[] —	Bracketed material is that portion being deleted Underlined material is that portion being added	
	BILL NO.	8-5-25-1
	SUMMARY	An Ordinance amending Title 20, of the Clark County Code, Chapter 20.10, Section 20.10.013 to amend rentals, fees, and charges—General aviation airports
	ORDINANCE NO.	
		(of Clark County, Nevada)

AN ORDINANCE AMENDING TITLE 20, OF THE CLARK COUNTY CODE, CHAPTER 20.10, SECTION 20.10.013 TO AMEND RENTALS, FEES, AND CHARGES - GENERAL AVIATION AIRPORTS.

WHEREAS, the County of Clark, State of Nevada is the owner and operator of the Clark County Airport System, which includes the municipal airports known as Harry Reid International Airport, North Las Vegas Airport, Henderson Executive Airport, Jean Airport, and Overton Municipal Airport, or other airports or similar aviation facilities which may be owned and operated by Clark County, now or at any time in the future, hereinafter both collectively and individually referred to as "Airport," and has established a policy of self-support for the Airport; and

WHEREAS, the County of Clark desires to update the rentals, fees, and charges to meet the current and projected operational demands of the Clark County Aviation System by replacing the previously approved rentals, fees, and charges, dated July 1, 2011; and

NOW, THEREFORE, THE BOARD OF COUNTY COMMISSIONERS OF THE COUNTY OF CLARK, STATE OF NEVADA, DOES HEREBY ORDAIN AS FOLLOWS:

Section 20.10.013 of the Clark County Code is hereby amended to read as follows: SECTION 1.

20.10.013 Rentals, fees, and charges—General aviation airports.

- (a) The director of aviation is authorized and empowered to set reasonable rentals, fees, and charges within the limits established in this chapter, to meet the operational needs of the airport, (1) for services and products supplied to customers by the department of aviation, and (2) for aircraft parking and storage in non-leased areas. All general aviation operators will be required to comply with such rentals, fees, and charges identified in this chapter effective, [July 1, 2011] September 1, 2025 For the purposes herein, the term [Based tenant] "Based Tenant" shall mean any general aviation operator that has executed a lease agreement or operating permit with the county, for a period of no less than six months. The term [transient customer] "Transient Customer" shall mean any general aviation operator who is not a [based tenant] Based Tenant.
- Uncovered apron rentals: (b)

ГΊ

- Based [tenants] Tenants: (1)
 - (A) Aircraft with footprint of less than one thousand two hundred fifty square feet: Not to exceed [fortyfive] eighty dollars per month;
 - (B) Aircraft with footprint of more than one thousand two hundred fifty square feet and less than three thousand five hundred square feet: Not to exceed [fifty-five] one hundred dollars per month;
 - (C) Aircraft with footprint of more than three thousand five hundred square feet and less than six thousand square feet: Not to exceed [two] five hundred [and fifty] dollars per month;

- (D) Aircraft with footprint of more than six thousand square feet and less than nine thousand square feet:

 Not to exceed two thousand dollars per month;
- (E) Aircraft with footprint of more than nine thousand square feet: Not to exceed five thousand dollars per month.
- (2) Transient [customers] <u>Customers</u>:
 - (A) Apron parking fee—Less than six consecutive hours:
 - (i) Aircraft with footprint of less than one thousand two hundred fifty square feet: Not to exceed [twenty] forty dollars or no charge with a twenty gallon fuel purchase;
 - (ii) Aircraft with footprint of more than one thousand two hundred fifty square feet and less than two thousand square feet: Not to exceed [thirty] <u>fifty</u> dollars or no charge with a thirty gallon fuel purchase;
 - (iii) Aircraft with footprint of more than two thousand square feet and less than three thousand five hundred square feet: Not to exceed [sixty] one hundred fifty dollars or no charge with a forty gallon fuel purchase;
 - (iv) Aircraft with footprint of more than three thousand five hundred square feet <u>and less than six</u> thousand square feet: Not to exceed [seventy-five] two hundred dollars or no charge with a fifty gallon fuel purchase;
 - (v) Aircraft with footprint of more than six thousand square feet and less than nine thousand square feet: Not to exceed three hundred dollars or no charge with a two-hundred-gallon fuel purchase;
 - (vi) Aircraft with footprint of more than nine thousand square feet: Not to exceed five hundred dollars or no charge with a three hundred-gallon fuel purchase.
 - (B) Apron parking fee—More than six consecutive hours, but less than twenty-four consecutive hours:
 - (i) Aircraft with footprint of less than one thousand two hundred fifty square feet: Not to exceed [twenty-five] <u>fifty</u> dollars; [or zero dollars] <u>or no charge</u> if more than twenty gallons of fuel is purchased;
 - (ii) Aircraft with footprint of more than one thousand two hundred fifty square feet and less than two thousand square feet: Not to exceed [seventy-five] one hundred fifty dollars if less than fifty gallons of fuel is purchased; or not to exceed [forty-five] seventy-five dollars if more than fifty gallons but less than one hundred forty-nine gallons of fuel is purchased; or [zero dollars] no charge if more than one hundred fifty gallons of fuel is purchased;
 - (iii) Aircraft with footprint of more than two thousand square feet and less than three thousand five hundred square feet: Not to exceed [one] two hundred dollars if less than fifty gallons of fuel is purchased; or not to exceed [seventy-five] one hundred dollars if more than fifty gallons but less than two hundred forty-nine gallons of fuel is purchased; or [zero dollars] no charge if more than two hundred fifty gallons of fuel is purchased;
 - (iv) Aircraft with footprint of more than three thousand five hundred square feet and less than six thousand square feet: Not to exceed [one] three hundred [fifty] dollars if less than seventy-five gallons of fuel is purchased; or not to exceed one hundred fifty dollars if more than seventy-five gallons but less than two hundred ninety-nine gallons of fuel is purchased; or [zero dollars] no charge if more than three hundred gallons of fuel is purchased;

