

Rule 5-12. Takeoffs on Other Than Runways – Takeoffs or landings shall not be made on the apron, parking ramp, taxiway, or any area other than designated runways by airplanes,

gyroplanes, powered lift, balloons, airships, ultralights, or light sport aircraft except by prearranged permission from the Airport Manager. Helicopters may operate to and from designated helicopter landing areas.

Rule 5-13. Takeoffs

A. Takeoffs Allowed, Non-Towered Airports – Low approach, full stop, touch and go, or stop and go landings may be made at the discretion of the pilot in command. Pilots remaining in the traffic pattern making landings should broadcast on the CTAF their pattern direction of turn and their landing (low approach, full stop, touch and go, stop and go) intentions at least by the final segment leg. All aircraft departing shall clear the traffic pattern for traffic before taxiing into takeoff position. See FAR 91.113 (g).

Rule 5-14. Student Training, Local Operations

A. Flight instructors shall avail themselves and their students of all rules and regulations, including local rules and FARs in effect at the Airport.

B. The Airport Manager may designate and advise airport users via public posting and electronic transmission of limited areas of the Airport and local areas sanctioned by the FAA for practice flying and student training.

Rule 5-15. Agricultural Spraying Operations – Agricultural (Ag) spraying operations will be conducted in accordance with procedures approved by the Airport Manager and made known to all persons conducting agricultural spraying operations. Ag operations shall be accomplished in accordance with the standards of the Environmental Protection Agency and the Alabama Department of Environmental Management in an area so designated by the Airport Manager. Each Ag operator shall carry liability insurance in the amount of one-million (\$1,000,000) dollars, payable to the Authority for the cleanup of any hazardous chemical spills on Airport property caused by the Ag operator.

Rule 5-16. Special Procedures, Parachuting

A. The Airport Manager may, in the interest of safety, designate special traffic procedures for certain operations, such as helicopters, air shows or aviation fly-ins, agricultural operations, gyroplanes, powered lift, gliders, balloons, airships, ultralights, and light sport aircraft in the weight shift control or powered parachute class. Any such change from standard procedures shall be published in the FAA's Airport / Facility Directory. If of a permanent nature or the Airport Manager shall issue a NOTAM if such change is if a temporary nature. Permanent changes require filing through the FAA. Temporary closing of a portion of the airport for special events will be approved by the FAA. See FAA Order 5190.6 (latest change).

B. Parachute descent onto the Airport property shall not be permitted without the recommendations of the Airport Authority Board and the written approval of the Authority. The Airport Manager may develop operating procedures and designated landing areas for parachute operations.

Rule 5-17. Model Aircraft – Model aircraft not capable of carrying a person shall not be permitted to operate, take off or be launched from, flown over or land at the Airport. Model A/C operations for specific aeronautical events such as fly-ins or air shows may be approved for specific times by the Pryor Field Airport Authority.

Section 6. Part 103 Operations – Part 103 Operating Area

This section applies to ultralight vehicles as defined in FAR Part 103.1, including weight, flight speeds, fuel capacities, and required equipment and limitations. Only those aircraft meeting the prescribed design criteria may be operated under the provisions contained herein.

Rule 6-1. Part 103 vehicles must always operate and remain east of the designated line in the “Part 103 Operations Guide” to not inhibit the standard traffic patterns to Runway 18-36. Operations are limited to the ultralight operating area depicted on “Attachment A – Part 103 Operations Guide.”

Rule 6-2. Part 103 vehicles shall yield right-of-way to certificated aircraft.

Rule 6-3. No licensed or unlicensed motor vehicles of any type are allowed on the west-east grass strip at any time other than for emergency purposes or farming activities from the leased farmland. Designated parking for Part 103 operators is along the access road east of the anticipated runway 9-27 or on the northern shoulders of the surface.

Rule 6-4. Access to the Part 103 flight area is by gravel road, east of the anticipated 9-27 runway, via Airport Road which runs south of runway 18-36. Please see “Attachment A – Part 103 Operations Guide.”

Rule 6-5. Part 103 operators are to sign a waiver certifying the acknowledgement of these Rules and Regulations, and an agreement of hold harmless before authorization to operate their ultralight vehicles from Pryor Field’s designated Part 103 vehicle area. This waiver may be requested by email to afoutz@flydcu.com or visiting the terminal during regular business hours. This waiver should be requested at least forty-eight (48) hours in advance of operations to allow airport staff to respond to the request.

