

## **Chapter 8 Commercial Activities**

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**ARTICLE I.**  
**GENERAL COMMERCIAL ACTIVITIES.**

**Section 1. SEC. 8-1. SOLICITING.**

- I. (a) A person commits an offense if he solicits funds or anything of value for any purpose at the Airport without a permit from the Airport Board except as provided in ~~Section 4 of Chapter 3~~ Chapter 3, ARTICLES III and IV of the Code and, to the extent of any operations outside the Airport boundaries, without a permit from any city in or through which such operations are conducted if such operations are lawfully regulated by such city.
- II. (b) A person commits an offense if he sells or offers for sale any article or merchandise on the Airport without a permit, concession, or franchise from the Airport Board.
- III. (c) A person commits an offense if he solicits any business or trade, including transportation of persons or baggage for hire on the Airport without a permit, concession or franchise from the Airport Board and, to the extent of any operations outside the Airport boundaries, without a license, permit or franchise from any city through which said business or trade is conducted if lawfully regulated by the ordinances of any such city.
- IV. (d) It shall be unlawful for a parking company, off-airport parking company, off-airport valet parking company, or a service related to the storing or staging of vehicles, to transport or offer to transport its customers or its customers' vehicles within the boundaries of the Airport without a permit, concession, or franchise from the Airport Board.

**Section 2. SEC. 8-2. ADVERTISING.**

A person commits an offense if he posts, distributes or displays any signs, advertisements, handbill, circular or printed or written matter of a commercial nature at the Airport without a concession or permit granted by the Executive Director.

**Section 3. SEC. 8-3. COMMERCIAL PHOTOGRAPHY AND MOVING PICTURE PRODUCTION.**

- I. (a) ~~A person commits an offense if he utilizes photographic or moving picture equipment for the purpose of picture taking or moving picture photography in any area designated as a "Restricted Area" within the Airport unless such person has obtained a permit from the Airport Board.~~ A person commits an offense if, he takes still or motion pictures for commercial use or public exhibition, publication, or display on any portion of the Airport grounds without a permit.
- (b) A person commits an offense if he produces any motion picture, television program or commercial advertisement on any portion of the Airport grounds without a permit.
- (c) No permits are needed for the taking of still or motion pictures or videotaping by:
  - (1) Airport users for personal non-commercial purposes; or,

(2) news media in covering news events or filming documentary productions at the Airport.

H. ~~(d) A person commits an offense if he uses the Airport premises for the purpose of any commercial photographic, theatrical or moving picture production without a permit from the Airport Board.~~ An application shall be submitted to the Executive Director at least ~~three (3)~~ five (5) business days in advance of the first day sought for photographic or other similar production, and shall include the following:

- A. (1) the full name and street address of the applicant;
- B. (2) the full name and street address of the organization sponsoring, conducting, or promoting the production;
- C. (3) whether the producing organization is a branch or division of a national organization and, if so, the name and street address thereof;
- D. (4) if the producing organization is a Texas corporation, a copy of its Corporate Charter, as amended, shall be furnished; if it is a foreign corporation, a copy of its Authorized Certificate to do business in the State of Texas shall accompany the application;
- E. (5) the purpose of the production;
- F. (6) the date or dates and hours of the production;
- G. (7) the location(s) proposed for such production; and
- H. (8) the total number and size of production equipment required for the production and total number of personnel.

HH. (c) The permit will be issued within three (3) business days of receipt of the application; however, the permit application may be denied or a permit granted hereunder revoked if one or more of the statements in the application is found to be untrue.

IV. (d) Time, location and manner: When permits are granted, the following rules and standards will apply:

- A. (1) location: Permittees shall be escorted by Airport Board Personnel at all times and shall only be permitted to conduct the permitted activity in those locations specified in the permit.
- B. (2) Permits will be issued for a period of not more than thirty (30) days.
- C. (e) manner of operation:
  - ±. (1) a person may not engage in such production unless he carries such permit granted under this section at all times while conducting production activities.

