



Rules and Regulations

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Salt Lake City Department of Airports Rules and Regulations
Table of Contents

1. Introduction

- 1.1. Purpose
- 1.2. Administration and Responsibility
- 1.3. No Pre-emption
- 1.4. No Actual or Implied Contract
- 1.5. Changes to Rules and Regulations
- 1.6. Enforcement
- 1.7. Variance or Waiver
- 1.8. Nondiscrimination
- 1.9. Authority of the Executive Director

2. Definitions

- 2.1 Aeronautical Activities
- 2.1. Air Operations Area (AOA)
- 2.2. Air Traffic Control (ATC)
- 2.3. Aircraft Design Group
- 2.4. Aircraft Maintenance
- 2.5. Aircraft Movement Area
- 2.6. Airframe and Power Plant Mechanic (A and P Mechanic)
- 2.7. Airline Use Agreement (AUA)
- 2.8. Airport
- 2.9. Airport Emergency Plan (AEP)
- 2.10. Airport Ground Transportation Dwell Time Fee(s)
- 2.11. Airport Layout Plan (ALP)
- 2.12. Airport Non-Registered Interstate Bus Operator Temporary Permit
- 2.13. Airport Ready Passenger Provider
- 2.14. Airport Security Program (ASP)
- 2.15. Airworthy
- 2.16. Applicant
- 2.17. Apron
- 2.18. Authorized Ground Transportation Business
- 2.19. Automated Vehicle Identification (AVI) Tag
- 2.20. Baggage Areas
- 2.21. Based Aircraft
- 2.22. Business License Office
- 2.23. Central Receiving and Distribution Center (CRDC)
- 2.24. City
- 2.25. Civil Notice

- 2.26. Code of Federal Regulations (CFR)
- 2.27. Commercial
- 2.28. Common Use Gates
- 2.29. Concessionaire
- 2.30. Delivery Areas
- 2.31. Department of Homeland Security (DHS)
- 2.32. Directors
- 2.33. Environmental Laws
- 2.34. Executive Director
- 2.35. Federal Aviation Administration (FAA)
- 2.36. Federal Inspection Services Facility (FIS)
- 2.37. Fixed Base Operator (FBO)
- 2.38. Foreign Object Debris (FOD)
- 2.39. Fuel Handling
- 2.40. Gateway
- 2.41. Ground Service Equipment
- 2.42. Ground Service Operators
- 2.43. Ground Transportation Appeal Committee
- 2.44. Ground Transportation Business
- 2.45. Ground Transportation Inspection
- 2.46. Ground Transportation Inspection Seal
- 2.47. Ground Transportation Service
- 2.48. Ground Transportation Vehicle
- 2.49. Hazardous Waste
- 2.50. Hazardous Wildlife
- 2.51. Leafleting, Leaflet
- 2.52. Master Plan
- 2.53. Non-Movement Area
- 2.54. Non-profit or Non-profit Activity
- 2.55. Non-Signatory Airline
- 2.56. Off Airport Parking Shuttle
- 2.57. Operator(s)
- 2.58. Person
- 2.59. Picket, Picketing
- 2.60. Preferential Use Gate
- 2.61. Public Areas
- 2.62. Refueling Vehicle
- 2.63. Regulatory Measures
- 2.64. Release
- 2.65. Restricted Access Area

- 2.66. Rules and Regulations
- 2.67. Run-up
- 2.68. Salt Lake City Corporation
- 2.69. Salt Lake City Department of Airports (SLCDA)
- 2.70. Security Identification Display Area (SIDA)
- 2.71. Signatory Airline
- 2.72. Solicit, Solicitation, Soliciting
- 2.73. Specialty Vehicles
- 2.74. Staging Lot(s)
- 2.75. Starter
- 2.76. Sterile Area
- 2.77. Surface Movement Guidance Control System (SMGCS)
- 2.78. Taxi lane
- 2.79. Taxiway
- 2.80. Tenant
- 2.81. Terminal
- 2.82. Terminal Desks
- 2.83. Third Party Operators
- 2.84. Through-the-Fence Access
- 2.85. Ticket Counters
- 2.86. Toxic Chemicals
- 2.87. Transient Aircraft
- 2.88. Transportation Network Company (TNC)
- 2.89. Transportation Security Administration (TSA)
- 2.90. Unmanned Aircraft Systems (UAS)
- 2.91. Vehicle Operators Badge or Operators Badge
- 2.92. Vehicle Service Road or Perimeter Road
- 2.93. Vehicles for Hire
- 2.94. Wildlife Attractants

3. General Rules and Regulations

- 3.1. Abandoned or Derelict Property
- 3.2. Accidents or Incidents
- 3.3. Advertising Privileges
- 3.4. Airport Liability
- 3.5. Automated External Defibrillators
- 3.6. Cleanliness of Airport
- 3.7. Clear Zone
- 3.8. Commercial Activities
- 3.9. Commercial Photography/Filming

- 3.10. Compliance with Regulatory Measures
- 3.11. Construction and Alteration
- 3.12. Cooking Appliances
- 3.13. Cost Recovery for Property Damage and Personal Injury
- 3.14. Emergency Operations Plan
- 3.15. Energy Management Program
- 3.16. General Conduct and Use of Public Areas
- 3.17. Insurance Certificates
- 3.18. Licenses, Permits, Certifications, and Ratings
- 3.19. Lost and Found
- 3.20. Media Response
- 3.21. Painting
- 3.22. Preservation of Property
- 3.23. Payment of Rents, Fees and Charges
- 3.24. Radio & Wireless Communications
- 3.25. Public Records Requests
- 3.26. Third Party Use of Select Space at the Airport
- 3.27. Response to Public Input
- 3.28. Restricted Access Areas
- 3.29. Sanitary Sewer System
- 3.30. Storm Drainage System
- 3.31. Signage and Graphic Standards
- 3.32. Solicitation, Demonstrations and Free Speech
- 3.33. Smoking
- 3.34. Special Events
- 3.35. Tenant Compliance
- 3.36. Tenant Signage/Advertisements
- 3.37. Third Party Operators
- 3.38. Through-the-Fence Access
- 3.39. Trash and Other Waste Containers
- 3.40. Use of Roads and Walks
- 3.41. Use of South Perimeter Path
- 3.42. Protection of Finishes
- 3.43. Wildlife Hazard Management Plan

4. Safety, Security and Access Control

- 4.1. Restricted Areas
- 4.2. Role of the Transportation Security Administration
- 4.3. Weapons, Explosives, and Incendiaries
- 4.4. Access Control and Enforcement

- 4.5. Keys and Locks
- 4.6. Airport Security Badge Fees

5. Aircraft Operations

- 5.1. Compliance with Rules and Regulations
- 5.2. Requirements for Aircraft
- 5.3. Clearance May Be Refused
- 5.4. Taxiing
- 5.5. Passenger Loading Bridge Operation and Maintenance
- 5.6. Aircraft Parking and Storage
- 5.7. Overnight Parking (RON)
- 5.8. Disabled Aircraft or Aircraft Involved in an Accident
- 5.9. Aircraft Accident and Incident Reports
- 5.10. Aircraft Assembly, Cleaning, Maintenance and Repair
- 5.11. Helicopter Operations
- 5.12. Noise Abatement Procedures
- 5.13. Specialized Aeronautical Activities
- 5.14. Air Traffic Rules
- 5.15. Unmanned Aircraft Systems (UAS)

6. Common Use Gate Policies and Procedures

- 6.1. Advance Gate Allocation
- 6.2. Submitting Primary and Secondary Advance Allocation Requests
- 6.3. SLCDA Advance Allocation Priorities
- 6.4. Priority Consideration for Airlines with Concurrent Operations
- 6.5. Priority within Levels
- 6.6. Non-Scheduled Flight Operations and Emergencies
- 6.7. Non-Allocated Requests for Common Use Gates
- 6.8. Irregular Operations
- 6.9. Gate Occupancy Period
- 6.10. Terminating and Originating Operations (Non-Turns)
- 6.11. Exceeding Allocated Occupancy
- 6.12. Cancellation or Modification of Gate Use Requests
- 6.13. No Availability at Common Use Gate
- 6.14. Common Use Gate Usage Prompting Preferential Use Gate Status
- 6.15. Standard Provisions
- 6.16. Fees and Charges
- 6.17. Non-Compliance and Penalties

7. Aircraft Fueling and Handling

- 7.1. Fueling Permits
- 7.2. Inspection
- 7.3. Operations
- 7.4. Spill Prevention and Response
- 7.5. Maintenance and Staging
- 7.6. Fuel Flowage Fees
- 7.7. Off-Premises Fueling
- 7.8. Transient Fueling Operations

8. Snow and Deicing

- 8.1. Snow Removal
- 8.2. Deicing Fluid Storage
- 8.3. Aircraft Deicing Operations and Procedures
- 8.4. Transient Deicing Operations
- 8.5. Usage Reporting

9. Motor Vehicle Operations

- 9.1. General Provisions
- 9.2. Vehicle Licensing and Equipment
- 9.3. Ground Support Equipment
- 9.4. Vehicle and Equipment Washing, Cleaning and Maintenance
- 9.5. Terminal Area
- 9.6. Air Operations Area
- 9.7. Aircraft Movement Area
- 9.8. Safety Enforcement Policy
- 9.9. Vehicle Maintenance
- 9.10. Operator Licensing and Permits
- 9.11. Parking and Standing
- 9.12. Impoundment of Motor Vehicles

10. Terminal Operations

- 10.1. General Conduct
- 10.2. Terminal Maintenance
- 10.3. Trash Disposal and Recycling
- 10.4. Concession and Service Privileges
- 10.5. Concession Hours of Operation and Conduct
- 10.6. Vending Machines
- 10.7. Decorations
- 10.8. Advertising, Promotions, Signage

- 10.9. Animals in the Airport or on Leased Property
- 10.10. Single Airline Contracted Wheelchair Provider

11. Tenant Rules and Regulations

- 11.1. Landscaping Requirements
- 11.2. Tenant-to-Tenant Access
- 11.3. Tenant Accident and Incident Reporting Requirements
- 11.4. Hangar and Fixed Base Operator Inspections
- 11.5. Ownership of Tenant Improvements
- 11.6. Employee Parking Program
- 11.7. Storage or Placement of Equipment in Unauthorized Areas
- 11.8. Satellite Dishes and Antennae
- 11.9. Central Receiving and Distribution Center (CRDC)

12. Fire Regulations

- 12.1. General Provisions
- 12.2. Hazardous Materials

13. Fiber Optic Infrastructure and Telecommunication

14. Ground Transportation

- 14.1. State and City Registration and Licensing
- 14.2. Fees
- 14.3. Ground Transportation Vehicle Requirements
- 14.4. Drivers and Starters
- 14.5. Appearance Standards for Drivers and Starters
- 14.6. Behavior and Conduct Standards for Drivers and Starters
- 14.7. Airport Commercial Ground Transportation Operations
- 14.8. Utah Transit Authority (UTA)
- 14.9. Transportation Network Company (TNC)
- 14.10. Delivery Vehicles

15. General Aviation Hangar Use

- 15.1. Purpose
- 15.2. General
- 15.3. Administration
- 15.4. Aeronautical Use of Hangars
- 15.5. Storage of Aircraft
- 15.6. Maintenance, Repair, or Refurbishment of Aircraft
- 15.7. Storage of Aircraft Handling Equipment

- 15.8. Special Use of Hangar
- 15.9. Indefinite Storage of Non-Operational Aircraft
- 15.10. Commercial Construction of Aircraft
- 15.11. Designated Aircraft
- 15.12. Ownership of Stored Aircraft
- 15.13. FAA Aircraft Registration
- 15.14. State of Utah Aircraft Registration
- 15.15. FBO Hangars
- 15.16. Corporate Hangars
- 15.17. Non-Aeronautical Use of Hangars
- 15.18. Storage of Non-Aeronautical Items
- 15.19. Prohibited Use of Hangars
- 15.20. Insurance
- 15.21. Hangar Inspection Program
- 15.22. Miscellaneous

1. INTRODUCTION

1.1 Purpose

These Rules and Regulations are designed to protect the public health, safety, interest, and general welfare at the Salt Lake City International Airport (SLCIA), South Valley Regional Airport (SVRA), and Tooele Valley Airport (TVY), and to restrict or prevent any activity or action that would interfere with the safe, orderly, and efficient use of the Airport by its passengers, operators, tenants, and authorized users.

1.2 Administration and Responsibility

The Rules and Regulations apply to the activities, operation, and use of Salt Lake City International Airport, and as applicable, to South Valley Regional Airport, and Tooele Valley Airport. Copies may be obtained during normal business hours at the Airport's administrative offices, located on the third floor of the Terminal at 3920 West Terminal Drive, Salt Lake City, UT 84122 or by accessing the following link: <https://slcairport.com/business-services/rules-and-regulations/>. Every Person and Operator doing business at the Airport is obligated to comply with these Rules and Regulations, and any applicable federal, state or local requirements.

1.3 No Pre-emption

To the extent of any irreconcilable conflict between these Rules and Regulations and any federal, state, and local statutes, ordinances, policies or procedures, these Rules and Regulations will be subordinate to such other laws and policies.

It is not the intent of these Rules and Regulations to excuse any Person or Operator from the performance of any obligation it may have under any agreement with the City and/or the SLCD, whether the agreement is in existence on the date of the adoption of these Rules and Regulations or entered into at any time thereafter. Such agreements may include requirements, terms or conditions in addition to or more restrictive than these Rules and Regulations.

1.4 No Actual or Implied Contract

These Rules and Regulations do not create an actual or implied contract between the City and/or the Airport and any Person, including, without limitation, employees, vendors, service providers, tenants, Airport users, or any other entity or Person with respect to any matter or issue.

1.5 Changes to Rules and Regulations

The Rules and Regulations may be changed by the Executive Director who will give notice to Airline Airport Affairs Committee (AAAC) on matters pertinent to the airlines and as required by the Airline Use Agreement (AUA).

1.6 Enforcement

The SLCDA may remove or evict from the Airport any Person, who violates any rule or regulation prescribed herein, or any rule or regulation by federal, state, or local government. Any individual who enters or is present at the Airport in violation of these Rules and Regulations, or any applicable federal, state or City laws, may be directed to leave the Airport by a law enforcement officer, the Airport Executive Director, or by any authorized Airport employee. Failure to comply with a direction to leave the Airport may result in the individual being arrested and charged with trespass under Salt Lake City Code § 11.36.130 or other applicable law.

1.7 Variance or Waiver

The SLCDA may vary from the provisions of these Rules and Regulations from time-to-time when circumstances may require.

1.8 Nondiscrimination

Any individual and/or entity for itself, its heirs, personal representatives, successors in interest, and assignees, shall comply with all federal requirements imposed pursuant to nondiscrimination in federally assisted programs of the United States Department of Transportation, and as said regulations may be amended.

1.9 Authority of the Executive Director

The Executive Director is authorized to enforce these Rules and Regulations as required to assure the convenience and safety of the traveling public and others using the Airport. In addition to these Rules and Regulations, the Executive Director is empowered to issue other guidelines to ensure the safety and well-being of Airport users or as otherwise determine to be in the best interest of the SLCDA. The Executive Director may prohibit use of the Airport or any part thereof by any Person in violation of these Rules and Regulations. The Executive Director may use any legal remedy or recourse to aid the enforcement of the provisions contained in these Rules and Regulations.

Appeals or resolution processes other than those regulated by applicable law will be heard by the Executive Director.

2. DEFINITIONS

Any terms not defined in this section shall have the meaning set forth in applicable federal, state, and local laws.

2.1 Aeronautical Activities

Any activity or service that involves, makes possible, facilitates, is related to, assists in, or is required for the operation of aircraft or another aeronautical activity or which contributes to or is required for the safety of such operations.

The following activities, without limitation, which are commonly conducted on airports, are considered aeronautical activities within this definition: aircraft charter, pilot

training, aircraft rental, sightseeing, aerial photography, aerial spraying and agricultural aviation services, aerial advertising, aerial surveying, air carrier operations (passenger and cargo), aircraft sales and service, sale of aviation fuel and oil, aircraft maintenance, sale of aircraft parts, and any other activity which, in the sole judgment of the SLCDA, because of its direct relationship to the operation of aircraft or the Airport, can be appropriately regarded as an aeronautical activity.

2.2 Air Operations Area (AOA)

All Airport areas where aircraft can operate, either under its own power or while being towed. The Air Operations Area includes runways, taxiways, and apron areas.

2.3 Air Traffic Control (ATC)

The Federal Aviation Administration (FAA) air traffic control system and/or tower.

2.4 Aircraft Design Group

A grouping of aircraft based upon wingspan or tail height as designated by the FAA. Where an airplane is in two categories, the most demanding category shall be used. The groups are as follows:

Group I: Up to, but not including, 49 feet wingspan or tail height up to but not including 20 feet.

Group II: 49 feet up to, but not including, 79 feet wingspan or tail height from 20 up to but not including 30 feet.

Group III: 79 feet up to, but not including, 118 feet wingspan or tail height from 30 up to but not including 45 feet.

Group IV: 118 feet up to, but not including 171 feet wingspan or tail height from 45 up to but not including 60 feet.

Group V: 171 feet up to, but not including, 214 feet wingspan or tail height from 60 up to but not including 66 feet.

Group VI: 214 feet up to, but not including, 262 feet wingspan or tail height from 66 up to but not including 80 feet.

2.5 Aircraft Maintenance

Aircraft maintenance is considered to be the repair, maintenance, alteration, preservation, or inspection of aircraft (including the replacement of parts). Major maintenance includes major alterations to the airframe, power plant, and propeller as defined in federal regulations. Minor maintenance includes normal, routine annual inspection with attendant maintenance, repair, calibration, or adjustment of aircraft and its accessories. Aircraft assembly is included within the definition of aircraft maintenance.

2.6 Aircraft Movement Area (AMA)

The runways, taxiways, and other areas of the Airport under the control of air traffic control towers, which are used for taxiing or hover taxiing, air taxiing, takeoff, and landing aircraft, exclusive of loading ramps and aircraft parking areas.

2.7 Airframe and Power Plant Mechanic (A and P Mechanic)

Someone holding an FAA authorized aircraft mechanic certificate with both airframe and power plant ratings.

2.8 Airline Use Agreement (AUA)

The Airline Use Agreement (AUA) is a contract between the Salt Lake City Department of Airports and the airlines operating at Salt Lake City International Airport.

2.9 Airport

Airport refers to the land and improvements generally known and designated as the Salt Lake City International Airport, and as applicable, the South Valley Regional Airport, and the Tooele Valley Airport. The improvements on the land consist of the runways, aircraft taxiways and parking aprons, the passenger and freight terminal buildings, hangars, vehicle roads and parking facilities, and all other improvements on such land. The term Airport shall also include any adjacent or nearby land hereafter acquired for purposes of the Airport and all improvements hereafter constructed on such land. Refer to Salt Lake City Code 5.01.2.2 for additional definition.

2.10 Airport Emergency Plan (AEP)

The Federal Aviation Administration's required emergency plan that governs actions during an emergency or disaster as specified in federal regulations.

2.11 Airport Ground Transportation Dwell Time Fee(s)

Fees charged by the SLCDA to a Ground Transportation Business for excessive time spent on Airport property by associated Ground Transportation Vehicle(s), as established by the SLCDA.

2.12 Airport Layout Plan (ALP)

The FAA approved plan of an airport showing the layout of existing and proposed facilities.

2.13 Airport Non-Registered Interstate Bus Operator Temporary Permit

A permit sold to a Ground Transportation Business, which allows a business to operate a non-registered Ground Transportation Vehicle on Airport property for a temporary period of time on the terms, including the amount of time or number of trips, specified in the permit.

2.14 Airport Ready Passenger Provider

A Ground Transportation Vehicle operated by an Authorized Ground Transportation Business that is permitted by the Airport to provide service at designated Airport terminal stands, through processes established by the SLCDA.

2.15 Airport Security Program (ASP)

The ASP is a document describing the Airport's plan to comply with provisions required by federal security regulations. The program is reviewed and approved by the Transportation Security Administration (TSA).

2.16 Airworthy

The aircraft must conform to its type design and be in a condition for safe operation. This refers to the condition of the aircraft relative to wear and deterioration (e.g. skin corrosion, window delamination/crazing, fluid leaks, and tire wear).

2.17 Applicant

An individual who has submitted an application to the SLCDA to obtain a Ground Transportation Vehicle Operators Badge.

2.18 Apron

The apron is a surface in the Air Operations Area (AOA) where aircraft park and are serviced, refueled, loaded with cargo, and accessed by passengers.

2.19 Authorized Ground Transportation Business

Any business operating any Ground Transportation Vehicle, which has a current, valid business license as required by the City and which: a) registers the Business in accordance with the requirements established by the SLCDA, and b) is current with all fees or charges imposed by the SLCDA and City.

2.20 Automated Vehicle Identification (AVI) Tag

An electronic transponder used to identify vehicles and provide the SLCDA with vehicle data and billing information.

2.21 Baggage Areas

The baggage claim and baggage make-up areas located at the Airport.

2.22 Based Aircraft

Any aircraft utilizing the Airport as a base of operation (other than occasional transient purposes) and registered at the Airport with an assigned tie-down or hangar space on the Airport or adjoining property that has direct taxiway access to the Airport.

- 2.23 Business License Office
- The division of building services and licensing of Salt Lake City Corporation, or its successor.
- 2.24 Central Receiving and Distribution Center (CRDC)
- A pass-through facility for all goods entering the secure areas of the airport, used for screening, sorting and distribution to airport tenants and other users, that enhances the logistics, security, and consolidation of receivables to the Airport.
- 2.25 City
- The governmental agencies and geographical landmass of Salt Lake City, Utah.
- 2.26 Civil Notice
- A written notice of a ground transportation violation as provided under Section 15 of this document.
- 2.27 Code of Federal Regulations (CFR)
- The Code of Federal Regulations.
- 2.28 Commercial
- That which promotes or makes possible earnings, income, revenue, compensation, profits, exchanges (including change of services), trading, buying, hiring, or selling of commodities, goods, services, or tangible or intangible property of any kind, whether or not such objectives are accomplished.
- 2.29 Common Use Gates
- Any gate not assigned by the SLCDCA for preferential use by a Signatory Airline.
- 2.30 Concessionaire
- A non-aeronautical business entity with an active agreement paying the Airport either a percentage of revenue, a fixed sum, or other amount or fee for the ability to conduct business at the Airport.
- 2.31 Department of Homeland Security (DHS)
- The Department of Homeland Security.
- 2.32 Directors
- The Directors of the various Salt Lake City Department of Airports Divisions or a designee (e.g., the Director of Airport Operations).

2.33 Environmental Laws

Environmental Laws shall mean and include all federal, state, and local laws, statutes, ordinances, regulations, resolutions, decrees, or rules now or hereinafter in effect, as may be amended from time to time, and all implementing regulations, directives, orders, guidelines, and federal or state court decisions, interpreting, relating to, regulating or imposing liability (including, but not limited to, response, removal, remediation and damage costs) or standards of conduct or performance relating to industrial hygiene, occupational health and/or safety conditions, environmental conditions, or exposure to, contamination by, or clean-up of, any and all hazardous materials including, without limitation, all federal or state environmental liens or environmental clean-up statutes.

2.34 Executive Director

The Executive Director of the Salt Lake City Department of Airports or a designee.