Rule 6-6. Part 103 operators may contact 256-355-5770 to inquire regarding current and anticipated traffic and to inform of intentions. The Airport Manager may choose to issue a Notice-To-Airmen (NOTAM) if deemed necessary.

- A.** Prior permission is **NOT** required for those operators with valid hold-harmless agreements on file.
- B.** Part 103 operators should not exceed an altitude of 200 ft AGL until departing the airport pattern area.

Rule 6-7. Part 103 operations require weather minimums of 1000 ft ceilings, and 3 miles visibility. Current weather conditions may be checked by calling the KDCU Automated Weather Observation System (ASOS) at 256-350-4270.

Rule 6-8. Operations West of the designated red line in the Operations Guide are designated a No-Fly Zone.

- A.** Part 103 vehicles should not enter the 18/36 traffic pattern, cross the end of an active runway, or cross at midfield of an active runway.

Rule 6-9. Each person operating under Part 103 shall maintain vigilance to see and avoid aircraft and yield right-of-way to certificated aircraft.

Rule 6-10. No persons on the airport may operate or conduct themselves in a manner that creates or poses a collision hazard with any aircraft.

Rule 6-11. Except for emergency situations, all Part 103 vehicles shall only take off or land clear of runway 18/36.

Rule 6-12. All Part 103 vehicles operating at the designated area must be equipped with two-way radio, capable of transmitting and receiving on the UNICOM frequency assigned to the Pryor Field Regional Airport within a five nautical mile radius of the Airport.

Rule 6-15. Operators of Part 103 designation shall possess basic aeronautical skills necessary to ensure safe operations within the designated fly zone.

Rule 6-16. Operations will not be permitted between sunset and sunrise unless the aircraft has an anti-collision light. Operators with anti-collision lights may operate 30 minutes before sunrise or 30 minutes after sunset.

Rule 6-17. All Part 103 vehicles arriving at or departing from designated areas on the airport shall conform to Federal Aviation Regulations (FARs) for ultralight operations at airports without a control tower (Part 103), and these specific rules and regulations for Pryor Field Regional Airport.

Rule 6-18. The Airport Manager has the sole discretion on the operability of Part 103 operators and may rescind the operator's ability to operate at Pryor Field Regional Airport if any Rules or Regulations are not followed. Failure to follow these regulations may result in local law enforcement action if not followed.

Section 7. Fueling, Flammable Fluids, and Fire Safety

Rule 7-1. Fueling Aircraft

A. All aircraft fueling, fuel equipment, and procedures will be in accordance with Manual 407 – "Standard for Aircraft Fuel Servicing, 2016 edition," (or as revised) published by the National Fire Protection Association, 1 Batterymarch Park, Quincy MA 02169-7471, 800-344-3555.

B. All transportation, storage and other handling of aircraft and vehicle fuel shall comply with the International Fire Code, 2012 Edition, (or current edition) as published by the International Code Council, Inc. and FAA Advisory Circular 150/5230-4, (latest change).

C. All aircraft shall be fueled clear of all hangars, other buildings, and aircraft.

D. Aircraft fuel storage tanks for below-ground or above-ground use will be constructed and installed, registered as required, monitored for leakage, operated, and maintained in accordance with Federal and State statutes, rules, and regulations promulgated by the Environmental Protection Agency and the Alabama Department of Environmental Management (ADEM).

E. Aviation or auto fuels shall not be stored within any hangars or buildings. The exception shall be reasonable small amounts of fuel to power aircraft tugs, or other aeronautical or airport maintenance activity.

F. Persons or businesses wishing to dispense fuel into their privately-owned aircraft shall not be denied; however, they must meet all federal, state, and local laws and ordinances.

G. Public sale of automobile gasoline for use in aircraft will not be permitted on the Airport. Aircraft authorized by the FAA to use auto gasoline may be privately fueled by the owner in a location designated by the Airport Manager in accordance with all rules appertaining to aircraft fueling and fire safety contained herein.

H. All aviation fuel storage tanks, aviation fuel pumps, hydrant fuel services, and aircraft fuel service vehicles, whether publicly or privately owned, shall have the type of aviation fuel dispensed printed in large block letters, including octane if aviation gasoline, plus the fuel I.D. number, and "NO SMOKING" signs. This information shall be printed on all sides of the fueling tanks, pumps, etc. so the information is visible from any direction on the ground.