- 2- (2) a person conducting production activities hereunder shall, in that connection, obey all applicable state and federal laws and all applicable Rules and Regulations of the Dallas/Fort Worth International Airport Board. Unless specified in the permit, Permittees will not be permitted to conduct the activity for which the permit is issued
- a) (a) in Airport roadways,
  - b) (b) inside airline gate departure lounges,
  - c) (c) in areas restricted to airline or Airport personnel,
  - d) (d) in restrooms,
  - e) (e) in premises leased to a concessionaire,
  - f) (f) in stairwells, staircases, elevators or escalators,
  - g) (g) in baggage claim areas, or
  - h) (h) in any area temporarily or permanently restricted for conducting or promoting the production.

**Section 4. SEC. 8-4. NEWSRACKS.**

A person commits an offense if he sells or distributes any publication on the Airport premises by means of newspaper stand, racks or other similar devices, except by franchise, concession or permit granted by the Executive Director.

**ARTICLE II.**  
**FOOD ESTABLISHMENTS.**

**Section 5. SEC. 8-10. FOOD PROTECTION AND SANITATION.**

This section is intended to provide for the sale of only sound, properly labeled food; to establish sanitary standards for food protection and service by adopting by reference the Texas Board of Health's "Texas Food Establishment Rules" by requiring a permit for operation of food establishments and by requiring food service manager certification in food sanitation from a designated health authority.

**Section 6. SEC. 8-11. DESIGNATION OF HEALTH AUTHORITY.**

The Airport Board shall by resolution designate from time to time a health authority for the purpose of ensuring minimum standards of environmental health and sanitation within the scope of that department's function.

**Section 7. SEC. 8-12. STATE REGULATIONS ADOPTED.**

- f. (a) The following statutory provisions are hereby adopted by reference: Texas Board of Health's "Texas Food Establishment Rules" 25 TAC sections 229.161-229.171, 229.173-229.175;

Health and Safety Code, Chapter 431- "Texas Food, Drug and Cosmetic Act"; and Health and Safety Code Chapter 341-"Minimum Standards of Sanitation and Health Protection."

- II. (b) A certified copy of each rule manual (above) shall be kept on file in the office of the Director of Airport Concessions.

**Section 8. SEC. 8-13. DEFINITIONS.**

All definitions in the "Texas Food Establishment Rules" are hereby incorporated by reference. In addition the following definitions shall be understood.

**I. HEALTH AUTHORITY or REGULATORY AUTHORITY** shall be understood to mean the representatives of any health department or health agency designated by the Airport Board to enforce the provisions herein by resolution of the Airport Board.

**II. SERVICE OF NOTICE** shall mean a notice provided for in these rules is properly served when it is delivered to the holder of the permit or the person in charge, or when it is sent by registered or certified mail, return receipt requested, to the last known address of the holder of the permit.

**III. OWNERSHIP OF BUSINESS** shall mean the owner or operator of the business. Each new business owner or operator shall comply with these Rules and Regulations.

**IV. FOOD ESTABLISHMENT** shall mean all places where food or drink are stored, sold, commercially prepared, or otherwise handled, whether offered for sale, given in exchange, or given away for use as food or furnished for human consumption. The location of commercially packaged single portion non-potentially hazardous snack items and wrapped candy sold over the counter, or by vending machine, is excluded.

**Section 9. SEC. 8-14. FOOD PERMITS.**

- I. (a) Requirement: A person commits an offense if he operates a food establishment at the Airport without possessing a current and valid health permit issued by the health authority designated by resolution of the Airport Board.
- II. (b) Posting: A valid permit shall be posted in public view in a conspicuous place at the food establishment for which it is issued.
- III. (c) Non-transference (Change of ownership): Permits issued under the provisions of this article are not transferable. Upon change of ownership of a business the new business owner will be required to meet current standards as defined herein and State law before a permit will be issued.
- IV. (d) Multiple permits: A separate permit shall be required for every type food establishment and temporary food establishment whether situated in the same building or at a separate location. Except that:
  - A. (1) lounge operations located in the same building operating under the same liquor license will not require a separate permit unless potentially hazardous food is being served; and