2.35 Federal Aviation Administration (FAA)

An agency of the United States Department of Transportation with authority to regulate and oversee all aspects of civil aviation. The Federal Aviation Administration created by the Federal government under Public Law 89-670 and Executive Order 11340 dated March 30, 1967, or to such other governmental agency, which may be successor thereto or be vested with the same or similar authority.

2.36 Federal Inspection Services (FIS) Facility

All areas designated by the Airport and US Customs and Border Patrol for the purpose of processing passengers, crew, their baggage and effects arriving from international flights.

2.37 Fixed Base Operator (FBO)

As defined in Salt Lake City Code, Title 16, "Fixed Base Operator" means firms or Persons, subject to the provisions of a lease with the City, engaging in the selling, servicing, renting or leasing of new and/or used aircraft, parts, aircraft accessories and hardware; custom repair, overhauling and modification of general accessories and hardware; overhauling and modification of aircraft and/or aircraft equipment; and includes the conducting of charter flight services, aerial photography, advertising, mapmaking, aerial firefighting or crop dusting services.

2.38 Foreign Object Debris (FOD)

Any object located in an inappropriate location in the Airport environment that has the capacity to injure Airport or airline personnel and damage aircraft.

2.39 Fuel Handling

The delivery, storage, transport, transfer, or draining of fuel and fuel waste products in any capacity or quantity.

2.40 Gateway

The Gateway area is located between the parking garage and the terminal. Functions include rental car counters and remote airline check-in and bag drop.

2.41 Ground Support Equipment (GSE)

GSE shall mean ground support equipment to include belt loaders, baggage tugs, and push back tractors that are used primarily to facilitate airline operations at the gate or to transport baggage within or from the bag room and among arriving and departing aircraft.

2.42 Ground Service Operators

All firms or Persons operating on the Airport under a contract with an air carrier to provide ground handling support service to aircraft including, without limitation: aircraft fueling (includes into- plane agents), loading/unloading aircraft baggage, mail and cargo, aircraft movement (includes towing), aircraft maintenance, interior/exterior aircraft cleaning, and aircraft water, lavatory, and deicing services.

2.43 Ground Transportation Inspection

An inspection of a Ground Transportation Vehicle by the SLCDA to verify that the vehicle meets the standards set by the Executive Director, Airport Rules and Regulations, applicable contracts, and applicable City ordinances, including without limitation the exterior and interior of the vehicle and all associated vehicle licensing, safety, and insurance requirements.

2.44 Ground Transportation Inspection Seal

A sticker or seal issued by the SLCDA to signify that a Ground Transportation Vehicle has passed the required SLCDA Inspection. These Ground Transportation Inspection Seals are non-transferable and no Ground Transportation Vehicle may be operated without such seal.

2.45 Ground Transportation Appeal Committee

A committee established by the Executive Director to hear and rule on appeals, suspensions, and other matters related to ground transportation in and connected with the City.

2.46 Ground Transportation Business

Any business operating any Ground Transportation Vehicle.

2.47 Ground Transportation Service

The transportation of passengers by a Ground Transportation Business.

2.48 Ground Transportation Vehicle

Any motor vehicle used for the transportation of persons using Salt Lake City streets for commercial purposes regardless of whether any charge, fee or fare is collected.

2.49 Hazardous Waste

Hazardous waste is material known to be harmful to human health and the environment when not managed properly (regardless of concentration). A list of material considered to be hazardous waste is in federal code under the Environmental Protection Agency section, Title 40, CFR 261.2 Subpart D.

2.50 Hazardous Wildlife

Species of Wildlife (birds, mammals, reptiles), including feral and domesticated animals not under control, that are associated with aircraft strike problems, and are capable of causing structural damage to Airport facilities, or act as attractants to other wildlife that pose a strike hazard.

2.51 Leafleting, Leaflet

The repetitive or continuous distribution of non-profit printed or written material.

2.52 Master Plan

Documents and drawings illustrating the potential development of the Airport.

2.53 Non-Movement Area

Taxi lanes, aprons, and other areas not under the control of air traffic control towers.

2.54 Non-profit or Non-profit Activity

Activities undertaken not for profit, but for a philanthropic, religious, charitable, benevolent, humane, public interest, or similar purpose.

2.55 Non-Signatory Airline

Non-Signatory Airline shall mean any Air Carrier that has not entered into an Airline Use Agreement (AUA) with the SLCDCA.

2.56 Off Airport Parking Shuttle

Authorized Ground Transportation Vehicles used for the transport of passengers and their luggage to and from car rental facilities that are based off airport properties.

2.57 Operator(s)

Any Person, business, or entity doing business or conducting activity at the Airport.

2.58 Person

Any individual, firm or organization, air carrier co-partnership, corporation, company, association, joint stock association, or body politic, and includes any trustee, receiver, assignee, or other representative thereof.

2.59 Picket, Picketing

The display of placard signs as part of participation in a picket line as a picket or taking part in any labor or other form of demonstration, protest, or expression of non-profit speech. Picketing does not include any commercial activity, including without limitation commercial solicitation.

2.60 Preferential Use Gate

A gate assigned by the SLCDA for preferential use by a Signatory Airline.

2.61 Public Areas

Public Areas consist of all non-sterile areas on Airport property, including without limitation terminals, public parking lots and garages, Utah Transit Authority (UTA) facilities, and all sidewalks, corridors, elevators, escalators, pedestrian bridges, tunnels and walkways connecting the Terminals, public parking garages and lots, and UTA facilities.

2.62 Refueling Vehicle

Any vehicle used for fuel handling, including tanker and hydrant vehicles, trailers, carts, or cabinets.

2.63 Regulatory Measures

Federal, state, county, local, SLCDA laws, codes, statutes, ordinances, orders, policies, rules and regulations in effect and as amended.

2.64 Release

Release means any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing into the environment (including the abandonment or discarding of barrels, containers, and other closed receptacles) of any toxic chemical.

2.65 Restricted Access Area

Non-public areas of the Airport that cannot be accessed without proper identification. These areas include the Airport Operations Area, Security Identification Display Area, sterile, and secure areas, and in general terms, all areas inside the perimeter fence and those portions of buildings that provide access subject to security or operational restrictions.

2.66 Rules and Regulations

Rules and Regulations developed by the Salt Lake City Department of Airports that govern Airport operations. This includes any future amendments or supplements to the existing document.

2.67 Run-up

Aircraft engine operation above low idle speed for the purposes of maintenance and testing, or for preparation for flight.

2.68 Salt Lake City Corporation

This reference includes Salt Lake City Corporation and its Departments including the Department of Airports.

2.69 Salt Lake City Department of Airports (SLCDA)

The Salt Lake City Department of Airports.

2.70 Security Identification Display Area (SIDA)

Areas of the Salt Lake City International Airport where everyone is required to continuously display an Airport-issued identification badge on their outermost garment unless under Airport-approved escort. These areas are identified in the Airport Security Plan.

2.71 Signatory Airline

Signatory Airline refers to an Air Carrier that is a party to the Airline Use Agreement (AUA) with the Salt Lake City Department of Airports.

2.72 Solicit, Solicitation, Soliciting

The oral or written request for funds, signatures, or anything of value, conducted by a person to or with a passerby in a repetitive manner, including without limitation money, written pledges of future donations, orders to sell any goods or property, services, or memberships in formal or informal groups or organizations, for either commercial or non-profit purposes.

2.73 Specialty Vehicles

Any vehicles that are unique in their design, or built for a specific purpose, including but are not limited to, special conversion vehicles and classic or collector automobiles, but excluding special transportation vehicles.

2.74 Staging Lot(s)

Parking lots established by the Airport where Authorized Ground Transportation Vehicles may park and drivers may wait prior to responding to the Airport terminal curbs for customers.

2.75 Starter

A person appointed by and representing a Ground Transportation Business who is responsible for managing the coordination of vehicles and passenger transportation for that Business.

2.76 Sterile Area

That portion of the Airport defined in the Airport Security Program that provides passenger access to boarding aircraft and to which access is generally controlled by the Transportation Security Administration through the screening of people and in accordance with federally required and approved security procedures and programs.

2.77 Surface Movement Guidance and Control System (SMGCS)

A system of technology and operations which facilitate the safe movement of aircraft and vehicles on the AOA when visibility is less than 1,200 feet runway visual range (RVR).

2.78 Taxi Lane

The portion of the aircraft parking area used for access between taxiways and aprons and not within the movement area.

2.79 Taxiway

A defined path over which aircraft can taxi from one part of an airport to another (excluding the runway) and which is within the movement area.

2.80 Tenant

Any person or business with an active lease agreement with the Salt Lake City Department of Airports for the renting of space at the Airport, including but not limited to, concessionaires, rental cars and airlines.

2.81 Terminal

Terminal shall mean the main terminal structure, all concourses, connector bridges and tunnels, and other attached facilities used by the traveling public and/or employees of the Airport.

2.82 Terminal Day Use Areas

Designated areas in the terminal are available for use by organizations to coordinate large groups at the Airport, or for use by permit holders conducting temporary commercial activities or non-profit activities, leafleting, or other free-speech activities on terms established by the SLCDA. The location of the Day Use Areas may change from time to time, depending on operational and construction needs and constraints.

2.83 Third Party Operators

Entities that have contracts or agreements with tenants of the SLCDA to conduct work or commercial activity at the Airport. Third Party Operators also include tenant and contractor subs, vendors, and any and all invitees performing any commercial service on their behalf. Tenants are required to notify the SLCDA of any Third Party Operators conducting work or commercial activity on the Airport. The Third Party Operator must have a permit issued by the SLCDA.

2.84 Through-the-Fence Access

Access to the public landing area by aircraft based on off-Airport land adjacent to the Airport property.

2.85 Ticket Counters

Those areas made available by the SLCDA for use by air carriers for ticketing passengers, receiving baggage, and similar activities.

2.86 Toxic Chemicals

A substance defined by the U.S Environmental Protection Agency which may be harmful to the environmental or hazardous to your health if inhaled, ingested or absorbed through your skin.

2.87 Transient Aircraft

Any aircraft utilizing the Airport for occasional transient purposes and is not based at the Airport.

2.88 Transportation Network Company (TNC)

An entity that uses a software application to connect a passenger to a transportation network driver providing transportation network services.

2.89 Transportation Security Administration (TSA)

The Transportation Security Administration.

2.90 Unmanned Aircraft System (UAS)

An unmanned aircraft and the equipment to control it remotely.

2.91 Vehicle Operators Badge or Operators Badge

An identification badge issued by the SLCDA to an individual to signify that the individual has met the requirements to operate a Ground Transportation Vehicle.

2.92 Vehicle Service Road or Perimeter Road

A designated road for vehicles in the non-movement area.

2.93 Vehicles for Hire

Broadly defined as a fee-based, commercial vehicle. Detailed definitions are listed in applicable Salt Lake City Ordinances.

2.94 Wildlife Attractants

Wildlife Attractants are considered to be any human-made structure, land use practice or natural geographic feature that can attract or sustain hazardous wildlife within the landing, departure, and circling airspace, including the Airport Operations Area. These attractants can include architectural features, landscaping, waste disposal sites, wastewater treatment facilities, agricultural or aquaculture activities, surface mining, wetlands, or golf courses.

3. GENERAL RULES AND REGULATIONS

3.1 Abandoned or Derelict Property

Property shall not be abandoned on the Airport. Abandoned, derelict, or lost property at the Airport includes, without limitation, aircraft, vehicles, equipment, machinery, baggage, or personal property. Property unclaimed by its proper owner or items for which ownership cannot be established will be handled in accordance with standard procedures and applicable law.

3.2 Accidents or Incidents

Accidents or incidents resulting in damage to airport or tenant property, significant injury, or interference with Airport operations shall immediately be reported to Salt Lake City Department of Airports Control Center at 801-575-2401 or 801-575-2911 for emergencies.

3.3 Advertising Privileges

Advertising in the terminal area or in other public or designated areas of the Airport is regulated by a contract with an advertising concessionaire selected in a competitive process. No third-party advertising is permitted. The SLCDCA has the sole discretion to determine the locations, type and content of the advertising displays.

3.4 Airport Liability

The SLCDCA assumes no responsibility for loss, injury, or damage to people or property on the Airport or using the Airport facilities.

3.5 Automated External Defibrillators

Automated External Defibrillators (AEDs) are located for use by Airport first responders, tenants and passengers in the airport terminal and the surrounding complex. AEDs are stored in marked locations in the terminal, concourses, and in first responder vehicles. The locations of all tenant owned AEDs must be reported to the Airport Control Center at 801-575-2401.

3.6 Cleanliness of Airport

Tenant shall refer to its lease agreement for details regarding the maintenance and cleaning services that the SLCDA provides, and those tasks for which the tenant is responsible. Leased areas will be periodically inspected by SLCDA representatives to determine the acceptability, cleanliness, and general upkeep. Discrepancies will be noted and prompt corrective measures required of the tenant.

No Person shall place any solids in, or pour any liquid other than water down, floor drains, manholes, storm water drains or sewer connections.

Foreign Object Debris (FOD) containers shall be used only for disposal of foreign object debris found on the airfield.

3.7 Clear Zone

A four-foot clear zone must be maintained on the public side of the perimeter fence. The fencing will be a minimum of eight feet high with three strands of barbed wire along the top of the fence. These specific areas are identified in the Airport Security Plan, which defines the perimeter fence enclosing the Air Operations Area. All vehicles, equipment and material must be located at least four feet from the fence line.

3.8 Commercial Activities

No person shall occupy or rent space, carry on any business, commercial activity or enterprise, including without limitation, commercial soliciting, promotional activities, vending, or any form of revenue-producing activity at the Airport, without first obtaining a written contract, permit, license, lease, or other form of written authorization from the SLCDA and paying all required fees. Such written authorization may not be assigned or transferred and shall be limited solely to the approved activity. Commercial activities on Airport property may be allowed at the sole discretion of SLCDA to promote the best interests of the Airport.

3.9 Commercial Photography/Filming

No person, except representatives of the media during official assignments, shall take still photographs, video, or film for hire or for any commercial purposes at the Airport without the express written permission of the SLCDA. While engaging in any commercial photography, videoing, or filming at the Airport, all persons shall carry, and upon request produce for inspection, written authorization from SLCDA to engage in such activity.

3.10 Compliance with Regulatory Measures

All Persons or entities occupying, using, or engaging in an aeronautical activity on, or developing Airport land or improvements shall comply, at the Person's or entity's expense, with all applicable regulatory measures including, without limitation, those of the federal, state, and local government and any other agency having jurisdiction over the Airport, the businesses operating at the Airport, and the activities occurring at the Airport including the United States Department of Transportation (USDOT), the United States Department of Homeland Security (DHS), the Transportation Security Administration

(TSA), the Federal Aviation Administration (FAA), the State of Utah (State), Salt Lake County (County), Salt Lake City (City), and the Salt Lake City Department of Airports (SLCDA) including all as may be in effect and amended from time to time.

3.11 Construction and Alteration

All construction and alteration work requires the review and written approval of the SLCDA. To obtain approval, tenants shall submit required documents and follow the requirements stated in the Tenant Improvement Guidelines which are available from the Administration and Commercial Services Division. In general, all proposed construction and alteration work must be compliant with all applicable federal, state, and local regulations; have all required permits; and be compliant with the SLCDA Tenant Improvement Guidelines. In addition, for all construction and alteration work, the proponent must submit to the SLCDA as-built drawings in the required format within 30 days of project completion.

3.12 Cooking Appliances

Tenants and their employees are prohibited from placing and operating barbeque grills and other similar appliances (including deep fat fryers) on the ramp or in break areas. Microwave ovens and other reasonable cooking appliances (electric skillets, crock pots, etc.), monitored by the tenant, are the only permissible personal cooking appliances allowed for use by tenant employees. These appliances are to be used in designated break areas only and the tenant is solely responsible for their safe operation.

Permission may be granted to tenants for special events involving barbeque grills. These special events are to be limited to company-wide activities that include employee recognition, specific company-based milestones, or charitable fundraising activities. Such special events should include the attendance of tenant leadership.

To request permission, tenants must submit a written request at least two weeks in advance to the Department of Airports via the Tenant Relations Coordinator. The request will specify the nature of the event and the proposed date, time, and location. Advanced written permission is required prior to the event and approval will be provided in a timely manner. All tenant requests will conform to the following criteria:

- a. Events will occur at specially designated outdoor locations on the ramp. Event activities will occur outside the view of Airport customers and will not impact regular Airport operations.
- b. No permanent or long-term storage of any barbeque grill is allowed on the ramp.
- c. Barbeque grills and other supplies may be transported to the designated location two hours before the start time for the event. All barbeque grills, supplies, and debris are to be removed from the designated location within ninety minutes after the event ends.
- d. At least one 20# ABC fire extinguisher and a water source (hose or water bucket) will be kept at the designated location during the event.

- e. Additional requirements and restrictions may be set based on the type of event according to the discretion of the Airport.
- f. The Airport reserves the right to change details of the special event or rescind permission at any time based on operational or safety requirements of the Airport.

The Airport also encourages tenants to use the picnic pavilion north of the airport complex which is equipped with picnic tables and a barbeque grill. Advance written permission is also required to use this space.

3.13 Cost Recovery for Property Damage and Personal Injury

The SLCDA shall recover expenses incurred from any Person causing injury or property damage of any kind.

The liable party will be billed for charges to repair Airport property damage including the cost of labor. Payment will be guided by standard accounting procedures.

3.14 Emergency Operations

Actions pertaining to emergency or disaster operations will be governed by the Airport Emergency Plan (AEP) as amended and on file with the SLCDA Operations Division. The Airport also has a Family and Friends Assistance Support Plan on file designed to support the airlines and involved agencies during major aircraft accidents.

3.15 Energy Management Program

The Airport has instituted an Energy Management Program to promote energy conservation in the design and operation of its facilities. Tenants and other users of the Airport are urged to establish energy conservation measures within their leased area and to support the Airport's program. The program minimizes the energy consumed for heating, cooling, lighting, etc. and reduces annual building operation costs. The program operates without a detrimental reduction in service.

The Airport's Maintenance and Planning Divisions deploy energy conservation initiatives, conduct energy conservation studies, monitor use and develop procedures to conserve as much energy as possible in Airport facilities.

3.16 General Conduct and Use of Public Areas

In order to ensure the safety, security, health, and convenience of airline passengers, employees, and contractors working at the Airport, Persons may not enter or be present in the Public Areas of the Airport, except for Persons who can demonstrate they fall within one or more of the following:

- a. Ticketed airline passengers;
- b. Individuals meeting, accompanying, or assisting ticketed passengers on an arriving or departing flight.

- c. Individuals whose employment requires their presence in one or more Public Areas: and
- d. Other individuals who have been authorized by Airport officials to enter and be present in one or more Public Areas.

No Persons shall use or otherwise conduct themselves upon any portion of the Airport in any manner contrary to the intended use or posted directions applicable to that area. No Persons shall use, keep, or permit the Airport to be occupied or used in a manner offensive or objectionable to the SLCDCA or other users for any reason, or interfere in any way with other occupants or those conducting business at the Airport.

3.17 Insurance Certificates

Airport tenants, users, vendors, contractors, subcontractors, and all other commercial operators on Airport property shall provide the SLCDCA with a Certificate of Insurance demonstrating the required insurance limits are in place. Without exception, all insurance certificates and the policies they represent shall list the Salt Lake City Corporation as an Additional Insured.

3.18 Licenses, Permits, Certifications and Ratings

Tenants and Operators shall obtain and comply with the requirements of all necessary licenses, permits, certifications, or ratings for the conduct of operator's activities at the Airport as determined by the SLCDCA or any other duly authorized agency prior to engaging in any activity at the Airport. Upon request, Tenants and Operators shall provide copies of such licenses, permits, certifications, or ratings to the SLCDCA within five business days or as contractually specified. Operators shall keep in effect and post in a prominent place all necessary or required licenses, permits, certifications, or ratings. Tenants and/or Operators will additionally refer to individual lease agreements with the SLCDCA for further requirements, if applicable.

No air or passenger carrier shall conduct scheduled operations at the Airport without entering into a Non-Signatory Agreement or Signatory Agreement with the SLCDCA and providing documentation of a current insurance policy and security, all in accordance with the SLCDCA's specifications. A Non-Signatory agreement may be held by any air carrier holding the necessary certificates from federal or state agencies having jurisdiction to provide air transportation of passengers, mail or cargo at the Airport and who elects not to become a Signatory Airline.

3.19 Lost and Found

Anyone finding a lost, misplaced, or abandoned article in the public area shall turn it in to the Lost and Found office or to a SLCDCA representative. The Lost and Found office is open Monday - Friday from 8:00 a.m. to 4:30 p.m. (Closed Holidays) and can be reached by going online to slairport.com, then clicking on Airport Services to file a lost item claim. People seeking lost items can reclaim them at the SLCDCA's Lost and Found office or have their item shipped at owner's expense. Items not claimed are dispositioned according to Salt Lake City Ordinance 2.10.130.

3.20 Media Response

Media inquiries will be managed by the SLCDA Communication and Marketing Director or a designee. Media inquiries involving tenant oriented or related issues will be forwarded to the tenant for response.

In order for the media to gain access beyond the security screening checkpoints, the Department of Airports, the Transportation Security Administration and the sponsoring tenant (i.e., airline, concessionaire) must approve a plan submitted in advance of the activity. All security access procedures must be followed.

3.21 Painting and Doping

Doping processes, painting, or paint stripping shall be performed only in those facilities approved for such activities and in compliance with applicable law, without limitation, and the Airport's Storm Water Pollution Prevention Plan (SWPPP).

3.22 Preservation of Property

No one shall destroy or cause to be destroyed, injure damage, deface, or disturb, in any way, property of any nature located on the Airport. Anyone causing or responsible for such injury, destruction, damage or disturbance to Airport-owned property shall report such damage to the Operations Division and shall reimburse the SLCDA the full amount of repair and replacement of property.

No Person shall take or use any aircraft, aircraft parts, instruments, tools owned, controlled, or operated by any Person while on the Airport or within its hangars, except with the written consent of the owner or operator thereof. No individual or group shall prevent the lawful use and enjoyment of the Airport by others. Any activity which results in littering, environmental pollution, or vandalism on the Airport is not permitted and violators are subject to arrest. Prosecution and fines are determined by applicable law. Any individual or group observing damage, destruction or disturbance on the Airport should contact the SLCDA Control Center at 801-575-2401.

3.23 Payment of Rents, Fees, and Charges

Airport users shall pay the rents, fees, or other charges specified by the SLCDA for engaging in activities. Users' failure to remain current in the payment of any and all rents, fees, charges, and other sums due to the SLCDA shall be grounds for revocation of any agreement or approval authorizing the conduct of activities at the Airport.

3.24 Radio and Wireless Communications

All Airport users at the Airport using any types of radio frequency systems and equipment shall comply with the following:

- a. Prior to any equipment installation and system startup, any use of a radio frequency spectrum shall be reviewed by the SLCDA.
- b. Tenant shall operate any and all of its communications equipment (wired or wireless) in a manner that will not cause interference with operations of the

Airport. Upon notification from the SLCDA, the FAA, the SLCPD Airport Division or the Salt Lake City Fire Department of any interference caused by operator or lessee, tenant shall cease all communications operations, transmissions, and uses on the Airport. Tenant may not resume communications until the SLCDA has so notified the user.

- c. All systems and equipment shall be compliant with all applicable federal, state, local, and SLCDA's regulations. Operators are required to hold a valid license from the Federal Communications Commission (FCC) for the right to use the radio frequency spectrum.
- d. The Airport retains the right to terminate the use of a radio frequency system or interfering equipment if it impacts Airport operations or services.