H. Fuel spills more than one gallon must be reported to the Airport Manager, and Immediate action taken by the spilling entity to clean up the spill in accordance with all local, state, and federal regulations

I. Fuel types sold by the Fixed Based Operator (FBO) may not be brought onto airport property other than for sale by the FBO. Aircraft that utilize fuels other than those sold on airport property may transport alternative fuels with Airport Manager permission. Operations that bring fuel on airport that is provided by the FBO, such as Ag Spraying, may incur additional fees and must get written permission from the Airport Manager before performing operation.

Rule 7-2. Fire Safety

A. Every person using the Airport or its facilities in any manner shall exercise the greatest care and caution to avoid and prevent fire.

B. Smoking or open flame within fifty (50) feet of any fuel tank, fuel pump, fuel truck, or aircraft hangars is strictly prohibited.

C. Compressed flammable gas shall not be kept or stored upon the Airport, except at such place as may be designated by the Airport Manager.

D. No flammable substance shall be used for the cleaning of any aircraft part or anything inside a hangar, or other building upon the Airport.

E. No one shall smoke or ignite a match or lighter in any building, hangar, or public ramp area except in posted "Designated Smoking Areas" identified by the Airport Manager.

F. Hangar entrances must be clear in a manner such that emergency or fire / rescue personnel and equipment can immediately access the hangar without hindrance.

G. The floors in all buildings shall be kept clean and free of oil. Volatile or flammable substances shall not be used to clean floors, walls or any portion of a hangar structure.

H. All Airport tenants and lessees shall supply and maintain such adequate and readily accessible fire extinguishers as may be required by applicable fire codes and regulations. Each fire extinguisher shall carry a suitable tag showing the date of most recent inspection.

Section 8. Lease of Airport Property and Construction on Airport

Hangars and other buildings or structures owned by the Authority may be leased to private individuals, companies, or corporations on a monthly or yearly basis for the storage of aircraft and ancillary equipment or to conduct a commercial Fixed Base Operation (FBO).

The Authority may lease property within the building area or other portions of the Airport for the construction of hangars, buildings, aprons, taxiways, and auto parking lots in accordance with an approved Airport Master Plan/Airport Layout Plan and design guidelines. Aviation related use must be given priority in the use of all leased or privately-owned property, buildings, or structures. If the aviation needs of the Airport are sufficiently met, the Authority may authorize non-aviation use of any portion of the Airport or any building on the Airport on a case-by-case basis. Application of such non-aviation use shall be made to the Authority, and approval from ALDOT Aeronautics and the FAA must be received prior to granting authorization for non-aviation use.

Rule 8-1. Lease Term –Lease terms will be determined based on the level of investment, but no more than for a term exceeding (25) years. However the initial term of a lease of airport property or facility may exceed twenty (25) years but in no case more than forty (40) years if a loan or deed of trust lien is obtained expressly for construction of the facility which will become property of the Authority at the end of the lease term, free and clear of all liens and encumbrances.

Rule 8-2. Construction on Leased Property

A. As given in FAR part 77, the sponsor or sponsor's agent will file electronically with the FAA for any construction on or near the airport. See FAR part 77. File at <http://oeaaa.faa.gov> (or most current URL). A determination of no objection must be received from the FAA prior to any construction on the Airport. No hangar or structure may be erected beyond the building restriction line or in conflict with the approved Airport Layout or Development Plan.

B. All plans and specifications for construction, renovation, remodeling, or refurbishing of the leased premises shall meet all current Standard Fire and Building Codes published by the Southern Building Code Congress and the National Electrical Code, and shall provide for the construction to be from material satisfactory and acceptable to the Authority. All construction must be of a compatible standard capable of withstanding winds of an acceptable wind speed.

C. The Authority's written approval of the plans and specifications must be obtained prior to construction of the improvements.

D. Construction must begin within one hundred twenty (120) days after the effective date of the lease or final comment from the FAA for the filed air space study as required by FAR Part 77, whichever date is later. Construction must be substantially completed within one hundred eighty (180) days of start of construction. Projects anticipated to exceed 180 construction days require approval of the Airport Manager. The Improvements on the leased premises shall remain the lessee's property until expiration or termination of the lease and its covenants or as otherwise agreed to in the contract between the Authority and the lessee.

E. Any privately-owned structure or hangar not in use for aviation purposes for a period in excess of ninety (90) days or not available for lease or sublease for aviation purposes, unless so authorized for non-aviation uses Authority, must be removed after due notice to the owner in writing or the Authority will consider such structures or hangars abandoned and will seek title to such structure or hangar.