- ~~B.~~ (2) establishments with minimal food handling involving limited preparation of potentially hazardous food (such as a snack bar) and under common ownership may be grouped under one permit. All establishments with extensive food handling and/or open potentially hazardous foods will be required to have a separate permit.
- ~~V.~~ (e) Suspension of permit: The health authority may suspend any permit to operate a food establishment if the operation of the establishment does not comply with the requirements of these Rules and Regulations, State laws, or the operation of the food establishment otherwise constitutes an imminent health hazard. Before a permit is suspended, the holder of the permit or the person in charge, shall be notified in writing that their permit may be suspended and that they are entitled to a hearing, if a request for hearing is made in writing to the authority within ten (10) days from the date the notice of suspension is received. If no written request for hearing is filed within ten (10) days, the permit will be suspended. The health authority may end the suspension any time if reasons for suspension no longer exist. When a permit is suspended, food service operations shall immediately cease.
- ~~VI.~~ (f) Revocation of permit: The health authority may, after providing notice and an opportunity for a hearing, revoke a permit for serious or repeated violations of any of the requirements of these rules or for interference with the health authority in the performance of its duties. Prior to revocation, the health authority shall notify the holder of the permit or the person in charge, in writing of the reason for which the permit is subject to revocation and that the permit shall be revoked at the end of ten (10) days following service of such notice unless a written request for a hearing is filed with the health authority by the holder of the permit within the ten (10) day period. If no written request for hearing is filed within the ten (10) days, revocation will be final.
- ~~VII.~~ (g) Service of notices: Notices shall be served in accordance with ~~the section 8 (H)~~ SEC. 8-13, definition of "service of notice", above. A copy of the notice shall be filed in the records of the health authority and in the office of the Director of Airport Concessions, or to such other person as may be designated by the Airport Board.
- ~~VIII.~~ (h) Hearings: The hearings provided for in these rules shall be conducted by the health authority at a time and place designated by it. Based upon the recorded evidence of such hearings, the health authority shall make a final finding, and shall sustain, modify or rescind any notice or order considered in the hearing. A written report of the hearing decision shall be furnished to the office of the Director of Airport Concessions and the holder of the permit, license, or certificate.
- ~~IX.~~ (i) Right of appeal: Any permit holder who wishes to dispute the decision of a hearing may appeal the decision to the director of the health authority issuing the order being appealed.
- ~~X.~~ (j) Application after revocation: When a revocation of a permit has become final, the holder of the revoked permit may make written application to the health authority for a new permit.
- ~~XI.~~ (k) Permit fees: Health permit fees, as established by the health authority, are due and payable directly to the health authority in the amounts and at the times specified by the health authority.

**~~Section 10.~~ SEC. 8-15.      INSPECTIONS.**

- I. (a) Pre-operational inspection: The health authority shall inspect any food establishment prior to its beginning operation to determine compliance with these rules.
- II. (b) On-going operations: The health authority shall be entitled to inspect any food establishment at any time without prior notice in order to determine compliance with these rules.

**~~Section 11.~~ SEC. 8-16.      FOOD MANAGER CERTIFICATION.**

- I. (a) Requirements: A person commits an offense if he operates a food establishment at the Airport without a manager, or person in charge, who possesses a valid and current food manager's certificate, or equivalent, approved by the health authority designated by resolution of the Airport Board. A certified manager, or person in charge, must be on duty during all hours of operation of any nonexempt food service establishment employing six (6) or more employees; provided that, only one certified manager, or person in charge, shall be required to be on duty during all hours of operation in each terminal building for food establishments under common ownership and operation. Only one certified manager, or person in charge, shall be required to be on duty during all hours of operation at each hotel.
- II. (b) Manager's certification: Upon written application and presentation of evidence of satisfactory completion of a food manager's course, equivalent training or examination as approved by the health authority, the health authority shall issue a food manager's certificate valid for three (3) years from the date of training or evaluation unless sooner revoked. Suspension or revocation of an establishment's health permit by the health authority shall constitute cause for revocation of that manager's certification. Whenever the food service operator holding the manager's certificate terminates employment, is terminated, or is transferred to another food establishment, the person owning, operating or managing the food establishment shall be allowed sixty (60) days from the date of termination or transfer of the certificate holder, to comply with this section.
- III. (c) Exemptions from certificate requirement: Temporary food establishments and persons participating as volunteer food handlers performing charitable activities for periods of fourteen (14) days or less may be exempted from the requirement for manager's certificate. Exemptions are within the discretion of the health authority.