3.25 Public Records Requests

It is the policy of the SLCDA, in accordance with the Utah Government Records Access and Management Act (GRAMA), to make available public records and reports upon written request. The request should include the requesting person's name, mailing address, daytime telephone number, and a description of the record requested that identifies the record with reasonable specificity, along with any other pertinent information. The written request is acceptable via facsimile, email, or letter. A form is available from the SLCDA Administration and Commercial Services Division, and may also be obtained at: <https://slcairport.com/business-services/public-records/>.

3.26 Third Party Use of Select Space at the Airport

- a. Airport Conference Rooms, Board Room, ATAC

The Salt Lake City Department of Airports, in its sole discretion, rents certain Airport conference rooms, board room, and the Airport Training and Activity Center (ATAC) for a fee.

Space rental requires at least 10 days advance notice, and is available for a minimum of two consecutive hours per day, with a maximum of five consecutive calendar days. Additional days may be added after any person on the waiting list for such space has had the opportunity to rent the space on a first-come, first-serve basis. Information technology support, tables, chairs, and set-up are available for an additional charge. A complete fee schedule and rental form is available from the SLCDA. Existing Airport tenants will be billed after the space is used and payment is due within 30 days. Rental fees from all other users must be fully paid in advance.

- b. Airport Day Use Areas

The Salt Lake City Department of Airports, in its sole discretion, rents select space in the terminal on a limited basis to organizations coordinating the arrival or departure of large groups, such as convention delegates, and to other permit holders in conjunction with the SLCDA Rules and Regulations 3.8 (Commercial Activities), and 3.32 (Solicitations, Demonstrations and Free Speech). The location of the Day Use Areas may change from time to time, depending on

operational and construction needs and constraints. All rental fees must be fully paid in advance. A rental agreement application and fee schedule are available from the SLCDA.

- 1) The Day Use Areas are available on a first-come, first-served basis for a maximum of five calendar days. At the end of each five-day period, applicants may, upon request, be added to the wait list for additional periods of use.
- 2) A maximum of two people are allowed per Day Use Area.
- 3) A maximum of two chairs may be used in conjunction with each Day Use Area. Chairs may be supplied by the Airport, if available.
- 4) All Day Use Areas must be staffed by a representative of the entity renting the area who is over the age of 21 years. The Day Use Areas must be staffed at all times during the period of use and may not be left unattended at any time.
- 5) No eating, drinking, or smoking is allowed at the Day Use Areas.
- 6) Signs must comply with the following requirements and be approved by SLCDA in advance:
 - a) Signs must be 22" x 28" and be rigid sufficient to remain upright and displayed in a SLCDA provided freestanding sign stanchion. Signage must remain within the Day Use Area.
 - b) Signs must be on a white background.
 - c) Lettering must be machine stenciled or press-on letter. No freehand signs will be permitted.

3.27 Response to Public Input

It is the policy of the SLCDA to respond promptly to public input with the intent to enhance public relations, learn from the public's experiences, improve customer service and share feedback with employees. The SLCDA will act promptly on suggestions and will correct situations encountered by the public as determined feasible. The SLCDA will forward input from the public on tenant-oriented topics to the tenant for response.

3.28 Restricted Access Areas

No one shall enter any restricted area posted as being closed to the public, except those assigned to duty therein, authorized by the Executive Director, authorized under federal regulation and all applicable security directives, and passengers under appropriate supervision or entering the apron area for the purposes of enplaning and deplaning.

3.29 Sanitary Sewer System

The only material authorized to be discharged into the Airport's sanitary sewer system is waterborne waste that can be treated at the Salt Lake City wastewater treatment plant operated by Salt Lake City Public Utilities. Refer to Salt Lake City Code Title 17.

All personnel using the triturators shall be properly trained and shall follow the directions on posted signs.

3.30 Storm Drainage System

In compliance with the Airport's Utah Pollutant Discharge Elimination System (UPDES) permit, the only material authorized to be discharged into the Airport's storm drainage system is non-contaminated storm water runoff. No other material may be intentionally or accidentally placed, poured, spilled, flushed, or by any other method, introduced into any storm water grate, inlet, or pipe.

It is unlawful for anyone to place into the storm drainage system any waste or other substances in such a way as will be or may become offensive. This includes unnatural deposits, floating debris, oil scum, etc. It also includes nuisances such as color, odor, taste or conditions which produce undesirable effects on aquatic organisms or in concentrations or combinations of substances which produce undesirable physiological responses in desirable resident fish or aquatic life, or undesirable human health effects, as determined by bioassay or other tests performed in accordance with standard procedures.

The following substances are permitted in the storm drainage system: discharge from fire hydrants, potable water, irrigation drainage, lawn watering, external building washing which does not involve detergents or other compounds, pavement wash waters where spills or leaks of toxic or hazardous material have not occurred and where no detergent or other compounds have been used, air conditioning condensate, springs, uncontaminated groundwater and foundation or footing drains where flows are not contaminated.

Tenants engaged in activities subject to regulation by the Airport's UPDES permit shall develop and maintain as current, a Storm Water Pollution Prevention Plan (SWPPP) as outlined in the permit. Such a plan shall be submitted to the Airport for review and will be part of the Airport's SWPPP.

3.31 Signage and Graphic Standards

The SLCDA strictly controls sign appearance, messaging, quality and placement. The SLCDA manages signage in order to: increase the ease of movement throughout its facilities, eliminate clutter, guarantee uniformity, and ensure visual appeal and appropriate content.

The SLCDA manages the appearance and placement of all interior and exterior signs displayed in and around the Airport. This applies to signs requested by employees, Tenants, agencies, Operators, contractors and other Airport users. Signs must be of a professional quality. No handwritten or poorly manufactured signs will be permitted.

The SLCDA requires that tenants submit sign design and plans for approval prior to construction and installation. The Tenant Relations Coordinator in the Administration and Commercial Services Division will review and approve sign proposals.

Tenants are responsible for the design, fabrication, installation, and cost of signs in their leased areas. The SLCDA reserves the right to remove non-compliant or unauthorized signs and charge the cost of the removal and associated repairs to the tenant.

The SLCDA will provide interior and exterior signs within public areas and certain leased areas visible to the general public. The cost of design, manufacturing and installation is charged to the appropriate cost center.

3.32 Solicitation, Demonstrations, Free Speech

a. Certain Activities Incompatible with Transportation Uses of Airport—Airport Not a Public Forum for First Amendment Activities

Solicitation, demonstrations, and other free speech activities will not be permitted on the Airport property, except in certain identified locations. The Airport is designed and utilized as an air transportation facility. The Airport was neither designed nor intended to be used as a place traditionally used for public assembly and is not a place intentionally open for public discourse or other First Amendment activities. The Airport's restrictions on the exercise of religious, charitable, political and other First Amendment activities are necessary to preserve and promote the health, security, and safety of the passengers, other patrons, and employees using Airport facilities, to promote and maintain the high aesthetic and interior design qualities of the Airport, to avoid visual blight and clutter, to avoid disruption of the activities and operation of the Airport, and to maintain and enhance the efficient operation of the Airport by maximizing passenger and pedestrian traffic flow and avoiding congestion, in keeping with the primary purpose of the Airport and consistent with its design and intended function as a facility for air travel. The Airport is a security sensitive environment and as a result, the security and safety of Airport customers, employees and tenants while in the terminals, on the curbsides, in the parking lots, or anywhere on Airport property is of paramount concern. Therefore, the regulation of certain activities at the Airport is necessary to preserve the ability to utilize the Airport for transportation purposes.

Airport passengers have a need to proceed quickly and freely from their automobiles or other modes of ground transportation to the ticket counters or baggage check-in to their departing aircraft, and from their arriving aircraft to their baggage and/or to their ground transportation. With regard to those activities, time is of the essence. Because of this, it is extremely important for pedestrians as well as vehicle operators not to be distracted by Persons or situations that may impact their safety or that may delay or distract them while walking or driving.

Unfettered use of the Airport to Leaflet, Solicit, proselytize, or demonstrate would prevent the intended use of the Airport as a transportation center and potentially endanger the health and safety of passengers and employees using the

Airport. Moreover, such activities would impede and cause unreasonable hazards during construction activities at the Airport.

The use of the Airport for the purpose of exercising rights of free expression and communication, Picketing, demonstrating, displaying signs, or Soliciting will not be permitted to restrict or impair the transportation function of the Airport or construction.

Passengers are susceptible to fraud or unfair treatment by solicitors because of their being unable, due to time constraints, to study requests for donations, or because of language or cultural differences.

b. The following apply to the use of the Airport for the activities discussed in subpart A, above:

1) Written Permit

No Person may engage in Solicitation, demonstration, Leafleting, Picketing, or other face-to-face discussions without the express, written authorization of the SLCDCA. Those desiring to use the Airport for such purposes must submit a written request to the SLCDCA, which may issue a permit authorizing such activities and shall control time, place, and manner of activities conducted on Airport property. While engaging in any Commercial activity on the Airport, all Persons shall carry and upon request produce for inspection written authorization from SLCDCA to engage in such activity.

2) Content Neutral

The regulation of religious, charitable, and political activities shall be content neutral and shall apply and be enforced without regard to the identity of the individuals or organizations seeking to engage in such activities or the content of the message sought to be communicated.

3) Peaceful and Orderly

All activities on Airport premises shall be conducted:

a) In the peaceful and orderly manner contemplated by law, without physical harm, threat, or harassment of other Persons, and without obscenities, violence, breach of the peace, damage to property, or other unlawful conduct; and

b) Without obstructing the use of the Airport by the public and without hindrance to or interference with the proper, safe, orderly, and efficient movement of passengers and users of the Airport or operation of the Airport and the activities conducted thereupon, and without interference with the rights of others.

4) Leafleting

Leafleting in the Airport is not permitted except upon compliance with the procedures contained herein and shall be limited to Non-Profit printed material. The SLCDA has determined that only certain designated areas of the Airport provide a reasonable opportunity for Leafleting, while not preventing the use of the Airport for its intended purpose of providing safe, orderly, and efficient flow of pedestrian and vehicle traffic. The SLCDA will maintain a map designating those areas where Leafleting may be conducted.

5) Picketing or Other Face-to-Face Discussions

Picketing or other face-to-face discussions in the Airport are not permitted except upon compliance with the procedures contained herein. The SLCDA has determined that only certain designated areas of the Airport provide a reasonable opportunity for Picketing or other face-to-face discussions, while not preventing the use of the Airport for its intended purpose of providing safe, orderly, and efficient flow of pedestrian and vehicle traffic. The SLCDA will maintain a map designating those areas where Picketing or other face-to-face discussions may be conducted.

Picket signs may not be attached to clubs, poles, or other hard objects, must be carried or otherwise attached to the individuals engaged in Picketing activities, and must not interfere with the use of Airport Facilities for their intended purpose.

6) Soliciting

No Person shall conduct or participate in any Solicitation activities except upon compliance with the procedures contained herein. The SLCDA has determined that only certain designated areas of the Airport provide a reasonable opportunity for Soliciting, while not preventing the use of the Airport for its intended purpose of providing safe, orderly, and efficient flow of pedestrian and vehicle traffic.

7) Designated Areas; Prohibited Areas

SLCDA will maintain a map designating those areas where Soliciting, Leafleting, Picketing and other face-to-face discussion in the Airport may be conducted. Where necessary to preserve the use of the Airport by the public for transportation purposes, the SLCDA may reduce or change the size, number, or location of the designated areas from time to time to take into account changes in pedestrian flow, construction, alterations to the terminal, emergency conditions, or other unforeseen circumstances. Soliciting, Picketing, Leafleting, or other face-to-face discussions are prohibited in the following areas, since such activities would interfere with and prevent the use of the Airport for its intended purpose of providing a safe, orderly and efficient flow of pedestrian traffic:

- a) Air operations areas, secured areas, and sterile areas, including any areas beyond the security checkpoints through which passengers and visitors are required to pass when moving toward aircraft gate positions;
 - b) Roadways and thoroughfares for vehicles;
 - c) Except where expressly allowed, curbsides or curbs at which passengers load or unload from vehicles, and staging areas for ground transportation vehicles;
 - d) Within 30 feet of any security checkpoint;
 - e) Within 10 feet of any area leased exclusively to a tenant of the airport;
 - f) Within 10 feet of any stairwells, doorways, escalators, moving walkways, or baggage conveyance bins or equipment;
 - g) In any areas reserved for particular uses, such as parking areas, restroom facilities, restaurants, ticket counters, or baggage claim areas;
 - h) Within 50 feet of any construction site or construction equipment; and
 - i) Within Construction Areas.
- 8) Registration and Permitting Process
- a) In order that adequate precautions may be taken by the SLCDCA to protect the public health, security, safety, and order; to assure efficient and orderly use of Airport property for its primary purpose; and to assure equal opportunity for freedom of expression, at least 7 days prior to any Person engaging in any Soliciting, Leafleting, Picketing, or other face-to-face discussions at the Airport, such Person must submit a request for permit to:

Airport Operations - Permits
Salt Lake City Department of Airports
P.O. Box 145550
Salt Lake City, UT 84114-5550
801-575-2491
 - b) The request for a permit shall state:
 - i. The full name, mailing address, and telephone number of the Person requesting the permit, and if the requestor is an organization sponsoring, conducting, or promoting the activity, the full name, mailing address, and

telephone number of the organization, and the full name, mailing address, and telephone number of a responsible officer or agent of such organization;

- ii. A description of the proposed activity, stating the type of communication to be involved (e.g., Soliciting, Picketing, or other face-to-face activity) and the size and number of Leafleting materials to be handed out or the signs being utilized for the activity;
 - iii. The date, hour, and anticipated duration of such activity;
 - iv. The number of individuals planning to participate in such activity; and
 - v. A statement from the Person sponsoring or conducting the proposed activity whether the purpose for the proposed activity is for charitable, religious, or political purposes.
- c) If the number of permits issued by SLCDA to Persons seeking to engage in permitted activities on any given day exceeds the number of available locations on such day, permit holders will be assigned locations on a first come, first served basis. Those permit holders not receiving a designated location will be placed on a waiting list and, when a permit holder departs, the next permit holder on the waiting list will be assigned a location for its permitted activities.
- d) Any Person may apply for a permit with the SLCDA on any Monday through Friday that is not a holiday between 9:00 a.m. and 3:00 p.m. by providing the information described above. The SLCDA shall review the application for sufficiency of information, and shall promptly issue a permit or notify the applicant in writing why issuance of a permit is delayed or denied.
- e) The activities referred to herein shall be conducted strictly in conformity with the terms and conditions set forth in the permit issued by the SLCDA and these Rules and Regulations.
- f) No more than the number of individuals designated by the SLCDA may engage in the permitted activity at one time.
- g) If a Person desires to use a desk in the terminals in connection with a permit hereunder, such Person shall comply with the requirements set forth in Airport Rules and Regulation paragraph 3.26.b.

9) Prohibited Conduct

The following activities are prohibited at the Airport, with or without a permit:

- a) The conduct of a game of chance;
- b) The sale, distribution, exchange, or handing out of any type of food, drink (including pre-packaged water), or other goods, or services of any kind on the Airport, except printed materials previously approved by SLCDA in connection with a permit by any Person engaged in Leafleting;
- c) The conduct of any polls, questionnaires, or surveys on the Airport without the express written permission of the SLCDA;
- d) Any attempt to pin, tie, or attach any item or symbol to the clothing, luggage, or vehicle of any Person without the Person's consent; to assail, coerce, threaten, physically disturb, assault, or commit battery on any other Person; to touch any Person without his or her consent; or to obstruct and interfere with the conduct of authorized business at the Airport;
- e) The use of any noise-making device, musical instrument, sound or voice amplifying apparatus, including any other activity that could reduce the effectiveness of the public address system or that could interfere with the functions of the Airport;
- f) The placement of a table, bench, podium, rack, display stand, easel, chair, sign, stove, fire, warming or cooling device, or other paraphernalia or item on Airport property, unless expressly permitted in writing by the SLCDA;
- g) The distribution of literature, other printed matter, or the display of signs at the Airport without a permit or after the required permit shall have been terminated or expires;
- h) Littering or disposing of trash, except in properly marked containers;
- i) Failure to abide by all applicable local, state, and federal laws, statutes, ordinances, policies, rules, and regulations while on Airport property;
- j) Any conduct that shall physically impede, obstruct, or interfere with the free movement of any Airport passenger, user, tenant, or employee, including any activity that constitutes a danger to Persons or property or which interferes with the orderly formation and progression of waiting lines, or interferes with any of the following: pedestrian or vehicular travel; the issuance of tickets, boarding passes, or other documents for air or ground

transportation; luggage, cargo movement, or handling; entry to or exit from vehicles, elevators, escalators, doorways, or passageways; activities by authorized Airport tenants; security procedures; government inspection procedures; cleaning, maintenance, repair, or construction operations;

- k) Any conduct that indicates or attempts to indicate to the public that an individual conducting any activities pursuant to a permit issued by the SLCDA is a representative of the Airport or the City;
- l) Any conduct that misrepresents the identity of the individual or organization for which the individual is performing the permitted activities;
- m) Failure to cooperate in the investigation of any complaint received by the SLCDA regarding the conduct of any participant in connection with a permit.

10) Activities During Emergencies

Any Person Leafleting, Picketing, Soliciting, or otherwise engaging in activities in an area affected by an emergency declared by the SLCDA shall promptly follow the instructions from authorized SLCDA personnel, security officers, law enforcement officers, or others authorized to act in the event of emergency, which may include the cessation of any permitted activities for the duration of the emergency. As soon as the SLCDA announces an end to the emergency, permit holders in possession of current permits may resume their permitted activities.

11) Accidents

If any participant is involved in an accident or other incident in which any Person is injured or property is damaged, a participant or the participating organization shall notify SLCDA immediately as follows:

- a) To summon medical assistance, dial 801-575-2911.
- b) To report property damage, dial 801-575-2401.

12) Violations

Violations of the provisions of the permit or these Rules and Regulations by any Person or representative of an organization may cause the termination of the permit under which such Person is operating. Such termination shall be effective immediately upon notice, which may be provided by SLCDA to permit holders as follows: (i) If the nature of the violation is such that the activity must be stopped immediately, SLCDA may communicate verbally or in writing to participants that the permit has been revoked and participants must cease all activities on Airport

property; (ii) if the activity presents no immediate need to cease, SLCDA may place in first class mail, certified mail, email, or courier notice of termination to the holder of the permit, to the address shown on the permit, indicating the reason for the termination. If the violations are not corrected in a timely fashion, depending on the nature of the violation, the Person or organization shall not be eligible for a new permit for a period of six months.

3.33 Smoking

In accordance with the Utah Indoor Clean Air Act, smoking is prohibited except in designated areas in front of the terminal. Smoking, vaping, or the use of electronic cigarettes is strictly prohibited while fueling aircraft or anywhere within the Air Operations Area. The AOA includes runways, taxiways, and apron areas, including where aircraft park and are serviced, refueled, loaded with cargo, and accessed by passengers.

3.34 Special Events

Special events require coordination, regulation, and authorization of the SLCDA. Request for authorization shall be in the form of a letter to the Executive Director or their designee. Certain activities shall require an executed lease, operating agreement or permit with the Airport. The SLCDA reserves the right to decline events or activities that will interfere with operations or intended use of its property.

3.35 Tenant Compliance

Tenants are obligated to submit proposed tenant improvements using the current Tenant Design Standards Guidelines and submit a Tenant Improvement Application to the SLCDA Tenant Relations Coordinator and follow the approval process.

Tenants are to familiarize and comply with any Maintenance Matrix guidelines associated with their lease agreements.

3.36 Tenant Signage/Advertisements

Tenants desiring to advertise new routes and other airline or tenant-specific promotions shall request permission from the SLCDA through the Tenant Relations Coordinator. Upon approval, the SLCDA will permit new route advertisements to be displayed not earlier than 30 days before the new service begins, and not longer than 30 days after it has begun, unless a written exception is provided by the SLCDA.

Written advertisements, signs, notices, circulars or handbills may be posted or distributed only with the prior written permission of the SLCDA.

The SLCDA has the right to remove any sign, placard, picture, advertisement, banner, or notice in any such manner as the SLCDA may designate.

Signage installed on the Airport must meet the specifications approved by the SLCDA.

Tenants will be billed by the SLCDA for new signs and changes to existing signs with the exception of temporary signs as noted above which remain the responsibility of the tenant. New airlines starting service at Salt Lake City International Airport will be reimbursed for these charges if the airline is actively operating at the Airport after one year. Airlines or other tenants requesting changes to signs due to marketing initiatives, voluntary relocations, name changes, etc. must pay for the changes. Costs for changes due to airline mergers, airlines that leave the market or go out of business will be borne by SLCDA. The Airport's sign fabrication department will review requested sign changes or additions, provide cost information and ensure consistency with the Airport's sign system. Tenants will contact the Airport's Tenant Relations Coordinator to initiate this process including requesting sign changes, additions and a quote for associated costs

3.37 Third Party Operators

A permit from the SLCDA must be obtained and prior approval given before a Third Party Operator conducts any commercial activity at the Airport.

3.38 Through-the-Fence Access

Through-the-fence access is prohibited at the Airport. The SLCDA does not permit access to the public landing area by aircraft or for other aeronautical activities from land adjacent to, but not part of, the airports it manages.

3.39 Trash, Recycling and Other Waste Containers

The SLCDA shall designate areas to be used for trash and recycling receptacles. Tenants, operators and other users of the Airport shall not move or otherwise relocate SLCDA's placed trash and recycling containers. Garbage, empty boxes, crates, trash, papers, plastics, refuse, or litter of any kind shall not be placed, or deposited on the Airport, except in the trash and recycling receptacles provided specifically for that purpose. The burning of garbage, empty boxes, crates, trash, papers, refuse, or litter of any kind on the Airport is prohibited. Trash, recycling and other waste containers at the Airport shall only be used for trash and recyclables generated on Airport property. Trash, recycling and other waste container areas shall be kept clean and sanitary at all times.

Tenant trash, recycling and other waste containers shall be emptied with sufficient frequency to prevent overflowing and shall be cleaned with sufficient frequency to prevent attracting pests or the development of offensive odors.

3.40 Use of Roads and Walks

Travel on the Airport other than on designated roads and walks are prohibited. Nothing, including vehicles or objects, shall block any designated road or walk unless required for maintenance or Airport operational need.

3.41 Use of South Perimeter Path

Because of its proximity to the airfield and associated equipment, access to the South Perimeter Path (SPP) is restricted and controlled by the Airport's Operations Division. During periods of increased security threat levels, the south perimeter path gates may be locked and access may be denied.

Path users are required to have sanctioned Airport identity badges issued through the Access Control department to open gates during their locked hours. Individuals that have an identity badge in relationship to their employment can request access to the path be added.

For those who do not hold a badge in relationship to their employment, there is a one-time fee of \$15. A passport, a certified birth certificate, a driver's license or other proof of identity as determined by Access Control is required with an application.

Pedestrian gates to the path are locked except from February 1 – September 30 when they are open from 5:30 a.m. to 10:00 p.m. and from October 1 – January 31 when they are open from 7:00 a.m.-7:00 p.m.

Vehicle gates are locked at all times and access is provided based on operational need.