F. Leased land from which any building, hangar, or structure is removed, after due notice will be cleared, cleaned, and put back in its original or acceptable condition.

Rule 8-3. Assignment and Sub-letting -- Without the prior written consent of the Authority the leased premises or any rights there under (except to a leasehold mortgagee as herein provided) may not be assigned. Any assignment or subletting shall be expressly subject to all the terms and provisions of the original lease.

Rule 8-4. Flying Clubs - A Flying Club ("Club") shall meet the following qualifications:

A. At the time of applying for a lease, license, permit or agreement to operate at the Airport, the Club shall furnish the Airport Manager with a copy of its documents of organization; the Club's list of members, including names of officers and managers; evidence of required insurance; a description of all aircraft used; evidence that such aircraft are properly certificated; evidence of ownership of such aircraft; and any operating rules of the Club.

B. All aircraft used by the Club shall be owned by the Club or leased exclusively by written agreement to the Club, and all ownership or lease rights to such aircraft must be vested on a pro-rata basis in all of the Club's members. The property rights of the Club members shall be equal, and no part of any revenues received by the Club shall inure to the direct benefit of any member (e.g., by salary or bonus). The Club shall not derive greater revenue from the use of its aircraft than the amount necessary for the operation, maintenance and replacement of its aircraft and facilities.

C. The Club's aircraft shall not be used by any person other than the Club's members and shall not be used by any person for hire, charter, or air taxi. Flight instruction may be given in Club aircraft.

Rule 8-5. Environmental Issues and Indemnification - Any tenant of the Airport, its agents, employees, independent contractors, or sub lessee shall not install, store, use, treat, transport or dispose of any:

A. Asbestos in any form

B. Urea formaldehyde foam insulation.

C. Transformers or other equipment which contain dielectric fluid containing levels of polychlorinated biphenyls in excess of 50 parts per million; or

D. Any other chemical, material, air pollutant, toxic pollutant, waste, or substance which is regulated as toxic or hazardous or exposure to which is prohibited, limited or regulated by the Resource Conservation Recovery Act, the Comprehensive and Environmental Response Compensation and Liability Act, the Hazardous Materials Transportation Act, the Toxic Substances Control Act, the Clean Air Act, and/or the Clean Water Act or any other federal, state, county, regional, local or other governmental authority or which, even if not so regulated, may or could pose a hazard to the health and safety of the occupants of the Leased Premises, and which is either:

1. in amounts in excess of that permitted or deemed safe under applicable law;

2. or in any manner which is prohibited or deemed unsafe under applicable law. (The substances referred to in (A), (B), (C) or (D) are collectively referred to hereinafter as "Hazardous Materials").

Rule 8-6. Environmental Cleanup Laws – An Airport tenant will, at their own expense, comply with all existing or hereafter enacted laws relating to Hazardous Materials (collectively, "Cleanup Laws") in effect at the time of the lease, and all future laws thereafter. An Airport tenant will, at their own expense, make all submissions to provide all information to, and comply with all requirements of the appropriate governmental authority (the "Authority") under the Cleanup Laws. Should any Authority require that a cleanup plan be prepared and that a cleanup

be undertaken because of the existence of Hazardous Materials which were installed, stored, used, treated, transported, disposed of or discharged on the leased premises, by an airport tenant, its agents, employees, independent contractors or sub lessees during the term of a lease, the Airport tenant will prepare and submit the required plans and financial assurances in accordance with such Cleanup Laws. The Airport shall be indemnified and held harmless from and against all obligations, damages, injunctions, fines, penalties, demands, claims, costs, expenses, actions, liabilities, suits, proceedings and losses of whatever nature (including, without limitation, attorneys' fees and court costs), and all cleanup or removal costs and all actions of any kind arising out of or in any way connected with the installation, storage, use, treatment, transporting, disposal or discharge of Hazardous Materials in or on the leased premises by an Airport tenant.

Rule 8-7. Environmental Notices – An Airport tenant shall promptly supply the Authority with copies of any notices, correspondence and submissions made or received from any governmental authorities of the United States Environmental Protection Agency, the United States Occupational Safety and Health Administration, or any other local, state or federal authority that requires submission of any information concerning environmental matters or Hazardous Materials.

Rule 8-8. Environmental Survival – An Airport tenant's liability pursuant to any environmental issue shall survive the expiration or earlier termination of their lease.