**~~Section 12.~~ SEC. 8-17.      OPTIONS.**

Notwithstanding the provisions of ~~section 9 (IV)~~ SEC. 8-14(d) and ~~section 11 (f)~~ SEC. 8-16(a), which provide for grouping of food establishments under one permit, and one certified manager for food establishments under common ownership and operation, each business owner shall have the option to waive the grouping provisions and obtain one permit for each food establishment or temporary food establishment, and/or to maintain one certified manager, or person in charge, for each food establishment location.

**~~Section 13.~~ SEC. 8-13. reserved.**

**ARTICLE III.**

**POOLS AND SPAS.**

**~~Section 14.~~ SEC. 8-20. PUBLIC SWIMMING POOL AND SPA PERMIT PROGRAM INSPECTIONS INTENT.**

This section is intended to provide for pool safety and sanitation and to establish sanitary standards for public swimming pools and spas by adopting by reference the Texas Minimum Standards of Sanitation and Health Protection Measures and Design Standards for Public Swimming Pool Construction by requiring a permit for operation of public swimming pools and/or public spas.

**~~Section 15.~~ SEC. 8-21. DESIGNATION OF HEALTH AUTHORITY.**

The Airport Board shall by resolution designate from time to time a health authority for the purpose of ensuring minimum standards of environmental health and sanitation within the scope of that department's function.

**~~Section 16.~~ SEC. 8-22. STATE REGULATIONS ADOPTED.**

I. (a) The following statutory provisions are hereby adopted by reference: Texas Department of Health Minimum Standards of Sanitation and Health Protection Measures, Chapter 341, Subchapter D, Section 341.064 and Design Standards for Public Swimming Pool Construction, 25 TAC, Chapter 337, Section 337.71 through 337.96.

II. (b) A certified copy of each rule manual (above) shall be kept on file in the office of the Director of Airport Real Estate.

**~~Section 17.~~ SEC. 8-23. DEFINITIONS.**

All definitions in the Texas Minimum Standards and Health Protection Measures and Design Standards for Public Swimming Pool Construction are hereby incorporated by reference. In addition the following definitions shall be understood.

**I. Health Authority or REGULATORY AUTHORITY** shall be understood to mean the representatives of any health department or health agency designated by the Airport Board to enforce the provisions herein by resolution of the Airport Board.

**II. SERVICE OF NOTICE** provided for in these rules is properly served when it is delivered to the holder of the permit or the person in charge, or when it is sent by registered or certified mail, return receipt requested, to the last known address of the holder of the permit.

**III. OWNERSHIP OF BUSINESS** shall mean the owner or operator of the business. Each new business owner or operator shall comply with these Rules and Regulations.

**IV. PUBLIC SWIMMING POOL** shall mean an artificial body of water, including a spa, maintained expressly for public recreational purposes, swimming and similar aquatic sports or therapeutic purposes.