3.42 Protection of Finishes

When materials, products, and equipment are transported, all finishes are to be protected, including but not limited to, terrazzo, carpet and tile flooring, and walls. Airport users will ensure all proper safety requirements are in place. All delivery or transport carts must be approved by SLCDA and be equipped with nylon, neoprene or pneumatic wheels to prevent marking or scuffing of corridor floors. Laying plywood or other heavy duty floor for protection may be required. Users will be responsible for any damage to any existing finishes, fixtures or any other damages it causes.

3.43 Wildlife Hazard Management Plan

The Airport's Wildlife Hazard Management Plan is administered by the Airport Operations Division in coordination with other Airport Divisions and federal, state and local agencies.

The comprehensive approach outlined in the plan is aimed at mitigating hazardous wildlife in and around the Airport environment. Actions are centered on habitat modification, trapping, hazing, and lethal control. An important component of the plan is logging control efforts, completing regular surveys to learn seasonal wildlife patterns, and reporting statistics to measure the Plan's effectiveness.

Habitat management techniques include: mitigating standing water, implementing, and monitoring landscape requirements, fence installation and maintenance, management of existing plants, insect and rodent control, and disruption of structural areas identified as roosting and nesting habitat.

Hazing activities include the use of pyrotechnics, sirens, air horns, and portable scare devices. Species are discouraged from loafing in and around the Air Operations Area. In addition to hazing efforts, Raptors are also trapped, and relocated from the Airfield.

The Airport has a permit to conduct lethal control of wildlife, and follows federal, state, and local regulations.

Airport Wildlife Specialists are scheduled to provide dedicated Wildlife control during seasonal daylight hours, dawn to dusk. In addition to a dedicated Wildlife Division, who

performs lethal control, and trapping operations, all Airport Operations Specialists are equipped, and trained annually in the use of pyrotechnics, and hazing techniques. Airfield Specialists are on the field during all hours of operation, continuing wildlife monitoring, and control efforts when necessary. The Airport also contracts a Wildlife Biologist employed by USDA to assist in administering the program.

4. SAFETY, SECURITY, AND AIRPORT ACCESS CONTROL

4.1 Restricted Areas

No one shall enter any restricted area except those:

- a. Directly engaging in work or an aviation activity that must be accomplished therein
- b. Having prior authorization of SLCDA through its Access Control program
- c. Under appropriate escort
- d. Employed by or representing the FAA, TSA, or DHS

4.2 Role of the Transportation Security Administration (TSA)

The TSA is responsible for checkpoint security screening, including passengers, employees and baggage, at the Airport. The SLCDA will work closely with the TSA and Airport tenants to promote a secure environment.

4.3 Weapons, Explosives, and Incendiaries

Possession and use of any weapons, explosives or incendiaries on the Airport shall be in compliance with all applicable regulatory measures, including those of TSA regarding the transport of weapons on aircraft.

Only law enforcement officers, members of an armed force of the United States, a correctional officer, authorized air carrier employee, authorized Airport employee, or other specifically authorized under applicable law, shall carry any weapon in the Airport terminal unless the weapon is unloaded, in a locked carrying case, brought for the purpose of transport and declared to the airline. Upon request of a law enforcement officer, weapons that are carried by unauthorized individuals but not intended for transport shall be removed from the terminal or placed in the custody of the SLCPD Airport Division.

Discharge of any weapon on the Airport is prohibited, except in the performance of official duties or in the lawful defense of life or property.

Except for firearms belonging to authorized law enforcement officers, firearms may not be stored within the restricted area or sterile area at any time.

4.4 Access Control and Enforcement

The SLCDA imposes rules pertaining to security to provide for the safety and security of people and property traveling through the Airport and in order to comply with legal requirements mandated by the U.S. Department of Homeland Security by and through its Transportation Security Administration.

Failure to comply with the security rules, the Airport Security Program, and applicable federal regulations may result in TSA civil penalties and enforcement action by the SLCDA. The Airport Security Coordinator reserves the right to exercise reasonable discretion in determining the enforcement action prescribed based on the circumstances of the security violation. The severity of the offense will be noted on the letter to the individual committing the offense.

Anyone found in violation of the security rules is subject to the following:

First Offense:

- a. The SLC identification badge will be confiscated for 24 hours and security retraining has been completed by the individual.
- b. A \$50 badge reinstatement fee will be assessed to the individual. The company will be notified of the violation and will be required to provide details on their planned actions to preclude future violations.
- c. SLCPD Airport Division will take appropriate actions to address the offense, which may include issuing a criminal citation.

Second Offense (within a two-year period):

- a. The SLC identification badge will be confiscated for three days and security retraining has been completed by the individual.
- b. A \$100 badge reinstatement fee will be assessed to the individual.
- c. The company will be notified of the violation and will be required to provide feedback on actions taken to preclude future violations.
- d. SLCPD Airport Division will take appropriate action to address the offense, which may include issuing a criminal citation.

Third Offense (within a two-year period)

- a. The identification badge will be revoked and the individual will lose his or her ability to hold an SLC Airport-issued identification badge.
- b. SLCPD Airport Division will take appropriate action to address the offense, which may include issuing a criminal citation.

4.5 Keys and Locks

The SLCDA controls locks and keys in Airport-owned facilities, including tenant leased premises and complies with the TSA key and lock program standards. Requests for the issuance of keys must be made following an application process through the Access Control Office. After the request has been processed, keys will be available for distribution at the Access Control Office.

All Airport-owned space is required to be fully accessible to the SLCDA. If extraordinary security is required to a specific area beyond that expected of ordinary workspace, an “off-system” key will be made as long as the SLCDA has access to it during emergencies.

Only tenants who are contractually tied to the Department of Airports will be issued keys to rented space. Their subcontractors, suppliers or subleases will be required to go through the tenant for access. If the tenant desires to supply keys for joint use, they must seek prior approval from the SLCDA. The approval does not relieve the tenant of the responsibility to maintain the security of the space as outlined in federal, state and local regulations.

The SLCDA may change the key and lock system at its discretion to prevent a security compromise.

Tenants apply for keys with the SLCDA’s Operations Division with designated forms by an authorized tenant representative. The representative must submit a list of all of the individuals to be provided with keys. The Airport will require these individuals to sign for the keys. The tenant is responsible for tracking the keys and insuring their return to the SLCDA when their employee no longer requires the key. Keys may not be transferred from tenant employee to tenant employee. Keys may not be duplicated. Each new recipient is required to submit a request and sign for a key. A charge for each non-returned key will be assessed to the tenant.

Replacement fees for keys will be assigned as follows:

Fee Assessed to Individual:

Lost Key Replacement	\$10.00
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Fees Assessed to Company:

Key not returned upon termination:	\$10.00
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Re-key of door:	\$50.00 for core and \$10.00 per key
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Refund for returned lost/stolen key: \$5.00

4.6 Airport Security Badge Fees

The Access Control Office issues airport identification/access badges, provides fingerprinting services for the purpose of obtaining criminal history records, and submits biographical information for the TSA-required security threat assessment for qualified applicants. The primary responsibility for controlling and returning airport issued identification badges rests with the designated company authorized signer.

The Department of Airports has established the following fee structure for badging services. Fees are non-refundable unless noted otherwise.

Fingerprint/Security Threat /Assessment Fees

\$30.00	Fee for TSA-required background check (fingerprints and security threat assessment)
\$ 9.00	Fee for individuals requiring a security threat assessment only

Companies are invoiced on a monthly basis for all fingerprints/threat assessments conducted for their employees.

Ground Transportation Driver Fees

\$65.00	Badge Fee (no charge for renewal)
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General Aviation Hangar Tenant Fees

\$00.00	No Charge for First Two Badges per Hangar Tenant
\$25.00	Each Additional Badge

Bike Path Fees

\$15.00	Initial Badge Fee
\$15.00	Replacement Fee for a Lost/Stolen Card

Replacement Fees for Lost/Stolen Badges

\$50.00	(No charge assessed on a stolen badge if police report is submitted)
\$25.00	Refund for returned lost/stolen badge (if returned prior to expiration)

Non-Returned Badge Fees

\$100.00	per badge not returned when no longer needed
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The non-returned badge fee is assessed to the company.

Contractor (Construction) Badges

A badge deposit is required on each construction project based on the project cost as shown in the following table. The full deposit amount must be submitted before badges and vehicle ramp permits may be issued. At the completion of the project, a \$250 fee for each non-returned badge, \$50 fee for each non-returned vehicle ramp permit, and \$100 for each non-returned key will be deducted from the deposit and the remaining balance refunded. The deposit must be submitted by the General Contractor.

<u>Contract Value</u>	<u>Required Deposit Per Project</u>
\$0 to \$500,000	\$5,000
\$500,001 to \$1,000,000	\$10,000
\$1,000,001 to \$5,000,000	\$15,000
\$5,000,001 to \$10,000,000	\$20,000
\$10,000,001 to \$25,000,000	\$25,000
\$25,000,001 to \$50,000,000	\$50,000
\$50,000,001 to \$100,000,000	\$75,000
Over \$100,000,000	\$100,000

The deposit is in addition to the \$30.00 non-refundable fee to conduct the TSA-required fingerprint check and security threat assessment (STA). These fees are invoiced to the general contractor on a monthly basis as background checks are processed throughout the duration of the project.

5. AIRCRAFT OPERATIONS

5.1 Compliance to Rules and Regulations

No Person shall navigate, land, service, maintain, or repair any aircraft on the Airport, fly from the Airport, or conduct any aircraft operations on or from the Airport other than in conformity with current Federal Aviation Administration and all federal, state, local, and other applicable rules and regulations.

Aircraft operators shall obey all pavement markings, signage, and lighted signals unless instructed otherwise by the ATC or the SLCDA.

Operating an aircraft constructed, modified, equipped, or loaded as to endanger, or be likely to endanger people or the property of any entity, is prohibited.

5.2 Requirements for Aircraft

No aircraft shall land at or take-off from the Airport unless it is equipped with a properly functioning two-way radio capable of communicating with the ATC. If an aircraft is being towed, two-way radio communication must be maintained except in tenant-leased areas.

5.3 Clearance May be Refused

The Executive Director or their designee may suspend or restrict any or all aircraft operations on the Airport whenever such action is deemed necessary in the interest of safety.

5.4 Taxiing

While taxiing on the airfield:

- a. Aircraft shall travel at speeds that will ensure complete control at all times.
- b. While awaiting take-off clearance, aircraft shall not taxi past the holding lines painted on the taxiway.
- c. No aircraft shall execute 180-degree turns on runways and taxiways.
- d. Aircraft will not taxi between a gate or building and another aircraft being pushed back or powered back except under the guidance of someone on the ground and wing walkers.

- e. Aircraft other than those of tenant operators will not have access to leased areas except with prior approval coordinated by the lessee through the Airport Operations Manager.
- f. Aircraft not granted access to leased areas will be directed to the Transient Aircraft parking area.
- g. Aircraft power back operations are not authorized at the Airport without the express approval of the Airport Operations Manager.

5.5 Passenger Loading Bridge Operation and Maintenance

The Airport will carefully coordinate preventive bridge maintenance and damaged bridge repair with the airlines and contractors.

The airlines that operate at the Airport are responsible for the following:

- a. Insuring that only airline employees or airline representatives may operate passenger loading bridges.
- b. Training passenger loading bridge operators including orientation to the manufacturers' guidelines and Airport requirements.
- c. Monitoring the condition of all bridges. An authorized representative must promptly notify the Airport of maintenance, janitorial or repair work via the Control Center at 801-575-2401.
- d. Directing requests in excess of standard maintenance to the Airport's Tenant Relations Coordinator.
- e. Coordinating with the Airport and contractors to facilitate work on passenger loading bridges.
- f. Determining if an aircraft may remain at the gate during passenger loading bridge maintenance and repair.

5.6 Aircraft Parking and Storage

Aircraft shall be parked only in those areas designated for such purpose and shall not be positioned in such a manner so as to block a runway, taxiway, taxi lane or fire hydrant, or obstruct access to terminal gates, loading bridges, hangars, parked aircraft, or parked vehicles in accordance with Salt Lake City Code, Title 16 and established Airport policies.

Aircraft operators shall ensure parked and stored aircraft are properly secured as set forth in federal regulations.

Remote ground service equipment storage areas may be made available on an as-needed or pro-rata basis and will be designated by the Executive Director.

5.7 Overnight Parking (RON)

All overnight parking (RON) of aircraft on non-leased areas must be approved by the Airport Operations Division. Parking approvals are given on a first-come, first-served basis. Long-term parking (more than 24 hours) must be requested and approved in writing. Overnight parking will be recorded by Airport Operations personnel at 3:00 a.m. daily and fees will be charged as designated in the Airport Use Agreement and the rate schedule published on the Airport's website.

5.8 Disabled Aircraft or Aircraft Involved in an Accident

Any aircraft or parts thereof interfering with the normal runway or taxiway traffic shall be removed from such runway or taxiway. If the owner, pilot, or agent fails to comply with such request and the Executive Director finds such aircraft or parts interfering with the safe operation of the Airport, the Executive Director or designee may cause removal of such aircraft or parts at their discretion and as they deem appropriate under the circumstances. The full risk and expense of such removal shall be assessed against the owner without liability of any nature to the Airport, the Executive Director.

- a. An aircraft involved in an accident on the Airport may not be removed from the scene of the accident until authorized by the SLCDA who shall receive authorization to remove the aircraft from the FAA or NTSB, when applicable.
- b. Once authorization to remove the aircraft has been issued, the aircraft operator shall be responsible for the safe and prompt removal of disabled aircraft and parts to a non-movement area.
- c. If immediate arrangements are not made (so that the Airport can return to full operational status without unreasonable delay), the SLCDA may have the aircraft removed at the aircraft operator's risk and expense without liability for damage arising from or out of such removal.
- d. Disabled aircraft shall be removed as soon as possible.

5.9 Aircraft Accident and Incident Reports

- a. Aircraft operators involved in aircraft incident or accident on the Airport resulting in injury or death or damage to property shall make a full and prompt report of the accident to the SLCPD Airport Division and/or Airport Operations, complete any necessary reports or forms, and comply with all applicable provisions of Federal Aviation Administration (FAA) and National Transportation Safety Board (NTSB) Regulations. Damage to property includes damage to a runway, taxiway, taxi lane, apron, signage, or navigational aid, light, or fixture.
- b. Copies of incident reports may be obtained from the Airport by submitting a written GRAMA request.

5.10 Aircraft Assembly, Cleaning, Maintenance, and Repair

- a. Aircraft assembly constitutes maintenance and is permitted only in areas designated for that use, and in hangars approved for that activity.
- b. Aircraft Cleaning
 - 1) Aircraft cleaning shall be performed only in areas designated for such use.
 - 2) Tenants performing aircraft cleaning must obtain a discharge permit for vehicle washing effluent from the Salt Lake City Department of Public Utilities.
 - 3) Cleaning practices using flammable materials are prohibited. Cleaning practices using combustible materials are prohibited within any building or within 50 feet of any building, aircraft, vehicles, fuel storage facility, or fueling operation.
 - 4) Use of any Class 1-A liquid (as defined in federal regulations) is prohibited.
- c. Aircraft Maintenance and Repair
 - 1) Aircraft maintenance and repair is permitted only in areas pre-approved by the SLCDA.
 - a) With exception of preventive maintenance, repair and maintenance of general aviation aircraft shall be confined to designated areas within an FBO's leased premises.
 - b) Preventive maintenance may be performed on aircraft located on tie downs and in T-hangars if appropriate measures are taken to collect and store any fluids that may be released.
 - c) Minor maintenance of air carrier aircraft may be performed at the gate positions in the passenger terminal area if appropriate measures are taken to collect and store any fluids that may be released. For all other work, the aircraft must be moved to the air carrier's maintenance area or to an area designated by SLCDA.
 - 2) Aircraft painting may only be performed in buildings approved for that activity.

5.11 Helicopter Operations

- a. All helicopters at the Airport shall take-off, land, or taxi only from established, Airport approved, parking pads, designated ramps or Airport taxiways and runways.

- b. Helicopters shall park or operate only in the areas designated for such operations.
- c. Helicopters shall not be operated within 200 feet of any area where light aircraft are parked or operating, unless such area is specifically established for helicopter operations.
- d. Helicopters shall not be taxied, towed, or otherwise moved with rotors turning unless there is a clear area of at least 40 feet in all directions from the outer tips of the rotors.
- e. Helicopters are prohibited from landing, taking off, or air taxiing between structures less than 120 feet apart.
- f. Over-flight of a structure on the airfield by helicopters must be conducted without hazard to people or property.
- g. Trailers or dollies shall be utilized to tow helicopters to parking pads for flights. Helicopter tow vehicles and trailers shall not be left at the SLCDA public use parking pads.
- h. Helicopter owners, operators towing vehicles or trailers being utilized at the Airport must make prior arrangement with Airport Operations for approval and location of towing equipment.

5.12 Noise Abatement Procedures

- a. Aircraft operators based at the Airport shall become familiar with, and adhere to, the noise abatement measures outlined in the Airport's Noise Compatibility Program and Federal Aviation Regulations (FAR) Part 150 Study.
- b. Copies of the Airport's Noise Compatibility Program are available at the SLCDA administrative offices.
- c. Aircraft operators shall use procedures that result in minimum noise to areas surrounding the Airport. This includes, but is not limited to, avoiding low altitude maneuvers. Optimum power settings and operating altitudes shall be maintained consistent with safe operating procedures for the aircraft.
- d. Flights overpopulated areas shall be avoided to the extent consistent with safety.
- e. Aircraft engine run-ups may only be conducted in locations approved by SLCDA.
 - 1) Aircraft engine run-ups must be coordinated with Air Traffic Control.
 - 2) Aircraft engine run-ups must be conducted with the aircraft positioned to direct engine exhaust forces away from the taxiway, runway, or adjacent ramps and roadways.
 - 3) Aircraft engine run-up locations are limited to the following:

- a) Taxiway K1 / Runway 35 run-up area (daylight hours only)
 - b) Taxiway K9 / Runway 17 run-up area
 - c) Taxiway Q / Runway 14 run-up area
 - d) Taxiway A11 / Runway 16R run-up area
- 4) Aircraft engine run-ups in a location other than those indicated in 5.12.e.3 must be coordinated in advance with the Airport Duty Manager.

5.13 Specialized Aeronautical Activities

- a. Hot air balloon operations, parachute drops, banner or glider towing, ultralight aircraft and similar operations are prohibited at the Salt Lake City International Airport.
- b. Such specialized activities may be approved on a special events basis with prior written approval from the SLCDA and with coordination with the FAA.

5.14 Air Traffic Rules

The air traffic rules as established by the FAA and currently in effect are hereby adopted by reference and made a part of these rules as fully as if the same and each and all of them were set forth herein.

5.15 Unmanned Aircraft Systems (UAS)

a. UAS Operations at SLCDA Airports

UAS operations at the three SLCDA operated airports require prior coordination with the Airport Operations Division.

- 1) Operations at Salt Lake City International Airport require:
 - a) Approval from the Assistant Director of Operations-Airfield
 - b) Approval from the FAA Air Traffic Control Tower
 - c) Approved need to support airport functions
 - d) At least five days' notice
- 2) Operations at South Valley Regional Airport require:
 - a) Approval from the General Aviation Manager
 - b) Approved need to support airport functions
 - c) At least three days' notice

- 3) Operations at Tooele Valley Airport require:
 - a) Approval from the General Aviation Manager
 - b) Approved need to support airport functions
 - c) At least three days' notice

b. UAS Pilot Standards

UAS pilots must have the following qualifications and follow these standards:

- 1) UAS pilots/operators must be FAA Part 107 certified.
- 2) UAS pilots must use a visual observer.

c. UAS System Standards

UAS systems must have the following minimum operating standards:

- 1) Ability to immediately land in an emergency or conflict
- 2) Ability to immediately land in lost communication event
- 3) Ability to tether if appropriate for the operation

d. UAS Insurance Standards

UAS operations on SLCDA property require insurance coverage appropriate to the level of operation as determined by the SLCDA Administration and Commercial Services division.

6. COMMON USE GATE POLICIES AND PROCEDURES

The Salt Lake City Department of Airports (SLCDA) is committed to providing adequate contact gates, hard stand, and remain overnight (RON) facilities to the extent it can accommodate airlines with existing operations at Salt Lake City International Airport (SLC), and also new airline entrants seeking to enter the SLC market. These policies and procedures are intended to maximize the efficient use of Common Use Gates, hardstand positions, and remain overnight (RON) facilities, while also endeavoring to treat all airlines that serve or may serve SLC equitably.

SLCDA's Airport Operations Division shall manage the scheduling and approval of designated Common Use Gates, hardstand positions, and RON facilities for scheduled and non-scheduled flight operations by all carriers in the best interests of airport operations.

SLCDA will utilize this procedure when considering different types of scheduling and air service requests. This procedure will establish priority among airlines requesting accommodation at a Common Use Gate, in an effort to accommodate as many types of airlines as possible under varying circumstances. No airline may use a Common Use Gate, hardstand position, and RON

facility without the prior written approval from SLCDA, in the sole discretion of SLCDA. Written approval provided by SLCDA shall be via email. SLCDA cannot guarantee the availability of any Common Use Gates, hardstand positions, or RON facilities.

Prioritization of Common Use gates shall be managed by SLCDA Airport Operations, with support and coordination with SLCDA's Administration & Commercial Services and Air Service Development management staff.

Preferential Use Gates are governed by the established Airline Use Agreement (AUA) between the SLCDA and the relevant Signatory Airline, and applicable FAA regulations. Where there is a conflict between this document and the AUA, the AUA will govern.

SLCDA shall meet internally every 90 days to assess the performance of this program and will adjust as necessary. Modifications by SLC shall be at the reasonable sole discretion of the Executive Director and will be effective upon 90-day notice to airlines.

6.1 Advance Gate Allocation

The following advance allocation procedures govern airline requests for gate usage.

a. Primary Advance Allocations and Deadlines

Requests that meet the requirements set forth below receive highest consideration and first opportunity for approval for advance requests. These requests must comply with the following:

- 1) Airline Requests: Requests for Advance Allocation must be submitted with all required information no later than the 1st of each month to be considered by SLCDA for flights scheduled two months later. During extraordinary events impacting the entire airline industry (i.e. epidemic, pandemic, major economic events, etc.), SLCDA will attempt to accommodate airlines submitting requests less than two months in advance; however, earlier requests will receive priority. Carriers shall make every effort to submit advance allocation requests based on anticipated needs.
- 2) SLCDA Response: SLCDA will respond with a proposed allocation plan as soon as is possible but in no event later than the 25th of each month for flights scheduled two months later. Any request(s) approved or denied by SLCDA will be clearly indicated in SLCDA's response to individual carriers. See chart below for monthly deadlines.
- 3) Airline Confirmation: SLCDA will assume requesting airlines have reviewed and accepted any proposed advance allocation(s) unless said carrier responds via email no later than the 15th of the month prior to the effective schedule month requesting to rescind or modify any requests

b. Secondary Advance Allocations and Deadlines

Any requests made after the deadline for Primary Advance Allocation will be considered on a first- come, first-serve basis only after all Primary Advance

Allocations have been awarded. Secondary Advance Allocation requests must be made no later than ten (10) calendar days prior to flight operation. SLCDA will respond with an approval or denial to an airline’s request for Secondary Advance Allocations as soon as practicable but no later than twenty-four (24) hours prior to flight operation.

c. Non-Allocated Requests

Any request made for a Common Use Gate less than ten (10) calendar days of operation will be handled as a Non-Allocated Request and may be made no sooner than ninety (90) minutes prior to needed gate occupancy.

d. Special ARP Considerations

SLCDA may give priority to airlines that are operating at the time of the request with Preferential Gate capacity reductions due to the phasing of the Airport Redevelopment Program (ARP).