Rule 8-9. Storm Water Compliance

A. The Airport is subject to federal storm water regulations, 40 C.F.R. Part 122 for “vehicle maintenance shops” (including vehicle rehabilitation, mechanical repairs, painting, fueling and lubrication), equipment cleaning operations and/or deicing operations that occur at the Airport as defined in these regulations and, if applicable, state storm water regulations. Each Airport tenant shall become familiar with these storm water regulations if it conducts “vehicle maintenance” or operates equipment cleaning operations and/or deicing activities as defined in the federal storm water regulations.

B. The Authority shall take steps necessary to apply for or obtain a storm water discharge permit as required by the applicable federal and/or state regulations, including the leased property occupied or operated by an Airport tenant. A storm water discharge permit issued to the Authority may name an Airport tenant as a co-permittee.

C. An Airport tenant’s close cooperation is necessary to ensure compliance with any storm water discharge permit terms and conditions, as well as to ensure safety and to minimize costs. An Airport tenant may have to implement and maintain “Best Management Practices” to minimize the exposure of storm water (and snow melt) to “significant materials” generated, stored, handled or otherwise used as defined in the federal storm water regulations.

D. The Authority’s storm water discharge permit is incorporated by reference into each lease and any subsequent renewals.

E. The Authority will provide an Airport tenant with a written notice of those storm water discharge permit requirements that are in the City or County’s storm water permit, that a tenant will be obligated to perform from time to time, including, but not limited to:

1. Certification of non-storm water discharges;
2. Collection of storm water samples
3. Preparation of storm water pollution prevention or similar plans
4. Implementation of “good housekeeping” measures or best management practices; and maintenance of necessary records.

Such written notice shall include applicable deadlines and an opportunity to dispute any of the storm water discharge permit requirements.

F. Each Airport tenant shall participate in any organized task force or other work group established to coordinate storm water activities of the Airport.

Rule 8-10. Non-Discrimination Covenants

A. Each lease will include as a covenant running with the land to ensure that:

1. no person on the grounds of race, color, sex, or national origin shall be excluded from participation in, denied the benefits of, or be otherwise subjected to discrimination in the use of the leased property.
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, sex or national origin, shall be excluded from participation in, denied benefits of, or otherwise be subjected to discrimination.

B. The right to conduct aeronautical activities for furnishing services to the public is granted to an Airport tenant subject to the agreement:

1. To furnish said services on a fair, equal and not unjustly discriminatory basis to all users.
2. To charge fair, reasonable, and not unjustly discriminatory prices for each unit or service provided an allowance may be made to make reasonable and nondiscriminatory discounts, rebates or other similar types of price reductions to volume purchasers.

Rule 8-11. Insurance – An Airport tenant shall during the term of lease maintain at their cost and expense insurance relating to the leased premises as follows:

A. Insurance against loss or damage to property in leased premises by fire, lightning, and other risks included under standard extended coverage policies.

B. General public liability insurance against claims for bodily injury, death or property damage occurring on, in, or about the leased premises, such insurance to afford protection to the Authority of not less than \$1,000,000.00 with respect to any one person, \$1,000,000.00 with respect to any one accident and not less than \$1,000,000.00 with respect to property damage.

C. Hangar keeper's liability insurance providing coverage for aircraft not owned by the tenant in the following limits: \$1,000,000.00 per aircraft and \$1,000,000.00 per occurrence on property damage to aircraft in the care, custody, or control of tenant.

D. All such policies of insurance shall be issued by insurance companies acceptable to the Authority, shall name the Authority as an additional insured or loss payee, as the case may be, and shall provide for at least ten (10) days written notice prior to cancellation or modification.

Rule 8-12. Hold Harmless – The Authority shall not be liable to an Airport tenant's employees, agents, servants, customers, invitees, or to any other person whomsoever, for any injury to persons or damages to property on or about the leased premises or any adjacent area owned by the Authority.

Section 9. Aircraft Washing & Wash Rack

Rule 9.1. No person shall use non-biodegradable, flammable, volatile, or hazardous products in the cleaning of aircraft, aircraft engines, propellers, or other surfaces. Degreasers are not permitted for use in the vicinity of a storm drain or vegetation.

Rule 9.2. No water-based aircraft washing shall be permitted unless performed at an approved aircraft wash rack or in an alternative area approved by the Airport Manager and in a manner compliant with all Laws, including without limitation those related to the illicit discharge of non-stormwater and discharge of pollutants in water. Waterless products are encouraged when possible.

Rule 9.3. All runoff from such cleaning activity must be contained in the vicinity of the aircraft. Runoff shall not be allowed to enter a storm drain or vegetated area of the airport.