**~~Section 18.~~ SEC. 8-24. PUBLIC SWIMMING POOL AND SPA PERMITS.**

- I. (a) Requirement: A person commits an offense if he operates a public swimming pool and/or public spa at the Airport without possessing a current and valid health permit issued by the health authority designated by resolution of the Airport Board.
- II. (b) Posting: A valid permit shall be posted in public view in a conspicuous place at the public swimming pool and/or public spa.
- III. (c) Non-transference (Change of ownership): Permits issued under the provisions of this article are not transferable. Upon change of ownership of a business the new business owner will be required to meet current standards as defined herein and State law before a permit will be issued.
- IV. (d) Separate permits: A separate permit shall be required for every public swimming pool and/or public spa, whether situated in the same building or at a separate location.
- II. (e) Suspension of permit: The health authority may suspend any permit to operate a public swimming pool and/or public spa if the operation of the establishment does not comply with the requirements of these Rules and Regulations, State laws or the operation of the establishment otherwise constitutes an imminent health hazard. Before a permit is suspended, the holder of the permit or the person in charge, shall be notified in writing that their permit may be suspended and that they are entitled to a hearing if a request for hearing is made in writing to the authority within ten (10) days from the date the notice of suspension is received. If no written request for hearing is filed within ten (10) days, the permit will be suspended. The health authority may end the suspension any time if reasons for suspension no longer exist. When a permit is suspended, use of the public swimming pool and/or public spa shall immediately cease.
- III. (f) Revocation of permit: The health authority may, after providing notice and an opportunity for a hearing, revoke a permit for serious or repeated violations of any of the requirements of these rules or for interference with the health authority in the performance of its duties. Prior to revocation, the health authority shall notify the holder of the permit or the person in charge, in writing of the reason for which the permit is subject to revocation and that the permit shall be revoked at the end of ten (10) days following service of such notice unless a written request for a hearing is filed with the health authority by the holder of the permit within the ten (10) day period. If no written request for hearing is filed within the ten (10) days, revocation will be final.
- IV. (g) Service of Notices: Notices shall be served in accordance with ~~the section 17(H)~~, SEC. 8-23 definition of "service of notice", above. A copy of the notice shall be filed in the records of the health authority and in the office of the Director of Airport Real Estate, or to such other person as may be designated by the Airport Board.
- V. (h) Hearings: The hearings provided for in these rules shall be conducted by the health authority at a time and place designated by it. Based upon the recorded evidence of such hearings, the health authority shall make a final finding, and shall sustain, modify or rescind any notice or order considered in the hearing. A written report of the hearing decision shall be furnished to the office of the Director of Airport Real Estate and the holder of the permit, license, or certificate.

- VI. (i) Right of appeal: Any permit holder who wishes to dispute the decision of a hearing may appeal the decision to the director of the health authority issuing the order being appealed.
- VII. (j) Application after revocation: When a revocation of a permit has become final, the holder of the revoked permit may make written application to the health authority for a new permit.
- VIII. (k) Permit fees: Health permit fees, as established by the health authority, are due and payable directly to the health authority in the amounts and at the times specified by the health authority.

**~~Section 19.~~ SEC. 8-25.      INSPECTIONS.**

- I. (a) Pre-operational inspection: The health authority shall inspect any public swimming pool and/or public spa prior to its beginning operation to determine compliance with these rules.
- II. (b) On-going operations: The health authority shall be entitled to inspect any public swimming pool and/or public spa at any time without prior notice in order to determine compliance with these rules.

**~~Section 20.~~ SEC. 8-26.      PUBLIC POOL/SPA MANAGER CERTIFICATION.**

- I. (a) Requirement: A person commits an offense if he operates a public swimming pool and/or spa at the Airport without a manager or person in charge, who possesses a valid and current pool/spa manager's certificate or equivalent, approved by the health authority designated by resolution of the Airport Board. Pool and/or spa managers shall have at least one certified pool manager employed to maintain the pools/spas per location.
- II. (b) Manager's certification: Upon written application and presentation of evidence of satisfactory completion of a pool/spa manager's course, equivalent training or examination as approved by the health authority, the health authority shall issue a pool/spa manager's certificate valid for one (1) year from the date of training or evaluation unless sooner revoked. Suspension or revocation of an establishment's health permit by the health authority shall constitute cause for revocation of that manager's certification. Whenever the public pool/spa manager holding the certificate terminates employment or is terminated or transferred, the business shall be allowed sixty (60) days from this termination or transfer date to provide a new certificate holder.
- III. (c) This requirement is applicable even if pool maintenance operations are contracted to an outside company.