	Deadline	For Flights Scheduled In
Advance Allocation Requests from Airline	January 1	March
Response from SLCDA	January 25	
Advance Allocation Requests from Airline	February 1	April
Response from SLCDA	February 25	
Advance Allocation Requests from Airline	March 1	May
Response from SLCDA	March 25	
Advance Allocation Requests from Airline	April 1	June
Response from SLCDA	April 25	
Advance Allocation Requests from Airline	May 1	July
Response from SLCDA	May 25	
Advance Allocation Requests from Airline	June 1	August
Response from SLCDA	June 25	
Advance Allocation Requests from Airline	July 1	September
Response from SLCDA	July 25	
Advance Allocation Requests from Airline	August 1	October
Response from SLCDA	August 25	
Advance Allocation Requests from Airline	September 1	November
Response from SLCDA	September 25	
Advance Allocation Requests from Airline	October 1	December
Response from SLCDA	October 25	
Advance Allocation Requests from Airline	November 1	January
Response from SLCDA	November 25	
Advance Allocation Requests from Airline	December 1	February
Response from SLCDA	December 25	

Advance allocation requests will be considered only after the deadline for submission in order to ensure equitable opportunities for all carriers. Requests that carry over into subsequent months will not be considered until after the deadline for the month an operation is scheduled.

6.2 Submitting Primary and Secondary Advance Allocation Requests

To request an advanced allocation, airlines must submit the following information to SLCDA. SLCDA requires at least twenty (20) minutes between a scheduled departure and the next scheduled arrival at a Common Use Gate, except for back-to-back usage of the same Common Use Gate by the same air carrier. SLCDA may at its sole discretion include larger time periods between scheduled operations of two different airlines when generating Common Use Gate plans. All advance allocation requests shall be in a format compatible with SLCDA's scheduling software or other required format communicated, and sent to SLCDA via email to AirportGateManagement@slcgov.com.

a. For each request, clearly indicate the following for each operation:

- 1) All scheduled or otherwise anticipated flights for the SLC station for the effective schedule month, in addition to flights requested at a Common Use Gate
- 2) IATA airline identifiers and flight number
- 3) Aircraft type and model series
- 4) City pairs
- 5) Arrival and departure times shown in local time for origin and destination
- 6) Scheduled beginning and ending dates
- 7) Day(s) of operation
- 8) Any special requests (such as a request for a specific gate) the operation is a turn, originating in SLC, or terminating in SLC
- 9) For turns, indicate which flight is the inbound and which is the outbound

6.3 SLCDA Advance Allocation Priorities

For operations not requiring use of Customs facilities, the order of priority for each flight operation for Primary and Secondary Allocation requests is as follows:

- a. Scheduled (operated four or more times per week)
- 1) Wide-body Aircraft
 - 2) Narrow-body Aircraft

- 3) Regional Aircraft
- b. Scheduled (seasonal and operated less than four times per week)
 - 1) Wide-body Aircraft
 - 2) Narrow-body Aircraft
 - 3) Regional Aircraft
- c. Non-Scheduled/Charter/Itinerant Flights
 - 1) Wide-body Aircraft
 - 2) Narrow-body Aircraft
 - 3) Regional Aircraft

For the purposes of this procedure, a wide-body aircraft is any commercial service aircraft with two or more passenger aisles; a narrow-body aircraft is any commercial service aircraft with more than 76 passenger seats and single passenger aisle; a regional aircraft is any aircraft with 76 passenger seats or less.

6.4 Priority Consideration for Airlines with Concurrent Operations

The intent of this policy is to ensure that an air carrier's Preferential Use gates are utilized in the most effective and efficient manner, and Common Use gates are used only when absolutely necessary to ensure highest and best use of the Common Use gates and to not unduly limit competition at SLC. If an airline submits a request during a timeframe that said airline will have a Preferential Use Gate of their own available to use, other competing requests may be given higher consideration for allocation priority unless adequate justification is provided by the airline to SLCDA along with the request.

When an airline is faced with a flight schedule that exceeds their ability to accommodate all operations at their own Preferential Use Gates and a request is made for a Common Use Gate, the operation with the lowest priority should be requested for the Common Use Gate or provide justification to SLCDA why the higher priority aircraft should be scheduled at a Common Use Gate. Requests that fail to provide justification when such situation is questioned will receive the lower priority among concurrent operations when being considered for advance allocation.

6.5 Priority within Levels

In the event the SLCDA receives competing flight operation requests within the same priority level at similar operating times, SLCDA at its sole discretion, shall determine priority based on several factors to ensure the highest and best use of the Common Use Gates and overall operation of the airport. All factors will be considering when determining the approved schedule and SLCDA will endeavor to apply transparency and be available for consultation, as necessary. Factors include but are not limited to the list below.

- a. Availability of Preferential Use Gates
- b. Aircraft making turns vs. aircraft terminating in SLC (aircraft making turns shall take priority)
- c. Aircraft characteristics (size, capabilities, etc.)
- d. Number of passengers and/or type of operation(s)
- e. Other factors as determined by SLCDA in the best interest of the overall operation at SLC (i.e., special considerations, seasonality, prior Common Use Gate usage, etc.)

6.6 Non-Scheduled Flight Operations and Emergencies

Aircraft experiencing an onboard emergency shall supersede all other requests or allocations if a Common Use Gate be needed. In the event a scheduled operation with prior gate approval is impacted as a result of accommodating another aircraft with an onboard emergency, SLCDA will provide re- accommodation in accordance with this procedure. All charter, itinerant, and all other non-scheduled flight operations will be accommodated at a lowest priority as facilities are available and in accordance to the policies set forth in this procedure.

6.7 Non-Allocated Requests for Common Use Gates

Any requests for Common Use Gates later than ten (10) calendar days of operation will be handled as a Non-Allocated Request. Airlines requesting a Common Use Gate outside of previously determined advance allocations must contact the Airport Operations Gate Manager on-shift at 801-575-2000 no earlier than ninety (90) minutes prior to anticipated gate occupancy. SLCDA will approve requests based on the most efficient use of the gate during the requested period with the attempt to meet the needs of all requesting airlines. SLCDA cannot guarantee the availability of any gate, Common Use or other.

6.8 Irregular Operations

SLCDA recognizes the operational complications airlines may experience such as weather impacts, delays, or other issues and the need to utilize a Common Use Gate. SLCDA will exercise reasonable effort to accommodate airline requests for Common Use Gates during such irregular operations as long as previously determined gate use allocations and approvals will not be affected. If SLCDA is unable to accommodate such requests during irregular operations due to the previously established schedule, airlines that have previously been approved to use a Common Use gate, but are unable to adhere to the scheduled time, may be required to use hard stand operations, or wait for contact gate availability.

6.9 Gate Occupancy Period

Unless otherwise approved by SLCDA, an airline authorized to utilize a Common Use Gate shall be permitted to occupy the assigned gate for the occupancy periods set forth below. *NOTE: During periods of social distancing and enhanced aircraft cleaning operations, 15 minutes shall be added to each of the maximum periods below.*

- a. 76 seats or less: 60 minutes
- b. Narrow body: 90 minutes
- c. Wide body: 2 Hours

A complete operation will be considered one of the following:

- a. An aircraft relocating from another parking spot prior to a scheduled departure
- b. A scheduled flight arriving then towed away to another parking spot after deplaning
- c. A scheduled flight arriving then remaining at a gate for a scheduled departure

An aircraft scheduled as the last terminating flight on a Common Use Gate and also scheduled to be the first flight out the following day will be permitted to RON at a Common Use Gate except at the Common Use Gate accommodating the largest aircraft to ensure at least one Common Use Gate remains accessible for diversions, emergencies, and irregular operations.

6.10 Terminating and Originating Operations (Non-Turns)

When scheduling advance gate allocations, SLCDA will require any terminating flights to be towed away from the gate within forty-five (45) minutes of arrival to make the gate available for other requests, unless otherwise approved by SLCDA. To ensure additional capacity for irregular operations and non- allocated requests any originating flight approved to use a Common Use Gate may occupy the gate no sooner than sixty (60) minutes prior to the scheduled departure time unless otherwise approved by SLCDA. Approvals by SLCDA shall be made on a case-by-case basis.

6.11 Exceeding Allocated Occupancy

In the event an airline anticipates exceeding the allocated time at a Common Use Gate by fifteen (15) minutes or more due to a delay, the airline shall immediately the notify the Airport Operations Gate Manager on-shift at 801-575-2000. SLCDA may either: grant additional time on the Common Use Gate; or, direct the airline to vacate the gate. An airline will only be directed to vacate a gate if another airline's operations or other circumstances warrant such direction. SLCDA will not require relocation during active boarding processes unless, in the sole discretion of SLCDA, the allocated occupancy is exceeded repeatedly.

Aircraft permitted to stay at the gate beyond the occupancy periods listed above will be subject to additional usage fees or any other applicable fee as outlined in the Airport Rate Schedule. Any airline required to vacate a gate and use a remote parking location will be subject to any applicable ramp use fees as outlined in the current Airport Rate Schedule. If direction is given to vacate a Common Use Gate, reasonable effort will be made to provide an alternative gate or a hardstand position to conduct flight operations.

6.12 Cancellation or Modification of Gate Use Requests

Airlines may, without requiring additional approval from SLCDA, substitute a previously allocated or approved gate use with another flight of the same airline and same type aircraft (or smaller) for operational needs, so long as the allocated occupancy times do not vary more than fifteen (15) minutes beyond the approved occupancy period. Airlines must receive approval from SLCDA for any modifications that require altering the previously allotted occupancy times by more than fifteen (15) minutes and/or if at least a twenty (20) minute time period between scheduled flights, or as otherwise required by SLCDA in its sole discretion. In the event an airline will not use a previously arranged gate due to a flight cancellation, flight schedule change, or other circumstance, the following shall apply:

a. Advance Allocation Request Changes and Cancellations

If the known need for a previously approved Common Use Gate changes for more than one occurrence, the airline shall notify the SLCDA by email at AirportGateManagement@slcgov.com as soon as it is known and explain the circumstances of the changes. SLCDA, at its discretion, may review any changes to determine if modifications are needed to the overall Advance Allocation plan. Any changes made after the advanced allocation deadline(s) as outlined in Section (a) may result in a lower priority for consideration.

b. One-Time Singular Event Changes or Cancellations (Day of Operation)

If, on the day of operation, a gate usage previously approved by SLCDA is no longer needed for a one-time singular event for any reason, or if changes to an approval are needed, said airline shall notify the Airport Operations Gate Manager on-shift by phone at 801-575-2000.

6.13 No Availability at Common Use Gate

If SLCDA is unable to accommodate a request to use a Common Use Gate, notification will be given to the airline as soon as possible. The requesting airline shall then make a reasonable effort to work with other airlines to secure gate usage at one of their Preferential Use Gates. After all options to secure a gate are not successful, SLCDA will provide a remote ramp parking spot for the airline to conduct a hardstand operation.

6.14 Common Use Gate Usage Prompting Preferential Use Gate Status

In the sole discretion of the SLCDA, in the event an airline with established Common Use Gate scheduling results in an airline turning at least eight (8) times in a twenty-four (24) hour period for at least ninety (90) days, the Common Use Gate may be converted to that airline's Preferential Use by removing the Common Use gate from the program. The airline must also demonstrate that all its preferential use gates are also turning 8 times per twenty-four (24) hour period in the last ninety (90) days. In the event a gate is converted to Preferential Use and the usage decreases below eight (8) turns in a twenty-four (24) hour period over the course of ninety (90) days, the gate will return to Common Use. In no event will there be less than one Common Use gate at any given time. Priority for this provision will be given to airline(s) with the most significant Preferential Gate use loss as compared to its future Preferential Gate count during the ARP.

6.15 Standard Provisions

The SLCDA will endeavor whenever possible to assign a Common Use gate adjacent to or across from an airlines Preferential Use Gate for operational efficiency and passenger experience related purposes.

Parking of more than one aircraft at a gate, or stacking aircraft at a gate, must be approved by Airport Operations. Fees for stacking aircraft will be charged in accordance with the AUA and the current Rate Schedule.

Airlines shall remove ground support equipment and any temporarily installed gate podium signage immediately following the departure of the flight at any Common Use gate.

Prior to and after use of a Common Use gate, each airline has the obligation to ensure the gate area is properly configured for use by its aircraft and in a safe operating condition for use by others. This includes removal of all GSE equipment, foreign object debris, air hoses and power cords.

In the event a Preferential Use gate(s) is returned to SLCDA as a Common Use gate, it shall remain Common Use during the phasing of the Airport Redevelopment Project for the benefit of all carriers serving SLC, at the sole discretion of the Executive Director.

A seasonal flight shall be considered a route with a duration longer than 3 months but less than 12 months of continuous scheduled operations.

6.16 Fees and Charges

All fees and charges will be assessed as indicated by the SLCDA Rate Schedule for the current fiscal year. Airlines will be charged for gate usage on a per-use basis in accordance with the AUA and found in the most current SLCDA Rate Schedule.

6.17 Non-Compliance and Penalties

It is imperative that SLCDA and all air carriers have effective and timely communication to ensure maximum usage at Common Use Gates, especially during irregular operations, delays, etc. that may impact the schedule and result in violations of this policy. Airlines' failure to adhere to these Gate Management procedures, any applicable sections of the AUA, or applicable Airport Rules and Regulations may, at the sole discretion of the Executive Director, be assessed a per turn use fee, and after three violations in a ninety (90) day period, requests for uses under these policies and procedures may be denied.

Such violations include but are not limited to:

- a. Failure to advise SLCDA when an aircraft will exceed the occupancy of a previously arranged Common Use Gate or another airline's Preferential Use Gate by more than 15 minutes.

- b. Using a Common Use Gate or another airline's Preferential Use Gate without prior approval.
- c. Failure to cancel a previously arranged use of a Common Use Gate or another airline's Preferential Use Gate when it is no longer needed.

7. AIRCRAFT FUELING AND HANDLING

Only persons authorized by the Airport and trained in aircraft fuel servicing procedures and safe operation of fueling equipment shall provide aircraft fuel services. Fuel storage facilities and fueling equipment shall be maintained in safe operating condition and in compliance with federal, state, and local regulations.

Operators will indemnify and hold harmless the Salt Lake City Department of Airports and Salt Lake City Corporation for all loss, claim, or damage incurred as a result of Operator's handling and dispensing of fuel on the Airport.

7.1 Fueling Permits

A Fueling Permit from the SLCDA is required for any entity which stores (in quantities greater than five (5) gallons) and/or dispenses fuel. The permit shall be renewed annually and may be suspended or revoked by the SLCDA for failure to comply with applicable regulation.

Fueling Permit applications shall include supporting documentation as required by the SLCDA, including, but not limited to, the following:

- a. A current copy of each supervisory fuel safety training certificate complying with FAA Advisory Circular 150/5230-4B or equivalent.
- b. A complete list of initial or recurrent training dates for all fueller-endorsed badge holders.
- c. A letter stating that all FAR 139.321 training requirements are met for the permit year.
- d. Payment of the Fueling Permit fee, payable to Salt Lake City Department of Airports, at the following rates:
 - 1) Annual Fueling Permit fee per company is \$50.
 - 2) Annual certification fee per fueller-endorsed badge holder is \$10.

Following training approved by the SLCDA in fire safety and fuel handling, all persons who provide aviation fuel services shall receive authorization from the SLCDA to perform such services. Such approval will be indicated by the addition of an icon to the person's SIDA badge issued by the SLCDA, which must be properly displayed during provision of fuel services, and as required to comply with security procedures.

Tenants must notify the SLCDA in advance of conduct of commercial activity by a Third-Party Operator at the Airport. The Third-Party Operator contracted to provide fuel services will be held responsible for the entire operation.

7.2 Inspection

Fuel storage facilities and fueling equipment are subject to inspection by the SLCDA for compliance with applicable regulations and standards, to include Federal Aviation Regulation, National Fire Protection Association, International Fire Code, and federal, state, and local regulations.

The SLCDA must inspect and approve of any fuel storage facility and/or fueling equipment prior to construction, assembly, or utilization on the airport.

The SLCDA shall conduct inspections of fuel storage facilities and fueling equipment no less than once each three consecutive calendar months. Facilities and/or equipment unavailable for inspection, or failing to comply with inspection standards, shall be removed from service until compliance is assured by inspection.

Training records complying with the SLCDA Airport Certification Manual shall be inspected by the SLCDA no less than once annually and shall be provided to the SLCDA in requested format.

The SLCDA shall conduct Regularly Scheduled and Continuous Surveillance inspections of fueling operations to comply with Federal Aviation Regulation.

7.3 Operations

No flammable or combustible liquid shall be dispensed into or removed from a container, tank, vehicle or aircraft except in a location approved by the SLCDA.

No flammable or combustible liquid shall be dispensed into or removed from the fuel system of an aircraft within an aircraft hangar.

Regulation regarding smoking prohibition in fueling operations shall include non-traditional smoking media, such as vapor or electronic cigarettes. Smoking is prohibited within fifty feet (50') of fuel storage and transfer facilities, fueling equipment, and aircraft fuel tank vents. Smoking materials are prohibited in fuel storage and transfer facilities, in fueling equipment, and on the person of anyone handling or transferring fuel.

SLCDA will notify fueling operators when lightning is detected within the immediate vicinity of the airport. Fueling operations shall be suspended when lightning is detected within the immediate vicinity of the airport. Resumption of fueling operations shall be determined by fueling operators based upon company and customer written procedures.

Off gate fueling of air carrier aircraft with passengers on board shall meet NFPA requirements and shall include a means of passenger egress (aircraft stairs or mobile stair units deployed) and ARFF presence during the fueling process.

7.4 Spill Prevention and Response

A Storm Water Pollution Prevention Plan and a Spill Prevention Control and Countermeasures plan shall be provided by all fuel service providers to the SLCDA as required.

Primary responsibility for prevention, timely and appropriate response, and proper disposal of fuel spills rests with the party that caused the spill. The handling and removal of fuel contaminated material shall be under the direction of the SLCDA and shall be in accordance with applicable federal, state, and local regulations.

In the event of a fuel spill, regardless of size, the operator must immediately stop the flow of fuel, contain the spill, and notify the Airport Control Center (801.575.2911). Fuel service provision shall not resume until Airport Operations has determined it is safe to do so.

Training in fuel spill prevention, response, and disposal is the responsibility of the fuel service provider and shall be documented and available for review upon request. Individual failure to comply with applicable regulation regarding fuel spill prevention, response, and disposal may result in citation and/or revocation of SIDA badge. The fuel service provider is responsible to maintain an adequate supply of fuel spill response material, including absorbent material, approved vacuum equipment, or other mechanical device, in close proximity to possible spill areas.

Aviation fuel removed from an aircraft during pre-flight inspection shall be disposed of in compliance with all federal, state, and local regulations, in containers designated for such purpose. The entity performing the pre-flight inspection is responsible to provide such containers and train personnel in their use.

7.5 Maintenance and Staging

Maintenance and servicing of fueling equipment shall be performed outdoors or in a facility that is approved by the SLCDA specifically for this purpose.

Fueling equipment maintenance and inspection records shall be maintained by the fuel service provider and shall be made available upon request.

Tanker and hydrant fueling equipment shall be stored outside and parked not less than fifty feet (50') from a building or other structure, storm water conveyance, drain, catch basin or ditch.

Tanker fueling equipment shall be parked in a manner that provides not less than ten feet (10') separation between the equipment and any other vehicle or aircraft. A minimum of twenty feet (20') from a storm water inlet shall also be maintained from parked tanker and hydrant fueling equipment.

Unless authorized by the SLCDA, no more than five gallons of fuel may be stored in fuel cans, and all fuel cans shall be spring-loaded self-closing approved containers.

7.6 Fuel Flowage Fees

- a. A fuel flowage fee set in Salt Lake City Code, Title 16, is payable to the SLCDA for all aviation fuel. The fee does not apply to motor vehicle fuel delivered to operators at the Airport.
- b. Each operator shall pay the fuel flowage fee for all fuel delivered to the operator's premises, storage facility tanks, or tanker fueling equipment, excluding fuel delivered by the SLCDA.
- c. Operators shall furnish to the SLCDA on or before the 15th day of the next succeeding month, a written statement setting forth the total number of gallons of fuel delivered to the operator's premises, storage facility tanks, or tanker fueling equipment during the preceding month. The format for reporting must be in a form acceptable to the SLCDA. Operators shall pay the fueling fees determined to be owed no later than ten days after the date of the SLCDA statement.
- d. Operators shall keep and maintain adequate accounting and records to establish and verify the accuracy of the fuel volumes reported to the SLCDA. The SLCDA shall have the right to examine, inspect or audit an operator's records for the purpose of verifying the accuracy of the reported fuel volumes.

7.7 Off-Premises Fueling

Fueling activities shall be limited to an operator's leased premises unless the following conditions are met:

- a. Operator's lease, use, or other agreement or fueling permit expressly permits off-premises fueling.
- b. Operator's levels of insurance are sufficient to cover the increased liability associated with off premises fueling, as determined by the SLCDA.

7.8 Transient Fueling Operations

The SLCDA reserves the right to inspect and approve transient fueling operations (such as seasonal firefighting). Such operators shall provide fuel services only in designated areas and shall pay applicable fuel flowage fees.

8. SNOW AND DEICING OPERATIONS

8.1 Snow Removal

The Airport is responsible for snow removal operations except within tenant leased areas. Snow removal operations will be conducted in accordance with the Airport's FAA approved Snow and Ice Control Plan.

8.2 Deicing Fluid Storage

Aircraft deicing fluids shall only be stored and dispensed on the Airport by those entities having received authorization from the Airport. Operators will be required to indemnify the SLCDA and Salt Lake City Corporation for all loss, claim or damage incurred as a result of the operator's handling and dispensing deicing fluids on the Airport.

8.3 Aircraft Deicing Operations and Procedures

- a. Aircraft deicing will be conducted in accordance with the Salt Lake City International Airport Deice Plan. Management of bulk aircraft deicing fluid (ADF) shall be conducted in compliance with SLC Rules and Regulations, the Fire Code of the City and County of Salt Lake, and all applicable federal, state, local laws and regulations.
- b. Aircraft shall be positioned in such a manner that the spray from performing deicing does not contaminate other vehicles or people. Aircraft shall be positioned on the pads in a manner which ensures that all runoff of ADF applied to the aircraft will fall within the ADF collection system.
- c. Airlines conducting deicing operations with engines running must follow their established company procedures as described in written company manuals.
- d. Primary and secondary aircraft deicing is only allowed on established SLCDA's approved deice pads as depicted in the most current Airport Deice Plan.
- e. Limited deicing is allowed for emergency snow removal from engine cowlings at the gate if it is required to deice the cowlings prior to engine start. All limited gate deicing will be preapproved by the Airport Duty Manager. Fluid generated by limited deice operations will be collected by a glycol recovery vehicle.
- f. Exceptions to the Airport's Deice Plan must be approved by Airport Operations and the Airport Environmental Divisions. Costs of alternatives will be the responsibility of the requesting aircraft operator or tenant.
- g. Only propylene glycol based fluids shall be used for aircraft deicing at the Airport. No other products are permitted.
- h. Spills of any type or size (e.g., ADF, fuel, hydraulic fluid) must be reported immediately to the SLCDA Control Center at 801-575-2401. Spills must be contained and cleaned up by the responsible party in accordance with all applicable federal, state, and local laws and regulations.
- i. The disposition of unused or "out-of-spec" fluids from deice vehicles is the responsibility of the airlines and must be handled in accordance with all federal, state, and local laws and regulations.
- j. Deicing vehicles and support equipment shall be parked in designated parking places and will not be parked in aircraft operating areas unless actively engaged in deice operations or in support of aircraft in the gate. Parking locations shall be approved by Airport Operations.