Rule 9.4. Water shall be controlled by the Authority in the designated wash rack. To request use of the wash rack, please call 256-355-5770. Fees may apply in accordance with FBO Fee Schedule.

Rule 9.5. All persons shall promptly remove all cleaning supplies after using the airport wash rack and notify the Authority upon cessation of activity.

Section 10. Community Hangar Rules & Regulations

Rule 10.1. The Community Hangar shall be used for storage of airworthy aircraft, with active leases and insurance certificates on file with the Airport Authority.

Rule 10.2. No aircraft maintenance may be performed in the Community Hangar without written permission from the Airport Manager.

Rule 10.3. Aircraft may not be moved in the Community Hangar without the written permission from the Airport Manager.

1. Aircraft with certain types of nose gear will not be handled by the Pryor Field Airport Authority FBO staff. In these instances, the aircraft owner must call for a wing walk by airport staff, and to move any other aircraft to allow for safe exit and entry from the hangar. The owner of the aircraft may return the aircraft to the western fence line in between the Community Hangars and request a put up with the assistance of FBO staff. Staff will make every effort to respond in a timely manner.

Rule 10.4. The last call for aircraft requests shall be thirty (30) minutes prior to FBO closure to allow staff to complete closing procedures. Requests within this limit shall be subject to a \$50 after-hours fee, and not guaranteed for accommodation. Tenant will be required to pay full after-hours price after the posted closing time.

Rule 10.5. The aircraft operator may request a morning pull out. If the request is within thirty (30) minutes of FBO opening, the request will be accommodated after FBO opening procedures are completed by FBO staff, approximately thirty (30) minutes after the posted opening time.

Rule 10.6 The Pryor Field Airport Authority assumes no responsibility for damages that occur in, or in the action of moving aircraft stored in the Community Hangar.

Rule 10.7. Any operating limitations of aircraft shall be notified to the FBO Supervisor and Airport Manager. It is the sole responsibility of the aircraft operator to notify of such limitations prior to execution of a lease. The Airport Authority may be unable to accommodate certain types of aircraft and reserves the right to not accept the aircraft in Community Hangar space based on these limitations.

Rule 10.8. It is the responsibility of the aircraft operator to notify FBO staff at the ceasing of use of the aircraft.

Rule 10.9. The Pryor Field Airport Authority will keep a waiting list for the Community Hangars. The Authority reserves the right to skip certain aircraft due to capacity limitations, and the safe operation of the facilities.

Section 11. Knowledge of Rules Implied

By publication and adoption of these rules, all persons shall be deemed to have knowledge of its contents. However, the Airport Manager is directed to have copies of the ordinance / order posted in paper or electronically, where appropriate. Copies shall be always available in the Airport Manager's office, and copies shall be furnished to all owners and operators of aircraft based at the airport.

Section 12. Conflict of Rules and Regulations

If and where there are conflicts in the rules and regulations prescribed herein and the FAA's Federal Aviation Regulations (FAR), the latter shall prevail. If and where there exists a conflict between any of the rules or regulations prescribed herein and any other Authority rules applicable to the same area, the more stringent limitation, or requirement shall govern and prevail.

Section 13. Penalty for Violation

The Airport Manager may deny use of the Airport for a period not exceeding fifteen (15) days for any person violating or refusing to comply with any of the rules or regulations prescribed herein pending a hearing by the Authority. Upon such hearing, such person may be deprived of the further use of the Airport and its facilities for a period of time as may appear necessary for the protection of life and property. Any violation of these rules shall be punishable to the full-extent of the law. This section is cumulative of all other penalties for violation of Federal, State, and local laws, rules, regulations, ordinances, and orders. Citation for violation or issuance of a violation ticket of any of the rules and regulations prescribed herein may be made by any authorized police officer. The Airport Manager or Authority may request authorized police officers to investigate any suspected violation of these rules.

Section 14. Severability

If any of the provisions of these rules or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of these rules, which can be given effect without the invalid provision or application, and to this end the provisions of this ordinance are declared to be severable.

Section 15. FBO Services

Rule 15.1. Aircraft needing to be pulled to other parts of the airport outside of normal parking procedures are subject to towing fees.

Rule 15.2. Tenants requesting to be moved in and out of the hangar more than a normal request (twice a day) are subject to handling fees.

Rule 15.3. Any service provided by the FBO may not be allowed to be performed without written permission from the Airport Manager. Fees may apply.