## **Chapter 9 Procedures**

### **Section 1. Intent**

~~This Chapter is designed to establish authority and define procedures for the adoption of additional resolutions, rules, regulations and orders necessary to the maintenance and promotion of the peace, good government and welfare of the Airport, for the performance of the functions thereof, for the order and security of its inhabitants, users and visitors, and to protect the peace, lives, health and property of such inhabitants, users and visitors.~~

### **Section 2. Airport Security**

~~I. Airport Police. The primary responsibility for police, fire and health security and for the enforcement of regulations, and for the performance of inspections and services within the boundaries of the Airport shall be vested in the Board and in the police force and such health officers as may from time to time be duly appointed and commissioned as such officers by the Board.~~

~~II. Peace Officers. The Executive Director, or the person, officer or employee designated by him shall have the authority to appoint peace officers for specific duties at the Airport upon the following conditions:~~

~~A. the ability, background, moral character, experience and other pertinent information relating to each applicant for such position shall be investigated by the Director of the Department of Public Safety of the Airport Board. Such investigation may be conducted as deemed necessary and any questionnaires or informational forms may be required to be completed by the applicant prior to appointment;~~

~~B. the duties and training of peace officers shall be as prescribed by the Director of the Department of Public Safety, who may require any and all necessary written or oral reports on a periodic basis from such peace officers. The required period of training for such peace officers shall not be less than prescribed by the Texas Commission on Law Enforcement Officer Standards and Education;~~

~~C. the appointments of peace officers by the Executive Director shall be made in conformance with all applicable laws, ordinances and administrative rules relative thereto; and~~

~~D. the appointments of peace officers shall be revokable by the Executive Director upon the recommendation of the Director of the Department of Public Safety, or such other lesser disciplinary action may be taken as the Executive Director shall deem necessary.~~

### **Section 3. Procedure for Adoption of Airport Rules and Regulations**

~~The Board may from time to time adopt certain additional resolutions, rules, regulations and orders which it deems to be necessary to the maintenance and promotion of the peace, good government and welfare of the Airport, for the performance of the functions thereof, for the order and security of its inhabitants, users and visitors, and to protect the peace, lives, health and property of such inhabitants, users and visitors, and prescribed suitable penalties for the violation thereof, all in the manner prescribed by Transportation Code Chapter 22, and such rules, regulations and orders shall not be construed as an attempt to waive or set aside any~~

~~provisions contained in the existing ordinances of any city or in any law of the State of Texas. To the extent of any conflict between the existing or future general ordinances of any city, such rules, regulations and orders of the Board shall prevail and be effective within the boundaries of the Airport, but not otherwise.~~

**~~Section 4. Adoption Procedures for Rules, Regulations and Orders with Penal Provisions~~**

~~Duly certified copies of all rules, regulations and orders of the Board pertaining to the subjects mentioned in section 3, and prescribing penalties for violations, shall be forwarded by the Executive Director to the chief administrative officer of the Cities of Dallas and Fort Worth to adopt the Code; and the duly authorized and commissioned peace officers or other enforcement officers of the Board shall thereafter be authorized to file cases arising thereunder in such municipal courts, in addition to any other convenient and proper forum.~~

**CHAPTER 9**  
**AIRPORT SECURITY**

**ARTICLE I.**

**IN GENERAL.**

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Sec. 9-2. Definitions.

**ARTICLE II.**  
**SECURITY VIOLATIONS.**

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Sec. 9-11. Emergency Exits.

Sec. 9-12. Bypass Security Screening Process.

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**ARTICLE III.**  
**ACCESS VIOLATIONS.**

Sec. 9-20. Obedience to Signs.

Sec. 9-21. Entrance Using SIDA Badge.

Sec. 9-22. Display of Badge.

Sec. 9-23. Falsification of Badge Application.

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Sec. 9-26. Unauthorized Use of Access Media.

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Sec. 9-33. Badge Control.

**ARTICLE I.**  
**IN GENERAL.**

**SEC. 9-1. AIRPORT SECURITY.**

Security regulations set forth in this Chapter are established to maintain the safety and security of aviation activities at the DFW International Airport. The Airport Security Coordinator and his designees work with the Transportation Security Administration (TSA) to ensure security measures meet or exceed the standards set forth in federal regulations.

**SEC. 9-2. DEFINITIONS.**

**ACCESS MEDIA** shall mean an Airport issued identification media that is used to gain access to the AOA, sterile area, secured area, or a restricted area.