8.4 Transient Deicing Operations

Transient de-icing operations will be conducted by Airport approved and authorized deicing service providers in accordance with the Airport's most current deice plan.

8.5 Usage Reporting

Each carrier applying deicing fluid shall submit a monthly report detailing the type and amount of fluid applied. The SLCDA will provide the form to each ADF applicator. If an FBO performs this service, the FBO will submit the report on behalf of the carrier.

9. MOTOR VEHICLE OPERATIONS

9.1 General Provisions (in addition to the provisions in Salt Lake City Code, Title 16)

- a. Vehicle operations on the Airport in a careless, negligent, unsafe, or reckless manner; in disregard of the rights and safety of others; without due caution and care; or at a speed or in a manner which endangers or is likely to endanger people or property, are prohibited.
- b. Unless otherwise posted, on-street vehicle parking is not allowed.
- c. Vehicles shall not be operated at a speed greater than posted or is reasonable and prudent under the conditions and having regard for actual and potential hazards, traffic, use of the street or road, or so as not to endanger people or property.
- d. Non-essential vehicles, as determined by Airport Operations, will be restricted from the AOA while the Airport is operating under 600 feet RVR SMGCS conditions.
- e. Vehicle operators shall provide proper signals and obey all traffic lights, signs, mechanical, or electrical signals, and pavement markings unless directed otherwise by the SLCPD Airport Division.
- f. Tugs and baggage carts shall be returned to designated storage areas immediately following unloading. No more than five carts may be towed at one time. During high winds, single carts must be attached to a tug, another cart or otherwise secured.

Baggage carts and other equipment left outside of designated storage areas are subject to relocation at the tenant's expense and a fine. The tenant will be charged \$200 per vehicle or piece of equipment each day that it remains in violation. If equipment is found to impede operations of another tenant or the Airport, the SLCDA will relocate it and charge the tenant for costs of removal and storage. The SLCDA will issue a warning before assessing fines or relocating equipment.

The tenant is responsible for tugs, baggage carts and other equipment brought on the airfield by employees, guests, clients, patrons, contractors, subtenants, approved licensees, contractors etc.

The tenant may request written permission from the SLCDCA to park or store equipment on a temporary basis outside of the designated storage areas.

- g. Except in case of emergency or operational necessity, no vehicle shall leave paved areas.
- h. Airport employees or users may not ride any self-propelled vehicle device such as bicycles, skateboards, long boards, roller skates/blades, scooters, ATVs, and three-wheelers in the Airport secure area, terminals, buildings, facilities, terminal front sidewalk or covered walkway. Employees using these vehicles or devices will disembark and walk them into an assigned work area. An exception is made for SLCPD Airport Division and wheelchairs for those with disabilities, and with written permission for construction and other special projects.
- i. Traffic on perimeter roads, enplaning and deplaning drives, public thoroughfares, and parking areas of the Airport is limited to those vehicles properly licensed to operate on public streets and highways. The operation of baggage tugs and other ramp equipment in these areas is prohibited.
- j. No ground service operator shall provide services on the Airport without successfully passing the Airport's Basic Drivers Training providing documentation of a current insurance policy meeting the Airport's specifications and having paid the appropriate fees or charges.
- k. Operators of vehicles, which because of design or function restrict operator visibility to sides and rear of vehicles, shall utilize someone else for guidance while backing up.
- l. Use of cell phones and electronic music devices is strictly prohibited when driving on the Air Operations Area (AOA). Drivers must fully stop their vehicle in a safe manner away from aircraft and vehicle traffic to conduct cell phone conversations. Texting, operating electronic music devices or any other distracting activity while driving on the AOA is prohibited. Listening to music, using earphones or headphones while driving or working on the airfield is prohibited.

Exemptions:

- 1) SLCPD Airport Division, Salt Lake City Fire Department, and SLCDCA Operations representatives, may use cellular devices when operating equipment, while responding to an emergency.
 - 2) Airfield Operations Managers may use hands free cellular devices, while operating equipment on the AOA, to meet all airfield operational needs.
- m. Operators of motor vehicles shall avoid idling.
 - n. Remote ground service equipment (GSE) space will be designated, and fees assessed in accordance with the Airline Use Agreement (AUA).

9.2 Vehicle Licensing and Equipment

- a. Except for vehicles that are exclusively used on the AOA, all vehicles shall meet proper state licensing, registration and inspection requirements.
- b. Vehicles shall not be operated on the Airport unless they are in sound mechanical condition, with working lights, horn, brakes and other equipment suitable to the task.
- c. Vehicles operating or parking inside the security fence shall be registered with the SLCDA and clearly display a current vehicle permit or sticker. Non-traditional vehicles are not required to have a vehicle permit or sticker. These are defined as a vehicle, through original design, intent or manufacture that was not intended for use on public streets. This includes motorized aircraft tugs, belt loaders, ATV's, forklifts, golf carts, and similar vehicles. However, these vehicles must be identified with the name of the company or organization operating it.

9.3 Ground Support Equipment

- a. All ground support equipment (GSE) accessing or parking in the bag room and under any covered part of the terminal and concourses, except tug tunnels, must be electric powered.
- b. Electric Ground Service Equipment (EGSE), including without limitation baggage tugs, belt loaders, or any other EGSE, must:
 - 1) Have lithium-ion or lead acid batteries, Battery Monitor, and Identifier Modules (BMIDs) installed and;
 - 2) Pass a safety inspection conducted by Airport Operations or designee prior to being put into service and annually thereafter.
- c. Equipment charged in the bag room must have a non-emitting lithium-ion battery. All other battery types must be charged outdoors.
- d. All equipment that is identified for use in the bag room is subject to inspections by Airport Operations or designee prior to being put into service and annually thereafter to ensure proper battery type. Additional information about the inspection process may be found in the EGSE Inspection Procedures document.

9.4 Vehicle and Equipment Washing, Cleaning and Maintenance

- a. Tenant owned vehicles and equipment are required to be washed, rinsed and maintained in a manner consistent with environmental regulations. Therefore, cleaning and maintaining vehicles and equipment is allowed only in facilities designated by the SLCDA for these purposes. A tenant must have the SLCDA's approval prior to the installation and operation of alternative facilities.
- b. Putting a solvent, detergent or other cleaning substance on a vehicle or piece of equipment and then taking it to a rinsing area is prohibited.

- c. Contractors may construct temporary facilities to rinse vehicles prior to leaving the Airport if such rinsing is to reduce fugitive dust emissions. This type of facility and those used to rinse ready mix concrete trucks require the approval and monitoring of the SLCDA.
- d. The SLCDA reserves the right to suspend vehicle or equipment rinsing.
- e. Vehicle and equipment maintenance must be conducted in areas equipped to capture any fluids that may be released. Under no circumstance is maintenance to be done over soil, storm drains or unprotected asphalt.
- f. Materials and waste generated by vehicle and equipment maintenance shall immediately be removed from the area and disposed of in an environmentally protective manner.
- g. Temporary maintenance sites require the prior approval from the SLCDA and will be monitored.

9.5 Terminal Area

- a. Anyone operating equipment or vehicles within the passenger terminal building area will abide by all posted speed regulations in these areas with the exception of emergency vehicles responding to an incident.
- b. Anyone operating equipment prior to entering into or exiting from any area where vision is impaired, shall bring the equipment to a complete stop and verify that it is safe to proceed before continuing.
- c. All vehicles operated in the terminal building shall be maintained in good condition at all times and be free of oil and gas leaks. Battery-type vehicles shall be recharged in well-ventilated areas designated by Airport Operations. Each operator shall keep areas clean of vehicle liquid spills.
- d. Permanent parking of internal combustion engine-driven vehicles is prohibited in any of the terminal buildings. Storage of surplus or infrequently used vehicles is prohibited. The parking of tugs or towing vehicles while baggage carts are loaded is permitted. This regulation is not intended to prohibit the normal operation of airline baggage handling.
- e. Vehicle parking under the Terminal and Concourses is prohibited except for approved EGSE.

9.6 Air Operations Area

- a. All vehicles operating on the AOA must display clear identification as to the company, tenant, or contractor with which they are affiliated.
- b. Vehicle operators shall always yield the right-of-way to aircraft, emergency vehicles (or equipment) and pedestrians. Vehicles shall not be driven under passenger loading bridges.

- c. Vehicles shall not be operated in such a manner or within such proximity of an aircraft as to create a hazard or interfere with the safe operation of the aircraft.
- d. Prior to operating vehicles on the AOA, all vehicles' operators shall attend and pass the Airport Basic Drivers Training Program.
- e. The SLCDA may restrict vehicles to a certain portion or segment of the AOA. Such restrictions shall prohibit vehicle operations outside designated areas.
- f. Non-essential vehicles, as determined by Airport Operations, will be restricted from the AOA while the Airport is operating under 600 feet RVR SMGCS conditions.

9.7 Aircraft Movement Area

- a. No vehicles (including refueling vehicles) are permitted on runways and taxiways without specific approval from the SLCDA and ATC.
- b. All vehicle operators with approval for unescorted access into the movement area must successfully complete the Airport's Movement Area Drivers' Training program (Red Badge Training).
- c. All vehicles and equipment operators and personnel shall obtain clearance from ATC prior to entering the movement area and shall comply with instructions issued while on the movement area.
- d. Upon receiving clearance, vehicle operators shall ensure that no aircraft is approaching before entering the movement area.
- e. All vehicles operating in the movement area shall be equipped with a functioning two-way radio capable of communicating with the ATC. All other vehicles require a SLCDA escort.
- f. In the event a vehicle in the movement area experiences radio failure, the vehicle must vacate the area utilizing perimeter roads or other non-controlled routes. If exit via non-controlled route is not possible, the vehicle operator shall indicate radio failure by facing the vehicle towards the FAA control tower and flashing the vehicle's headlights. Thereafter, the vehicle operator shall operate the vehicle in accordance with the standard colored light signal directions given by ATC. The operator can request to be escorted out of the movement area by contacting Airport Operations via radio or cell phone.
- g. Evidence of valid title or current rental or lease agreement for the vehicle shall be kept in the vehicle and available for inspection.

9.8 Safety Enforcement Policy

- a. Scope/Purpose: This policy identifies safety violations on the Airport Operations Area (AOA), assigns progressive points based on the severity of the violation, and provides corrective actions for ID badge holders who have multiple or severe violations. This policy applies to all individuals who have an airport issued ID

badge. The points will accumulate on an individual's record over a rolling 24-month period. Offenders will receive progressively stronger penalties as they reach certain point thresholds.

Driving a vehicle on the SLCDA AOA is only offered to individuals on an as needed basis and is not a right. This policy provides a process to increase the safety on the AOA through identifying unacceptable and unsafe behavior. It allows SLCDA Operations a method to track violations and provides an opportunity for the Airport to correct these individual hazardous and unsafe behaviors.

- b. **Assigning and Tracking Points:** Violations will be reported to SLCDA Control Center. The Control Center will look up the offender's record to identify previous violations and points accrued within the accumulation window. The points and previous offenses will be reported to the individual issuing the citation and that individual will take the appropriate actions for the situation. Control Center staff will log the new citation and assign the appropriate amount of points to the offender's record.
- c. **Notifications:** Violation reports will be tallied on a weekly basis. Tenant representatives will be sent information on their employees' violations. Tenant representatives will also be sent statistics on overall violations—without employee information—to show trends throughout the airport. It is the tenant's responsibility to identify and provide the airport with the contact information of the representatives to receive the reports.
- d. **Appeal Process:** A person who has had his/her Airport ID badge revoked may request an appeal within 7 days of the revocation. The request must be in writing and submitted to the Airport Security Coordinator (ASC) in the Airport Access Control office no later than 7 days from the revocation. The ASC will forward the appeal request to the Airport Operations Manager to manage the appeal process. An ID badge revocation review panel of three SLCDA representatives will evaluate the facts and rule on the appeal. The Executive Director, or her/his designee, will head the panel and select the two panel representatives. The panel will review the appeal and issue a decision within 14 days of the request.
- e. **Point Thresholds and Penalties:**
 - 4 points: Remedial training within 7 calendar days of offense
 - 6 points: One day (24 hours) suspension of airport issued ID badge
 - 9 points: Three day (72 hours) suspension of airport issued ID badge
 - 12 points: Revocation of Airport-issued ID badge.

The person may request an appeal by submitting a written request within 7 days of the violation. A person who has had an ID badge revoked and has either declined to appeal or who has had the revocation upheld on the appeal, may not apply for an Airport ID badge for two years.
- f. **Offenses and Associated Points:**

Offense	Description	Points
Physical impairment	Confirmation of positive drug/alcohol test through SLCPD Airport Division.	12
Runway incursions	Any unauthorized intrusion onto a runway or within the runway safety area	9
Walking across aircraft movement areas (AMA)	Walking across an active runway or taxiway without proper clearance	6
Cutting off / blocking aircraft	Impeding the path of taxiing or towed aircraft (cut-off) or blocking the path with parked equipment, tugs, materials or vehicles. This includes parking equipment/vehicles in a taxi lane/taxiway object free area	4
Failure to report accident	Leaving the scene of an accident without reporting it to Airport Control Center	4
Height restrictions	Driving vehicle under passenger boarding bridges and other height restricted areas	4
Not following ATCT/Ramp Tower instructions	Failure to obtain proper authorization from ATCT or Delta Ramp Tower prior to an operation requiring such authorization. All personnel conducting operations on the AMA and Ramp Tower Area must be properly trained.	4
Reckless driving	Operation of a vehicle in a manner which could cause harm or injury to persons or property and/or excessive speed	4
Taxiway incursions	Any unauthorized intrusion onto a taxiway or within the taxiway safety area	4
Texting / cell phones / electronic devices - distracted driving	Texting or use of cell phones while driving a vehicle on the AOA is prohibited. (some operational need may be exempt) Music players and other electronic devices are also prohibited while operating vehicles or equipment.	4
Walking across non movement areas	Walking across taxi lane (concourse to concourse) without authorization	4
Not yielding right of way to emergency vehicles	Failure to yield right-of-way to responding emergency vehicles.	3
Bikes, skates, skate boards	Riding bikes, scooters, skates, skateboards, or other unauthorized mode of transportation on the AOA, in the terminals, or on sidewalks in front of terminal	2
Chocking and brakes	Failure to properly prevent wheeled vehicles and equipment from rolling when parked.	2

Conducting operation without proper license, certification, or authorization	Operating a vehicle on the AOA with a suspended or revoked driver's license; towing aircraft without proper certification; and operating a vehicle on Limited Access Routes without authorization	2
General safety violations	Horseplay, or other unsafe behavior not associated with work	2
Headlights	Driving at night or in inclement weather without head lights	2
Jaywalking	Crossing a designated vehicle roadway without using a recognized crosswalk	2
Not obeying signs, markings, instructions	Failure to obey lawful signals of SLCDAs employees or comply with posted signs, markings, or traffic signals. This includes not driving within the roadway markings on the ramp.	2
Seatbelt use	Not using the seatbelt/restraint system or other safety equipment on a vehicle equipped with these items	2
Smoking	Smoking within the AOA	2
Speeding	Driving over the recognized speed limit, or driving at unsafe speeds for the driving conditions	2
Towing/safe loads	Exceeding authorized tow limits, number of bag carts / dollies (5 or less), and unsafe loads.	2
Unauthorized passengers	Exceeding the vehicle or equipment's designed passenger capacity. Passengers must have a seat and seatbelt if seatbelts are installed on equipment/vehicle.	2
Courteous and Respectful Behavior	Disrespecting or not showing courtesy to individuals enforcing airport rules and regulations, security standards, or other airport compliance standards	1-3
FOD	Creating FOD hazard by not picking up FOD, leaving dumpster lid open, leaving wildlife attractant, or other FOD producing activity	1
Parking	Improper parking of vehicles or equipment around aircraft parking gates/areas. Staging or storing ground support equipment or vehicles in unauthorized areas / designated no parking areas	1
Gas powered vehicles in restricted areas	Operating a gas powered vehicle in an area deemed EGSE access only.	2

9.9 Vehicle Maintenance

Except for minor repairs that are necessary to remove such vehicle(s) from the Airport, and except as expressly provided otherwise in an agreement with SLCDA, private vehicles shall not be cleaned or maintained anywhere on the Airport. Vehicles operated by commercial operators or lessees shall be cleaned or maintained only in areas designated by the SLCDA.

9.10 Operator Licensing and Permits

- a. Vehicle operators must have a valid Utah vehicle operator's license of the class needed for the vehicle being operated and evidence of insurance (as required by state law and the SLCDA) to operate a vehicle on the Airport.
- b. Evidence of valid title or current rental or lease agreement for the vehicle shall be kept in the vehicle and available for inspection.
- c. No Person shall operate a vehicle or motorized equipment in the restricted areas of the Airport without a SLCDA identification badge and other such authorization as may be required.

9.11 Parking and Standing

- a. Vehicles shall be parked only in those areas designated for such purpose.
- b. Vehicles shall not be parked or stopped:
 - 1) In such a manner so as to obstruct a parking lot, driveway, road, walk, crosswalk, fire lane, runway, taxiway, taxi lane, etc. They cannot obstruct access to hangars, parked aircraft or other vehicles.
 - 2) In any space marked for parking in such a manner that the vehicle occupies more than one marked space
 - 3) Within a bus stop, taxicab, or commercial vehicle zone (except for vehicles authorized by the SLCDA to use such areas)
 - 4) On the side of a road or within four feet of either side of a security fence
 - 5) On the road side of any stopped or parked vehicle (double parking)
 - 6) Within 15 feet of a fire hydrant or within a fire lane or restricting the access to or from the fire lane
- c. Service vehicles (including utility company, government owned, delivery, etc.) shall park in specially reserved and marked areas or areas designated for such purpose.
- d. Automobiles, motorcycles, boats, jet skis, snowmobiles, dune buggies, race cars, recreational vehicles, trailers, etc., may not be abandoned, stored or improperly parked on Airport property.

- e. Vehicles that have been abandoned, stored or improperly parked on Airport property are subject to impoundment.
- f. Tenant employee parking regulations are outlined in the Airport Use Agreement.

9.12 Impoundment of Motor Vehicles

No vehicle shall be impounded from a public roadway except under the direction and coordination of SLCPD Airport Division and Airport Operations. When an unattended vehicle is impounded because it is used in violation of a traffic code, a traffic violation ticket must first be attached to such vehicle. In all other cases where the SLCPD Airport Division has ordered a vehicle to be held for investigative, evidentiary, or other purposes, the officer must attach to each impounded vehicle an impounding ticket, signed by the towing contractor as a witness, indicating the reason for impounding, the location from which it is removed and the time of removal. Vehicles may be impounded from areas off the public roads in accordance with state law.

10. TERMINAL OPERATIONS

10.1 General Conduct

No person shall ride, walk, sit, or stand on a baggage conveyor system (or any part thereof). Escalators are intended for the safe transport of passengers and baggage. Skycap baggage dollies, freight, strollers, wheelchairs, oversize baggage and furniture shall not be taken on escalators. Elevators are provided for transporting these and similar items. Children shall not be left unattended or allowed to play on escalators, elevators, or baggage devices.

10.2 Terminal Maintenance

- a. The responsibility for the upkeep and maintenance of leased space at the Airport is outlined in each lease agreement in effect between the responsible tenant and SLCDA.
- b. If SLCDA responds to a maintenance emergency involving a tenant's leased space, the tenant or operator will be billed for the labor and other associated costs incurred.

10.3 Trash Disposal and Recycling

- a. All tenants are required to properly handle, recycle, and dispose of their own refuse in the Terminal, unless otherwise stated in the tenant's lease agreement. Tenants shall refer to their lease agreements for further details. Tenant employees are required to have SIDA badges to access refuse disposal and recycling containers.
- b. Food and beverage concession facilities must install and maintain used cooking oil liquid grease removal equipment for extracting used cooking oil to be pumped to designated collection containers on the ramp. Concessionaires are solely responsible for all costs associated with the interception, collection, and

appropriate disposal of fats, oils, and grease generated by their operations on the premises, and for compliance with all related laws. Residual fats, oils and grease that cannot be effectively collected and disposed of in the restaurant, and end up in a grease waste line, will be collected in grease waste interceptors located underground on the ramp. The SLCDA will contract for cleaning and maintenance of all grease interceptors and bill concessionaires proportionally for the ongoing expense. Costs associated with the buildup of grease in any plumbing fixture or pipe that exits a restaurant will be the responsibility of the concession tenant.

Any attempts to move cooking oil and/or grease through the facilities is strongly discouraged. If a grease spill occurs, the concessionaire is required to immediately report the spill to the SLCDA's Commercial Manager and Environmental Specialist. Concessionaires will be billed for all clean-up costs incurred by the SLCDA for cleaning up grease spills. The SLCDA has the specific right to conduct inspections, without notice, of all food and beverage grease interception, collection and transport systems and equipment to ensure that the required level of maintenance is being provided. The results of these inspections will be provided to the concessionaires in writing. Subject to the notice requirement set forth below, if the SLCDA determines that a concessionaire is not adequately maintaining its grease interception and collection systems and equipment, the SLCDA will have the right to hire a third party to undertake the maintenance and repair of concessionaire's grease interception and collection systems and equipment, at concessionaire's sole cost, for the remainder of the concessionaire's lease term. Notwithstanding the foregoing, the SLCDA will provide up to 2 written notices in any year to a concessionaire, with a time for cure, before it may exercise its option to contract with a third party to perform maintenance of concessionaire's grease interception and collection systems and equipment. The SLCDA also reserves the right to recover the cost of repair or maintenance of its grease waste, sanitary waste, sanitary sewer and other facility systems that are damaged or adversely impacted by a concessionaire's failure to properly maintain its equipment or properly dispose of fats, oils, or grease as required above.

c. Recycling Program

- 1) The SLCDA maintains a centrally located solid waste and cardboard recycling center with trash and recycling. Refuse from tenant operations, deliveries, and storage areas shall be contained in a designated area. Tenant managers will advise employees on how, where, and what to recycle to ensure compliance with the SLCDA recycling program. Temporary storage or disposal of refuse in places other than the designated solid waste and recycling bins is not permitted. Placing recyclable materials into waste compactors bound for the landfill is prohibited. Dumping of boxes, pallets, or other materials, particularly in or near storage rooms and access hallways, is considered a life and safety hazard, and is prohibited.
- 2) It is the responsibility of the tenant to store and dispose of oversize items that cannot be disposed of or recycled using the standard containers provided by the SLCDA. The SLCDA may occasionally host special

events to collect, salvage and recycle items that cannot be easily placed into the compactor or recycling containers. Tenants will be alerted to these events.

- 3) For questions and/or information about recycling, call the SLCDA's Environmental Programs Manager.

10.4 Concession and Service Privileges

The SLCDA will develop concession solicitations, agreements and practices that result in a customer service oriented environment providing variety and quality products and services to customers. Contracts will be granted on a competitive, non-exclusive basis. Lease terms will typically be awarded on a five to ten year basis.