- (v) Aircraft with footprint of more than six thousand square feet and less than nine thousand square feet: Not to exceed five hundred dollars if less than one hundred gallons of fuel is purchased; or not to exceed two hundred fifty dollars if more than one hundred but less than two hundred ninety-nine gallons of fuel is purchased; or no charge if more than three hundred gallons of fuel is purchased;
- (vi) Aircraft with footprint of more than nine thousand square feet: Not to exceed eight hundred dollars if less than two hundred gallons of fuel is purchased; or not to exceed six hundred dollars if more than two hundred but less than three hundred ninety-nine gallons of fuel is purchased; or no charge if more than four hundred gallons of fuel is purchased.
- (C) Apron parking fee—More than twenty-four consecutive hours:
 - (i) Aircraft with footprint of less than one thousand two hundred fifty square feet: Not to exceed [twenty-five] <u>fifty-five</u> dollars shall be added for each subsequent twenty-four hour period or portion thereof;
 - (ii) Aircraft with footprint of more than one thousand two hundred fifty square feet and less than two thousand square feet: Not to exceed [seventy-five] one hundred fifty dollars shall be added for each subsequent twenty-four hour period or portion thereof;
 - (iii) Aircraft with footprint of more than two thousand square feet and less than three thousand five hundred square feet: Not to exceed [one] <u>two</u> hundred dollars shall be added for each subsequent twenty-four hour period or portion thereof;
 - (iv) Aircraft with footprint of more than three thousand five hundred square feet <u>and less than six</u> thousand square feet: Not to exceed [one] <u>five</u> hundred [fifty] dollars shall be added for each subsequent twenty-four hour period or portion thereof;
 - (v) Aircraft with footprint of more than six thousand square feet and less than nine thousand square feet: Not to exceed one thousand dollars shall be added for each subsequent twenty-four hour period or portion thereof;
 - (vi) Aircraft with footprint of more than nine thousand square feet: Not to exceed one thousand five hundred dollars shall be added for each subsequent twenty-four hour period or portion thereof.
- (3) Unauthorized apron parking fee: Any time the director of aviation deems that a reservation is required to use the airport for special events, each aircraft operator shall make prior arrangements with the department of aviation for parking on the apron. If the aircraft operator parks on the apron without a reservation from the department of aviation, such aircraft operator shall pay an unauthorized apron parking fee not to exceed [of one] fifteen thousand dollars per occurrence in addition to all other applicable fees.
- (4) Other apron parking fees: Any time the director of aviation deems that a special event fee is required, any such fees shall not exceed fifteen thousand dollars per occurrence in addition to all other applicable fees.

(c) Shade hangar rentals:

- (1) Based [tenants] <u>Tenants</u> shall pay rent not to exceed [one hundred and ten] <u>two hundred and fifty</u> dollars per month for shade hangar space.
- (2) Transient [customers] <u>Customers</u> shall pay rent not to exceed [one hundred fifty] <u>three hundred</u> dollars, per twenty-four-hour period; Enclosed structure parking: Not to exceed [three hundred] <u>six hundred</u> dollars, per twenty-four hour period.

- (d) Gate card security deposit: Security deposits will be required for each gate card issued in an amount not to exceed [fifty] one hundred dollars per card.
- (e) Fees for ancillary general aviation services <u>and aviation fuel sales</u>: Prices shall be set by the director of aviation based on labor costs and/or current market conditions.
- (f) Conference room facility fee: Not to exceed [three] five hundred dollars, per twenty-four-hour period.
- (g) Any aircraft operator, who requires service by department of aviation personnel outside of regularly scheduled business hours, shall pay an [after hours] after-hours fee not to exceed [two] five hundred fifty dollars.

	PROPOSED on the	day of	, 20
	PROPOSED BY: Commissioner		
	PASSED on the	day of	, 20
	VOTE: AYES:		
		-	
		V-1 A	
	VOTE: NAYS:		
			
	ABSTAINING:		
	ABSENT:		
ATTEST:			BOARD OF COUNTY COMMISSIONERS CLARK COUNTY, NEVADA
			Ву
LYNN MARIE County Clerk		_	Chair Chair
This ordinance s	shall be in force and effect fro	m and after the	day of, 20