The SLCDA has established an Airport Concession Disadvantaged Business Enterprise (ACDBE) program in accordance with regulations of the U.S. Department of Transportation (USDOT), 49 CFR Part 23. It is the policy of the SLCDA to ensure that ACDBEs, as defined in Part 23, have an equal opportunity to participate in concession opportunities. A complete DBE Policy Statement is available on the Airport's website.

To ensure that Airport concession facilities are built and maintained to appropriate standards, concessionaires will be required to invest minimum amounts as part of the solicitation process. The investment will, whenever practical, be depreciated by the concessionaire over the agreement term. Improvement buy-outs, either by the SLCDA or by a successor concessionaire, will be limited.

10.5 Concessions Hours of Operation and Conduct

Concessionaires requiring a temporary closure of their concession for audit, store remodeling, maintenance work, inventory, or other purposes, must advise the SLCDA in writing, at least 3 days in advance of the closure and receive the SLCDA's approval. This written notice should include the proposed date for closure and purpose of the closure, as well as the specific date set for re-opening. If closure is approved by the SLCDA, a professionally produced sign must be placed in public view advising Airport customers of the closure and the date for re-opening.

Retail and food and beverage concessions are expected to be open at all times during the designated hours specified in the lease. Concessionaires should make every effort to be open on time and stay open during inclement weather, or other emergency situations, in order to provide services to the traveling public, especially if delayed flights are involved.

If concession operations call for closure or curtailment of hours because of an emergency, strike, lockout, or other cause, notification of such an event should be made immediately to the SLCDA Control Center at 801-575-2401.

The SLCDA maintains high standards for its own employees and encourages concessionaires to employ personnel eager to assume a high standard of service to the public. Employees are expected to be courteous at all times and shall refrain from acting in a loud, boisterous, or otherwise improper manner. Concessionaires are encouraged to include extensive customer service training for employees, as well as a thorough orientation of the Airport, so that employees can correctly answer Airport customer

questions regarding Airport facilities, directions, etc. Complaints received by the SLCDA concerning a concessionaire's employee or employees will be forwarded to concessionaire for response. The concessionaire will respond in a timely and appropriate manner in coordination with the SLCDA. Appropriate dress, grooming and hygiene are required of all employees who serve the public.

10.6 Vending Machines

Vending machines exist in Airport public areas and are available to the public and employees. Tenants desiring to install vending machines within their leased space may do so with the SLCDA approval. Tenants are responsible for ensuring that the machines are removed from the premises when vacating them and for any utility upgrades or improvements that may be necessary for the installation of such machines. All vending deliveries must be made to the CRDC.

10.7 Decorations

Tenants are not permitted to install decorations in the public area.

Any exceptions to be considered shall be made with a written request to the SLCDA's Tenant Relations Coordinator. At a minimum, all decorations shall be either fire retardant or treated with fire retardant. Decorations must be placed safely and in accordance with all fire prevention practices. Decorative lighting shall conform to uniform fire and electrical code requirements. Representatives of the Salt Lake City Fire Department will be available to review proposed decorations to determine if they comply with the requirements of the rules.

10.8 Advertising, Promotions, Signage

- a. The SLCDA maintains a separate advertising contract for advertising and promotional displays throughout the Airport. If an individual tenant is interested in advertising in the public areas of the terminals or on the concourses, the SLCDA's advertising concessionaire should be contacted directly regarding available spaces. Contact information for the SLCDA's advertising concessionaire can be obtained from the Commercial Manager and is posted on the Airport website. All other tenant advertising and promotion requests shall be made in writing to the Airport's Tenant Relations Coordinator.
- b. Individual concessionaires are encouraged to hold in-store promotions. Promotional displays or merchandise considered objectionable by the SLCDA must be taken down or removed upon notice from the Commercial Manager. Promotional material for concessionaire's other stores (e.g., flyers, brochures, posters etc.) are only allowed within their leased area(s), unless otherwise approved, in writing, by the SLCDA.
- c. Concessionaires are encouraged to creatively merchandise and display their products. Displays considered objectionable or not proprietary by the SLCDA must be taken down or removed upon written notice from the Commercial Manager.

- d. Airport customers should have clear access to merchandise. Access is defined as an individual's clear and unobstructed entry into and through the concession without barriers or obstacles. All concessionaires are required to comply with the Americans with Disabilities Act (ADA).
- e. Concessionaires may use music systems in their leased space. Music must be licensed in accordance with the law. Volume levels should not be audible outside the concession at any time or compete with the Airport paging system, or other audio systems.
- f. Staffed exhibits or sales promotions are prohibited unless approved in writing by the SLCDA.
- g. Adhesive stickers and temporary and/or hand-written signage in the public areas of the Airport, unless approved by the Executive Director, are strictly prohibited. Unless authorized by the SLCDA in writing. Tenants shall not allow adhesive stickers, bumper stickers, and decals to be placed anywhere in tenant leased space. Labels for tenant inventory purposes on tenant-owned equipment must be placed out of public view.

10.9 Animals at the Airport or on Leased Property

Animals within the terminals must be in a crate or kennel, or other approved container, except for the working law enforcement animals or service animals that are trained (or being trained) to assist people with disabilities.

a. Injured Animals

For assistance with injured or lost animals, please call the Airport Control Center at 801-575-2401.

b. Domestic Animals and Animals in Transport

With the exception of working law enforcement animals or service animals that are trained to assist people with disabilities, it is not acceptable for employees at the Airport to bring domestic animals to work. Airline personnel handling animals in transport should ensure that crates and/or carriers are properly secured, and under no circumstances should animals in transport be allowed out of the carrier on the Airfield. Animals should also not be left unattended in the crate or carrier. Carriers should be kept under close supervision and in climate-controlled environments. However, if an animal escapes from the crate or carrier, an immediate call to the Airport Control center is required.

c. Relief Areas

In accordance with federal regulation, the SLCDA provides animal relief areas for service animals that accompany passengers who are departing, connecting, or arriving at the Airport. The areas are located inside the concourses at various locations and are self-serve and accessible to all. It is recommended that only one animal and handler use the area at one time. Animal handlers/owners are responsible for the immediate removal and disposal of animal waste.

d. Feeding Non-Domesticated Animals

Feeding birds or other non-domesticated animals on Airport property or in the vicinity is not permitted. Wildlife are attracted to the presence of a food source, which can be in the form of food waste not properly disposed of. It is imperative that tenants do not intentionally or unintentionally feed any wildlife present on or near the Air Operations Area.

e. Pets including dogs, cats, fish and other domesticated animals are not permitted in offices or other areas leased from the Department of Airports. An exception is made for law enforcement and service animals.

10.10 Single Airline Contracted Wheelchair Provider

For the benefit of the traveling public, efficiency of operations, and space requirement considerations, the SLCDA will permit only one contracted wheelchair provider for all airlines serving SLC. The sole provider shall be hired and managed by the airline consortium. Airlines desiring to use their own customer service employees for mobility impaired customers may use their internal staff and leased space to provide wheelchair services.

11. TENANT RULES AND REGULATIONS

11.1 Landscaping Requirements

Landscaping around Airport Facilities has the potential to attract hazardous wildlife. Wildlife Hazards related to landscaping, can be reduced by using plant varieties and spacing that is least desirable. Recommendations for landscaping include:

- a. Proper spacing between vegetation, as not to create cover for small mammals, and nesting birds.
- b. Not using vegetation types that produce fruit.
- c. Not using vegetation types with dense foliage that will create cover areas for roosting, and loafing birds.

All tenant landscape alterations and/or improvements must conform to this plan. A copy of the Wildlife Hazard Management Plan can be obtained by contacting Airport Operations.

11.2 Tenant-to-Tenant Access

Tenants will coordinate access to each other's space with each other. Those desiring access may be asked to park in an alternative area and be required to walk to the work area. The Airport Operations Division will assist tenants where disputes cannot be managed between them.

11.3 Tenant Accident and Incident Reporting Requirements

Tenants must immediately report property damage, accidents and incidents to the SLCDA via the Control Center at 801-575-2401, or 801-575-2911 in emergency situations. Failure to report may result in enforceable action up to and including a class B misdemeanor citation. Those involved must remain at the scene of the reportable incident; immediately notify their supervisor; and follow company accident reporting guidelines. An SLCDA representative will respond to document the reportable event and complete a report.

11.4 Hangar and Fixed Base Operator Inspections

It is the policy of the SLCDA to inspect aircraft storage hangars on a regular basis with sufficient notice to tenants. The SLCDA also reserves the right to conduct inspections of any hangar at any time to verify compliance with safety practices and lease requirements. Tenants will be officially notified of any violations discovered and will be given 30 days to correct the situation.

11.5 Ownership of Tenant Improvements

Unless otherwise provided in a lease agreement, fixtures, installations, additions, alterations and improvements made by the tenant on Airport premises becomes the property of the SLCDA upon the termination or expiration of the tenant contract without compensation to the tenant. The tenant may remove trade fixtures and equipment as specified in the Tenant's agreement with the SLCDA provided that damage to the infrastructure that may occur in the process is immediately repaired.

Tenants shall not remove or demolish, in whole or in part, any improvements to the premises without prior consent from the SLCDA. The SLCDA may require the tenant to replace whatever is removed. Tenants should refer to their Agreement with the SLCDA for other contract termination requirements.

11.6 Employee Parking Program

Salt Lake City International Airport (SLCIA) Employee Parking Program ('the Program') provides active airport tenant or qualified SLCIA-based ('domiciled') employees the ability to park their vehicle in the designated employee parking lot for a monthly fee. SLCIA based airline crew employees that present a company letter, along with a company issued ID badge, indicating that the employee is domiciled at the SLCIA will be eligible for employee parking and pay the applicable parking rate.

Qualified SLCIA Non-Domiciled employees may also utilize the designated employee parking lot. To be qualified, the non-domiciled employee will need to provide a company letter, along with a company issued ID badge, indicating they are an active employee with a tenant having current operations or a codeshare relationship with a tenant that with current operations at SLCIA. Qualified non-domiciled employees will pay the established monthly non-domiciled parking rate.

Rates are adjusted annually.

Courtesy shuttle service is available in the employee parking lot 24 hours a day, 7 days a week.

a. Employee Parking Rules

- 1) **Term.** The term of a parking permit is monthly and is subject to policies and procedures promulgated by SLCIA, which may change from time to time, subject to Directors review. SLCIA has the right to modify the Rules and Regulations.
- 2) **'First Come, First Served' Policy.** All parking shall be on an unreserved, 'first come, first served' basis, and no guarantee that parking will be available.
- 3) **Access Card (Key Card).** Employees will be issued a parking access card and will be solely responsible for maintaining and insuring proper use. The parking access card must be used upon entry and exit of the parking facility unless instructed differently by SLCIA or the parking provider. In the event parking access equipment is not working, employee may use the HELP button at the gate for assistance.
- 4) **License to Park, Non-Transferable.** A parking access card is issued to an employee as a license to park only; no bailment created. Employee is granted the parking permit to park one automobile at a time. Parking access cards are not transferable and intended solely for the use of the employee on the application.
- 5) **Parking Time Limit.** Each parking permit allows employees to park in a designated parking lot in a single stall. Long-term or commuter storage parking is prohibited. Those found in violation are subject to towing at the sole cost and expense of the employee.
- 6) **Lost, Stolen, Damaged Key Cards.** Lost, stolen, or damaged parking access cards must be reported to the parking provider immediately. A 'service charge' for lost, stolen, or damaged parking access card of \$25 will be assessed.
- 7) **Assignment or Sub-Lease.** Employee shall not assign or sub-lease any parking space. SLCIA may terminate an employee's parking permit in the event of any such assignment or sublease.
- 8) **Cheating or Fraud.** Cheating or fraud of any kind shall result in deactivation of parking access card and termination of parking permit. Parking privileges of employees discovered to be sharing of parking access card with others will be revoked,
- 9) **Vehicle Piggybacking.** Under no circumstances is piggybacking allowed at entry or exit of any employee parking facility. Piggybacking will result in termination of parking permit.

- 10) **Airport Tenant Company Vehicles.** Airport tenant company vehicles shall not be parked or stored in the employee lot. If any company owned, operated or leased vehicle is found parked or stored in any lot, the vehicle shall be cited and/or towed at owner's sole cost and expense.
- 11) **Facility Closures.** SLCIA reserves the right to temporarily close the facility, or certain areas therein, to perform necessary repairs, maintenance or improvements. SLCIA will post notice in the facility of such closures. SLCIA may conduct emergency closures without prior notification.
- 12) **Repairs.** Repairs and installations (including, but not limited to, windshield chip repairs, cell phone or stereo installation) are not permitted under any circumstances in SLCIA parking areas.
- 13) **RVs / Oversized Vehicles.** RVs, campers, oversized trucks, vehicles with trailer and limousines are not allowed to park in the employee lots.
- 14) **Leaves of Absence.** Employees must notify the parking provider 15 days prior to any leaves of absence to avoid billing.
- 15) **Termination of Employment.** Parking access cards must be surrendered to the parking provider once employment has been terminated. Access cards paid and directly provided by the employer must be returned to same employer upon termination of employment.
- 16) **Bicycles.** Bicycles must be operated in a responsible and courteous manner while in the parking lots. Riders should always use bicycle racks to protect property. Bicycles will be confiscated if parked in specifically prohibited parking areas or attached to or rested against fences, light poles or signage poles. No bicycle access is allowed through vehicle access gates.

b. Parking Lot Regulations

- 1) **Safety First.** Employees shall use the parking facility in a manner not to endanger or cause a hazard, injury, or a safety issue to others and/or their vehicles. Anyone using parking facilities in a reckless manner will be cited and their parking privilege revoked.
- 2) **Parking Stalls.** Vehicles shall be parked within marked stalls. Compact stalls are for compact cars only. Parking in unmarked spaces is a violation and is subject to ticketing and towing at owner's expense.
- 3) **Fire, Theft, Damage or Loss.** Employees should lock their vehicles when parked at the employee lot. SLCIA and the parking provider shall not be responsible for fire, theft, damage to, or loss of, such vehicle or any items of personal property left therein. Employees shall indemnify and hold SLCIA harmless from and against all loss, damage and liability, including reasonable counsel fees and costs, from, pertaining to or

related in any way to the presence or use of any vehicle or contents thereof in or about the subject parking facility.

- 4) **Speed Limit and STOP Signs.** Employees should observe the maximum speed limit (10 MPH) inside the parking lots and observe all STOP signs.
- 6) **Handicap Parking.** Usage of handicap stalls is strictly monitored by law enforcement and airport operations. Vehicles without proper handicap placard may be cited and/or towed at the owner's expense.
- 7) **Oil Spills and Repairs.** Employees will be responsible for cleanup of persistent excessive oil spills from individual vehicles parked in the lot. Employee is responsible for the cost of any repairs for damages incurred in the parking facility due to employee's negligence.
- 8) **Electric Vehicle Charging.** Electric vehicle charging stalls are to be used by electric vehicles only and while the vehicle is plugged in.

11.7 Storage or Placement of Equipment in Unauthorized Areas

Storage of tenant-owned wheelchairs, signage, stanchions, or other equipment must be within the leased boundaries of said tenant or in an approved and designated area for such equipment.

No person shall allow equipment to obstruct an emergency egress route or public right-of-way or otherwise hinder the functionality or operation of the space in question.

11.8 Satellite Dishes and Antennae

All satellite dishes and antennae required for Tenant operations shall only be installed at the designated antenna farm locations in the terminal and concourses, or as otherwise permitted by the SLCDA. Individual antenna for Tenant spaces and operations outside of the antenna farm locations are prohibited. Tenants are prohibited from installing or allowing to be installed, equipment on the Airport roofs that is not reviewed and approved by the SLCDA in writing.

11.9 Central Receiving and Distribution Center (CRDC)

- a. All deliveries to the terminal and concourse areas of the Airport, including parcels via FedEx, UPS, USPS, etc., must occur through the Airport's CRDC located at 3619 West 510 North. This includes, but is not limited to, all concessionaire deliveries and returns to be processed back to vendors, vending machine deliveries, deliveries to airline leased spaces, and materials to be placed in the sterile areas of the airport.
- b. The SLCDA shall designate a third-party operator to manage the operation, maintenance, and coordination of CRDC operations with SLCDA tenants, and recover the cost of operations through relevant tenant agreements.
- c. Failure of tenants to use the CRDC may result in penalties, including default under associated permits and agreements.

- d. All goods and materials delivered to the CRDC will be unloaded, screened, inventoried, sorted, and delivered to the tenant's leased space at the Airport by the designated third-party operator as selected by SLCDA.

12. FIRE REGULATIONS

Fire regulations at Salt Lake City International Airport are in accordance with, but not limited to, all federal, state, and local laws, standards, rules, regulations, policies, procedures, recommendations and fire codes, etc.

12.1 General Provisions

The Salt Lake City Fire Department conducts regular inspections of all tenant space, including storage areas, for the purpose of fire prevention and to ensure compliance with fire safety practices. An inspection report will be issued to the tenant after each inspection containing information relating to findings of non-compliance and/or recommendations by the inspector with a date of re-inspection to ensure that the required corrections have been completed. The tenant is responsible for responding with corrective action to items identified during the inspection that are within the tenant's premises, within the timeframe identified on the inspection report. The Salt Lake City Fire Department will work with the tenants to ensure compliance with the fire safety practices and codes. The Salt Lake City Fire Department levies pre-citation and business license renewals for non-compliance with fire code requirements. Tenants can report potential fire code problems, or concerns about fire safety to the Salt Lake City Fire Department.

The Rules and Regulations shall not be construed as granting any form of exclusion from any fire codes and/or building codes. All fire codes and ordinances must be obeyed.

12.2 Hazardous Materials

- a. All tenants, shippers, individuals and others, who handle, store, transport or use hazardous materials at Salt Lake City International Airport must comply with the applicable law, fire codes, and FAR 139 Title 49 of the Code of Federal Regulations.
- b. The SLCDA retains the right to limit or exclude any types, quantity or use of hazardous materials at the Airport.
- c. The SLCDA reserves the right to inspect all premises where any hazardous material is handled, stored, or used without limitation.

13. FIBER OPTIC INFRASTRUCTURE AND TELECOMMUNICATIONS

Fiber optics and associated equipment and space will be regulated, managed, and monitored by the SLCDA. SLCDA owns and manages all conduit routes, cable trays, and raceway routing outside tenant's exclusive leased space.

All authorized tenant cabling installations outside of leased space is for the sole use of said tenant. No sub-letting (with or without compensation) to other parties will be permitted without written authorization from the Executive Director.

No tenant, lessee or other Airport user shall make any telecommunications modifications or connections of any nature within the Airport complex without prior written authorization from the Executive Director. This directive also applies to the existence of equipment and facilities of any kind in telecommunications rooms, nodes or spaces.

Airport telecommunications systems include, but are not limited to, all copper, coaxial, and fiber optic cabling, fiber optic backbone, station cabling and termination systems (wire line and/or wireless based), DSL, Local Area Networks (LAN), voice, data, video systems and elements owned and operated by SLCDA or its telecommunications operators and/or concessionaires.

This directive applies to but is not limited to: fire alarm systems, security access systems, closed circuit television systems (CCTV), and the voice paging system, the public wireless network (Wi-Fi), the Parking and Revenue Control System (PARCS) and the Building Automation System (BAS).

Tenants or others desiring to make wiring, cabling or any nature of telecommunications infrastructure changes/improvements must formally request permission and approval with a Tenant Work Permit from the SLCDA Administration and Commercial Services Division.

14. GROUND TRANSPORTATION

14.1 State and City Registration and Licensing

All Ground Transportation Businesses must be registered by the State of Utah and licensed by the City.

- a. Businesses must register with the Utah Department of Commerce.

Department of Commerce
Heber Wells Building
160 East Broadway
Salt Lake City, Utah 84111
801-530-6646

- b. Businesses must obtain a Salt Lake City Business license.

Salt Lake City Department of Business Licensing
451 South State Street #225
Salt Lake City, Utah 84111
801-535-6644

- c. After completion of steps a. and b., above, Businesses must register with the Ground Transportation Department, where they will obtain a Ground Transportation Inspection Seal and AVI Tag. Finally, obtain Vehicle Operators Badges for all drivers from the Airport Badging Office.

Salt Lake City Department of Airports
Department of Ground Transportation
218 N 2200 W
Salt Lake City, Utah 84116
801-908-7205 or 801-908-7204

Badging requirements are located on the Salt Lake City Airport website:
www.slairport.com/badging.

- d. All SLCDA Automated Vehicle Identification (AVI) Tags, Ground Transportation Inspection Seals and Operator or Starter badges are the property of the SLCDA and must be surrendered upon termination or demand by the SLCDA.
- e. All Ground Transportation Inspection Seals and SLCDA Vehicle Identification (AVI) Tags must be returned to the SLCDA by the company within 72 hours of the time a vehicle is retired from service or sold.
- f. Failure to return any Ground Transportation Inspection Seals and or SLCDA Vehicle Identification (AVI) Tags as required may result in a fee being assessed to the company to whom they were issued.
- g. Companies must notify the SLCDA of any Ground Transportation Inspection Seals or SLCDA Vehicle Identification (AVI) Tags found to be missing or stolen within 24 hours.

14.2 Fees

No Person shall operate a Ground Transportation Business within the City without having paid fees as published by the Airport. Fees may be amended from time to time to reflect changes in recovery of SLCDA expenses and industry standards.

14.3 Ground Transportation Vehicle Requirements

- a. Minimum Vehicle Inspection Requirements
 - 1) Vehicles must pass an annual state safety inspection as established by the State of Utah Department of Public Safety, under Utah State Code 41-1a-205.
 - 2) Exteriors of vehicles must be clean at all times. During periods of inclement weather, vehicles must be cleaned no later than 24 hours after the weather event has ended.
 - 3) Vehicles, including bumpers and body molding, must be straight and aligned and free of all exterior damage, except for dents no larger than six inches (6") in diameter and rust spots no larger than one inch (1") in diameter.
 - 4) All glass, excluding the windshield and mirrors shall be free of cracks and chips larger than one inch (1") in diameter or length.

- 5) Vehicle exterior paint shall be maintained in good condition and repair, with no faded, oxidized, or non-matching paint.
- 6) All vehicle wheels shall have matching wheel covers, or be equipped with matching custom wheels.
- 7) Engine and engine compartment shall be clean and free of uncontained combustible materials.
- 8) All fluid leaks shall be repaired immediately.
- 9) All parts affixed to the undercarriage of the vehicle shall be permanently affixed and in good repair.
- 10) Vehicle interiors shall be clean and sanitary, and free of dirt, oil, litter, or offensive odors; all seats and other interior surfaces shall be in good repair and free of tears, springs and sharp objects. All interior damage must be professionally repaired. All seats in the vehicle, including the driver seat, may not have a seat cover; dashboard covers may be used, but shall be professionally manufactured.
- 11) Vehicle trunks or luggage storage compartments shall at all times be maintained free of oil, dirt, debris and personal property, except for property belonging to a current passenger or property used by the driver in connection with operating a Ground Transportation Vehicle.
- 12) All equipment used for the ease, convenience or safety of drivers and passengers, including, but not limited to, signage, doors, windows, carpets, door and window handles, ashtrays, heaters, air conditioners, radios and seatbelts, shall be maintained at Original Equipment Manufacturers (OEM) standards, and in a good and operable condition.
- 13) Special Transportation Vehicles are subject to additional inspection requirements set forth in Salt Lake City Code Sections 5.71 and 5.76.

b. Signage

All Ground Transportation Vehicles with exterior signs or color schemes used for identifying purposes, whether such identifying information is placed on such vehicle voluntarily or in accordance with applicable ordinances or statutes, shall meet the following requirements:

- 1) Signs and other identifying information shall comply with all applicable ordinances or statutes. Sign designs must be submitted to the SLCDA for approval prior to be installed. Samples must be to scale and can be printed and dropped off, or a digital copy may be emailed. If at any time your company decides to change the look or style of the signage on your vehicle, you must submit the new design to the SLCDA for approval prior to install.

- 2) Signs shall be professionally produced by a sign shop and permanently affixed on both sides of the vehicle, and shall identify the name of the Authorized Ground Transportation Business as listed on their Salt Lake City Business License with which the vehicle is associated and other information as required by law. In cases of companies that operate vehicles for separate Business locations with the same name, the vehicle signage shall include the location of the Business being served by each particular vehicle. No sign may be handwritten.
- 3) Lettering size and vehicle number shall be no smaller than two inches (2") in height. The color of the lettering shall be a high contrast with the background color and clearly visible from no less than twenty-five feet (25') away.
- 4) Signs and other identifying information shall be affixed on both sides of the vehicles only in one of the following locations: On the rear most window, the rear quarter panel above the tire and below the window or on the rear passenger door centered evenly on the door panel. The vehicle number must be on the rear of the vehicle above the bumper or on the rear window.
- 5) In lieu of a vehicle sign, vehicles may have a professionally designed, permanently affixed vehicle wrap. The vehicle wrap must display the name of the Authorized Ground Transportation Business as listed on their Salt Lake City Business License with which the vehicles is associated and other information as required by law on both sides of the vehicle, as well as the vehicle number on the rear of the vehicle. Lettering size and Vehicle number shall be no smaller than two inches (2") in height. The color of the lettering must contract with the background of the wrap color and clearly visible from no less than twenty-five feet (25').
- 6) All vehicles shall be properly and adequately numbered and identified in conformance with this chapter and other applicable statutes and ordinances. Identifying signage shall be kept in good repair. Missing or chipped letters and/or numbers, faded colors must be repaired immediately.

c. Non-Registered Interstate Bus Operator Temporary Permit

Every Non-Registered Interstate Bus operating at the airport on a temporary basis must purchase a Non-Registered Interstate Bus Operator Temporary Permit upon the terms, for the time(s) the vehicle is operated upon Airport property, and in the amounts set forth in the permit.

- 1) All Non-Registered Interstate Bus Operators must load and unload passengers on the Purple curbs of the Airport drop off lanes, or in locations as directed by Airport personnel. Operators must follow all directions given by airport staff.
- 2) Operators must remain with their vehicle at all times.

- 3) All Non-Registered Interstate Bus Operators will be required to purchase an Airport Non-Registered Interstate Bus Operator Temporary Permit under the terms, amounts, and times necessary to provide the needed services.

14.4 Drivers and Starters

- a. All persons operating a Ground Transportation Vehicle must have a valid Vehicle Operators Badge issued by the SLCDA. Applications for a Vehicle Operators Badge may be made to the Salt Lake City Department of Airports Badging Office during business hours. Application forms and requirements are available at the office or online at: <http://www.slairport.com/badging>.

- b. Appeals

Requests for an appeal of revocation, suspension, fees, signage or denial of renewal of an operator's badge, AVI tag or inspection seal.

- 1) Request for an appeal may be dropped off at the Ground Transportation office or mailed and must be made in writing to the Director of Operations at:

Salt Lake City Department of Airports
Department of Ground Transportation
218 N 2200 W
Salt Lake City, Utah 84116

- 2) The request must state the following:
 - a) Whether applicant desires an expedited appeal, which shall be reviewed by the Director of Operations on an expedited basis or whether applicant desires to appeal directly to the Ground Transportation Appeal Committee;
 - b) Reasons why the Applicant believes he or she has complied with the applicable requirements;
 - c) Reasons why the SLCDA's action is in error.
- 3) The appellant must file the request for appeal within fourteen (14) calendar days from the date the SLCDA takes the action being contested. The Ground Transportation Appeals Committee will only consider an appeal which is properly and timely filed.
- 4) If appellant requests an expedited appeal, the SLCDA shall investigate the facts and the Director of Operations shall issue a written decision to appellant within 3 business days of the receipt of the request for appeal that meets the requirements set forth herein. If the Director of Operations does not reverse the action that is the subject of the appeal, the Director of Operations shall impanel a Ground Transportation Appeals Committee within 3 business days of the decision not to reverse the action.

- 5) If appellant requests an appeal directly to the Ground Transportation Appeals Committee or if a Ground Transportation Appeals Committee is impaneled as set forth in paragraph D, above, the following procedures shall be followed:
- a) Within five (5) days from receipt of a request for appeal, the Director of Operations shall impanel a Ground Transportation Appeals Committee that consists of three (3) persons selected by the Director of Operations to hear the specific appeal. The Ground Transportation Appeals Committee will set a hearing date which will allow it to hear the matter in a reasonable time frame.
 - b) Appellant may appear in person before the Ground Transportation Appeals Committee designated to hear the appeal and may be represented by a person of his or her choice, confront any witness whose testimony is to be considered, and examine the evidence the committee will consider in making its decision.
 - c) The Ground Transportation Appeals Committee shall hear the appeal and determine whether the appellant has shown by a preponderance of the evidence that the action being appealed was erroneous and should be reversed. The Ground Transportation Appeals Committee may not take action beyond a determination whether to uphold or reverse the action that is the subject of the appeal.
 - d) The Ground Transportation Appeals Committee is not required to follow the Utah Rules of Civil Procedure or the Utah Rules of Evidence.
 - e) The hearing will be open to the public and recorded. The Ground Transportation Appeals Committee may close a hearing if it complies with the Utah Open and Public Meetings Act.
 - f) The decision of the Ground Transportation Appeals Committee shall be filed no later than five (5) days after the date of the hearing.
 - g) The decision of the Ground Transportation Appeals Committee is the final internal appeal in the City.
 - h) All petitions for an exemption or waiver for seal or signage requirements, must be made in writing and dropped off or mailed to the SLCDA at the address listed above. The Director of Operations will review the petition and provide a written decision to the petitioner within a reasonable amount of time.

14.5 Appearance Standards for Drivers and Starters

Drivers of Ground Transportation Vehicles and Starters representing commercial Ground Transportation Businesses within the city and at the airport shall adhere to the following standards when they are in an operating capacity.

- a. Clothing and uniforms standards must be industry accepted business casual or greater.
- b. Must wear enclosed shoes or boots with heels that do not exceed one inch (1”) in height.
- c. Dress sandals or slip-on shoes are permissible, flip flop style sandals or open back footwear will not be permitted.
- d. Must maintain hair, beards or mustaches in a clean and groomed condition.
- e. Must maintain clothes in a clean and repaired condition. Clothing shall be free of stains, rips or tares.
- f. Must be free from offensive odor.
- g. Must at all times display the SLCDA issued Vehicle Operators Badge.

14.6 Behavior and Conduct Standards for Drivers and Starters

The drivers of Ground Transportation Vehicles and Starters representing commercial Ground Transportation Businesses within the city shall adhere to the following standards of conduct:

- a. Drivers and Starters shall refrain from conduct, language and behavior that is insulting, offensive, threatening, disruptive or disturbing to passengers or others.
- b. Within the constraints of operations as outlined in ordinance, when Ground Transportation Vehicles are available for transport, drivers shall provide transportation to paying passengers and their property.
- c. Drivers must immediately follow all directions and instructions given by Starters and Airport staff.
- d. The On-Demand program is to be managed by the SLCDA and operated by the Starters under the SLCDA’s guidance. Under no circumstances should drivers attempt to operate outside of the guidelines and instruction provided by the SLCDA or Starters.
- e. Drivers and Starters shall obey all applicable rules, regulations, laws and ordinances, and shall maintain all appropriate licenses.
- f. Drivers shall not carry animals or nonpaying riders while transporting passengers in their vehicles, except that by the request of a passenger, drivers may carry service animals or animals enclosed in a carrier or other enclosure. Drivers may

carry nonpaying passengers when so requested by driver's employer for training or other job-related purposes.

- g. Drivers shall transport any paying passengers who present themselves for transport and shall offer reasonable assistance to such passengers, except that if a passenger must be lifted into the vehicle, or the vehicle will not properly accommodate the passenger's needs, the driver may request the passenger to contact a Special Transportation Vehicle.
- h. Drivers shall furnish a receipt for payment of a fare, which includes the name and contact information of the Authorized Ground Transportation Business the vehicle is operating under, the date, time, and amount charged.
- i. Drivers shall follow any transportation routes predetermined by the driver's employer, or if such routes are not predetermined, drivers shall either take the shortest reasonable route to a destination, or shall follow a specific route requested by a passenger.
- j. At terminals of transportation, Starters or other Ground Transportation Company employees may only solicit for business at locations approved by the Director of Operations.
- k. Persons providing meet and greet services must be employees of a licensed Authorized Ground Transportation Business and have with them the name of the passenger or group being met. This information must be provided to any SLCDCA official requesting it. Representatives of Ground Transportation Businesses must not solicit any passengers other than those they are scheduled to meet. Meet and greet services must be conducted in a manner that will not obstruct the normal flow of pedestrian traffic.
- l. Handheld signs must have the name of the passenger, group, or company being met and may not exceed twenty-four inches wide or eighteen inches in height. Signs must meet standards of professionalism accepted in the industry. For example: black board with attachable lettering / white board with company name attached and with the ability to write in the passenger or group name below / paper signs must be computer generated or professionally produced and may not be handwritten.
- m. Representatives of Ground Transportation Businesses must not engage a passenger who is in the process of speaking to another Ground Transportation Business's representative and may address the traveling public only when approached. The practice of calling out to potential passengers to draw them to the representative's location is strictly prohibited.

14.7 Airport Commercial Ground Transportation Operations

- a. General Requirements
 - 1) No vehicle for hire shall load or unload passengers at the Airport in any place other than that designated by the Director of Operations. May park in the Airport parking garage to greet passengers in the terminal

buildings and to load / unload passengers. Drivers of companies using this option are subject to all parking and other Airport fees. Ground Transportation Desk tenants may load in areas assigned by the SLCDA.

- 2) Placing, throwing, or dropping of waste, refuse, or rubbish upon any taxi or bus stand, roadway, street, or adjacent sidewalk thereto is strictly forbidden.
- 3) Ground transportation employees shall refrain from feeding birds and other animals within a 5-mile radius of the Airport.
- 4) The owners or operators of all vehicles for hire, their employees, invitees, and those doing business with them shall conduct themselves in a professional, orderly and proper manner at all times.
- 5) No owner or operator of a vehicle for hire or any person at any time, while on the Airport, by words, gestures, or otherwise shall solicit, persuade, or urge any person to use or hire any vehicle for hire or other means of transportation or conveyance at the Airport.
- 6) Any driver of a vehicle for hire who violates any of these Rules and Regulations shall be subject to immediate expulsion from the Airport and will not be allowed to re-enter the Airport without the permission of the Director of Operations. Also, such driver's Vehicle Operators Badge or Starters Badge may be revoked and/or the driver's permission to operate a Ground Transportation Vehicle with the City.
- 7) Any Ground Transportation Business failing to comply with these Rules and Regulations or which permits, encourages, or allows any of its representatives to violate these Rules and Regulations shall be subject to exclusion from the Airport and/or City, cancellation of the permit to operate on the Airport and confiscation of all Airport or City owned property.
- 8) Ground Transportation Businesses shall render all possible cooperation with the SLCDA in enforcing Salt Lake City Code and these Rules and Regulations.
- 9) Special needs requests will be accommodated, if possible and need to be pre-arranged with a Terminal and Landside Operations Supervisor at 801-647-5159.

b. Commercial Lanes

- 1) Authorized Ground Transportation Businesses must use the Airport commercial lanes unless otherwise directed by the SLCDA.
- 2) Drivers must remain with vehicles at all times. Signs and markings must be strictly obeyed. Loading and unloading must take place in designated areas. No loading or unloading of passengers shall be conducted in a

through lane. All vehicles must use areas along the commercial lanes that correspond to the following-colored zones:

Red	Department of Airports Buses only – Load
Yellow	On Demand Vehicles only - Load
Orange	Hotel/Courtesy Shuttles Load/Unload
Purple	Interstate Bus Operations Load/Unload
Blue	Ride Sharing
Green	Desk Tenants

- 3) Double parking is prohibited in all areas at all times. Vehicles must be parked parallel to the curb, providing a through lane at all times. All loading and unloading must take place on the curb or in designated areas. Vehicles may not load or unload on a crosswalk.

c. Ground Transportation Staging Lot(s)

- 1) Unless otherwise approved by the SLCDA, the Ground Transportation Staging Lot(s) are the only locations that Ground Transportation Vehicles may park prior to passenger pick up.
- 2) Ground Transportation Vehicles are to wait in the Staging Lot(s), and proceed to the commercial lanes or other authorized areas only when customers are ready to actively load or unload.
- 3) The SLCDA may designate areas. Authorized Ground Transportation Businesses may use these areas as directed by the SLCDA. Vehicles must only stage in area(s) approved by the SLCDA.
- 4) Persons using the Staging Lot(s) or other areas of the Airport will leave the area(s) clean and shall not be disruptive or abusive to other users.
- 5) The Staging Lot(s) are designed for short-term use. Staging in this areas is limited to one hour, unless posted otherwise.
- 6) Drivers must park vehicles in designated parking stalls only. Each Authorized Ground Transportation Business shall have equal access to the parking locations. All parking stalls may be used by one such Business. However, each time a vehicle of another authorized user arrives, the operator with the most vehicles in the parking area must relocate one vehicle to make room for the other user(s). This procedure shall be followed until all parking spaces are filled.
- 7) Fees may be established and charged for the use of Staging Lot(s) or other areas of the Airport grounds.

14.8 Utah Transit Authority (UTA)

- a. Must load and unload in SLCDA designated UTA zones only.
- b. The driver must remain with the vehicle.

14.9 Transportation Network Company (TNC)

- a. A Transportation Network Company (TNC) may not operate in Utah unless the company is registered with the State of Utah Division of Consumer Protection under the Transportation Network Company Registration Act.
- b. The Transportation Network Company Registration Act defines a TNC as an entity that (a) uses a software application to connect a passenger to a transportation network driver providing transportation network services; (b) is not: (i) a taxicab as defined in Utah Code §53-3-102; or (ii) a motor carrier as defined in Utah Code §72-9-102; and (c) does not own, control, operate, or manage the vehicle used to provide the transportation network services.
- c. No TNC shall operate at the Airport without providing proof of registration with the State of Utah Division of Consumer Protection and obtaining a permit with SLCDA.

14.10 Delivery Vehicles

The SLCDA may designate delivery areas to accommodate different kinds of deliveries, such as tenant and other deliveries. Drivers must use delivery area(s) assigned by the SLCDA and remain with their vehicle at all times. Only active loading and unloading is permitted.

15. GENERAL AVIATION HANGAR USE

15.1 Purpose

The purpose of this section is to ensure compliance with the FAA *Policy on the Non-Aeronautical Use of Airport Hangars*, effective July 1, 2017.

15.2 General

This section applies to all users of aircraft hangars, including the Airport, municipalities, and other public entities, regardless of whether a user is an owner or lessee of the hangar.

15.3 Administration

The Administration and Commercial Services and Airfield Operations Divisions or its designee are responsible for the administration and management of hangar use.

15.4 Aeronautical Use of Hangars

Hangars will be used for an aeronautical purpose, or be available for use for an aeronautical purpose, unless otherwise approved by the FAA.

The following aeronautical purposes are allowed in SLCDA hangars, subject to the provisions of Salt Lake City Municipal Code and Airport Rules and Regulations:

- a. Storage of Active Aircraft
- b. Final assembly of Non-Commercial Amateur-Built or Kit-Built Aircraft
- c. Maintenance, Repair or Refurbishment of Aircraft
- d. Storage of Aircraft handling equipment
- e. Special use as specifically authorized under an applicable lease agreement

15.5 Storage of Aircraft

Hangars will be primarily used for the storage of active aircraft, final assembly of amateur-built or kit-built aircraft, or an aircraft that is in the process of being made active as specified herein.

- a. An active aircraft:
 - 1) Is currently registered with the FAA,
 - 2) Has undergone an annual inspection within the preceding 12 calendar months and been approved for return to service. (FAR 91.409(a)), and
 - 3) Is in an operational and airworthy condition.

b. Final Assembly of Amateur-Built or Kit-Built Aircraft

Hangars may be used for the final assembly of amateur-built or kit-built (home-built) aircraft as follows:

- 1) Tenant must request and receive written approval by the Airport. The request must include a written construction plan that contains progress target dates outlining the anticipated time frame for completing the construction of the airplane.
- 2) The Airport will conduct periodic inspections of the hangar and the aircraft to ensure the aircraft shows continual signs of progress in the construction.
- 3) The construction must be completed and the aircraft airworthy and operable within 12 months, unless extended in writing by SLCD.A.

15.6 Maintenance, Repair or Refurbishment of Aircraft

Maintenance, Repair, or Refurbishment of Aircraft is allowed in hangars in accordance with the provisions of the lease agreement and Section 5.10 *Aircraft Assembly, Cleaning, Maintenance, and Repair* of the Airport Rules and Regulations.

15.7 Storage of Aircraft Handling Equipment

A limited and reasonable amount of aircraft handling equipment, tow bars, workbenches, tools, materials, and other items used in the servicing, maintenance, repair or outfitting of aircraft may be stored in general aviation hangars provided the hangar is used primarily for the storage of an aircraft and so long as it does not impede access to the aircraft.

15.8 Special Use of Hangar

The authorized use of airline, military and FBO hangars shall be for an aeronautical purpose as prescribed in writing by the Airport.

15.9 Indefinite Storage of Non-Operational Aircraft

Hangars are not to be used for the indefinite storage of non-operational or non-airworthy aircraft.

- a. A non-operational aircraft under construction, repair, refurbishment or otherwise non-airworthy, or major structural parts of an aircraft, may be stored in a hangar for a period of 6 months to allow the tenant time to make the aircraft operational and airworthy.
- b. Tenant may request an extension if the aircraft is expected to be out of service for more than 6 months due to factors beyond the tenant's control, such as unexpected maintenance requirements, availability of parts, or extended length of time needed to make the aircraft airworthy.
- c. Approval of the request is solely at the discretion of the Airport. The Airport may request a written plan that contains progress target dates outlining the anticipated time frame for making the airplane operational and airworthy.

15.10 Commercial Construction of Aircraft

Commercial construction of aircraft, including final assembly, is allowed only in facilities designated for the commercial construction of aircraft and authorized in writing by the Airport.

15.11 Designated Aircraft

The hangar lease agreement designates the aircraft authorized to occupy a general aviation hangar.

- a. The designated aircraft is the only aircraft allowed to be stored in the hangar. No other aircraft may be stored in the hangar unless approved in writing by the Airport's Administration and Commercial Services or Operations Divisions.
- b. The tenant is responsible to advise the SLCDA immediately if there any changes to the designated aircraft, including ownership in said aircraft.

- c. In the event that a tenant sells the designated aircraft, tenant will have 120 days to acquire another aircraft before the hangar lease agreement is terminated.
- d. Any exceptions to the above must be approved in advance by the Airport.

15.12 Ownership of Stored Aircraft

The lessee of a general aviation hangar must be the registered owner, or part owner, or lessee of all aircraft stored in the lessee's hangar.

If the lessee is the aircraft owner, lessee must:

- a. Hold legal title to the aircraft or legally own an equal or majority interest in the aircraft, and
- b. Be listed as an owner on the FAA Aircraft Registration or Application for Registration.

If the lessee is leasing the aircraft, lessee must have legal possession of, and control of, the aircraft pursuant to a signed, written lease agreement with a minimum term of twelve months.

15.13 FAA Aircraft Designation

All aircraft stored in a hangar must be currently registered with the FAA.

Tenants may request in writing a temporary exemption to this requirement if there is reasonable cause as to why the aircraft is not registered. A short-term exemption may be granted at the sole discretion of the Airport.

15.14 State of Utah Aircraft Registration

Aircraft based in Utah must be currently registered with the State of Utah Division of Aeronautics and proof of registration must be kept in the aircraft as prescribed by the State.

15.15 FBO Hangars

FBO hangars must be used for an aeronautical purpose as designated and authorized in the FBO Agreement. The designated aircraft and ownership requirements do not apply to FBO hangars.

15.16 Corporate Hangars

Corporate Hangars must be used for an aeronautical purpose as designated and authorized in the hangar lease agreement.

15.17 Non-Aeronautical Use of Hangars

The SLCDA will not consider any requests to use a hangar for non-aeronautical use.

15.18 Storage of Non-Aeronautical Items

Provided the hangar is used primarily for aeronautic purposes, a limited amount of non-aeronautical items may be stored in the hangar provided the items do not interfere with the aeronautical use of the hangar.

- a. Items must not impede the movement of the aircraft in and out of the hangar.
- b. Items must not impede access to the aircraft or other aeronautical contents of the hangar.
- c. Items must not displace the aeronautical contents of the hangar.
- d. A vehicle may be parked in the hangar while the vehicle owner is using the aircraft.
- e. A working refrigerator, air conditioner, fans and similar devices are allowed so long as they do not require the use of extension cords.

15.19 Prohibited Use of Hangars

The following uses of a hangar are prohibited:

- a. Storage of items not necessary or routine to the maintenance, operation or storage of an aircraft.
- b. Commercial aeronautical business or activities such as, but not limited to, aviation maintenance or flight instruction.
- c. Operation of or activities associated with a commercial, non-aeronautical business.
- d. Municipal agencies may not use or store non-aeronautical items in a hangar, including inventory of parts, supplies and other items.
- e. Appliances, except a working refrigerator, air conditioner, fans or similar devices, used by the tenant.
- f. Propane canisters and other hazardous materials.
- g. Hangars may not be used as a residence. Sleeping, overnight stays and other activities normally associated with a residence are not allowed.
- h. Use of the hangar for purposes other than those authorized in the lease agreement.

15.20 Insurance

Tenants shall be required to procure insurance covering the tenant's activities in and about the hangar in an amount and type to be specified in the hangar lease agreement. It is the tenant's responsibility to keep said insurance in effect throughout the term of the lease agreement.

Tenant must provide proof of insurance as required by the Airport.

Tenant must provide insurance to cover all items stored in the hangar including personal property of the tenant and others.

15.21 Hangar Inspection Program

The Airport shall conduct hangar inspections at least twice yearly to verify compliance with all applicable federal, state, and local rules and regulations including the Airport Rules and Regulations, and the terms and conditions of the lease agreement.

15.22 Miscellaneous

This policy and all provisions herein are subject and subordinate to the terms and conditions of any existing or future agreement entered into between the Airport and the United States of America for the improvement or operation and maintenance of the airport(s), the execution of which has been or may be required as a condition precedent to the transfer of federal rights or property to City for airport purposes, or the expenditure of federal funds for the improvement or development of airport; any laws which have been, or may hereafter be adopted pertaining to airport; any lease agreement or permit entered into between the Airport and a third party, except those provision that are not in accordance with the objectives of this policy and the requirements of the FAA *Policy on the Non-Aeronautical Use of Airport Hangars*.