**AIR OPERATIONS AREA or "AOA"** shall mean the area of the Dallas-Fort Worth International Airport bounded by a fence or to which access is otherwise restricted and which is primarily used or intended to be used for landing, taking-off or surface maneuvering of aircraft. The AOA does not include those leasehold areas within or having direct access to the AOA which are subject to security requirements imposed on the lessee or tenant under appropriate federal regulations or agreement incorporated in a signed lease.

**AIRPORT SECURITY COORDINATOR (ASC)** shall mean Airport's primary contact for security-related activities and communications with the Transportation Security Administration (TSA) and Airport tenants.

**AIRPORT SECURITY PROGRAM** shall mean the TSA approved airport operator's manual governing security related activities, communications and procedures.

**AOA PERMIT** shall mean an Airport issued 1) decal with a valid expiration date that is issued to and affixed on a vehicle; or 2) a placard with a valid expiration date, that is issued to and displayed on a vehicle. The owner of the vehicle must satisfy requirements established by the Airport.

**AUTOMATED ACCESS CONTROL SYSTEM (AACS)** shall mean the system used by the Dallas-Fort Worth International Airport to restrict entry into specific areas of the Airport through the use of an Airport issued identification media.

**EMPLOYEE PORTAL** shall mean a secured area access point controlled by the Airport restricted to use by authorized identification media holders.

**IDENTIFICATION MEDIA or "BADGE"** shall mean any credential, card, badge, or other media issued by the Airport for identification purposes and use at the Airport.

**IDENTIFICATION MEDIA HOLDER or "BADGE HOLDER"** shall mean an individual who has been issued a Badge by the Airport in accordance with the DFW Airport Security Program

**NON-SIDA BADGE** shall mean an identification media issued by DFW Airport to an individual permitting unescorted access in the sterile area.

**NOTICE** shall mean oral or written communication, but does not include audio recorded messages.

**PERSONAL ESCORT** shall mean to accompany and monitor the activities of an individual who does not have unescorted access authority into or within a sterile area, secured area, restricted area, or SIDA.

**RESTRICTED AREA** shall mean any area locked or posted by the Airport to either prohibit or limit entry or access to specific authorized persons.

**SECURED AREA** shall mean a portion of the Airport, specified in the Airport Security Program, in which certain security measures specified in 49 CFR Part 1542 are carried out. The AOA or "Ramp" and adjacent baggage processing areas are secured areas.

**SECURITY IDENTIFICATION DISPLAY AREA (SIDA)** shall mean a portion of the Airport, specified in the Airport Security Program, in which security measures specified in 49 CFR part 1540 are carried out. The SIDA includes the secured area and AOA.

**SIDA BADGE** shall mean an identification media issued to an individual by DFW Airport that is evidence of authorization for unescorted access to the SIDA.

**SPONSORING AUTHORITY** shall mean a person authorized to approve a Badge media application for an individual who requires unescorted access into secured areas or the SIDA.

**STERILE AREA** shall mean the portion of an airport terminal accessible to the travelling public that is controlled through the screening of persons and property and provides passengers access to boarding aircraft.

**VEHICLE ESCORT** shall mean to accompany and monitor the activities of a vehicle that does not have unescorted access authority into or within a secured area or SIDA.

## **ARTICLE II. SECURITY VIOLATIONS.**

### **SEC. 9-10. UNATTENDED ITEMS.**

A person commits an offense if he leaves luggage or another closed container in the public area of a terminal building and he:

- (a) does not control access to, maintain custody of, or make provisions for its care; and,
- (b) receives notice from the lease holder or representative of the Airport that such control is required.

### **SEC. 9-11. EMERGENCY EXITS.**

A person commits an offense if he:

- (a) intentionally opens an emergency exit from the sterile area of a passenger terminal to a non-sterile area when there is not an emergency; or,
- (b) allows a person or property to enter the sterile area of a passenger terminal through an emergency exit without adhering to established security regulations.

(c) It is a defense to prosecution for a violation of this subsection if the person is a law enforcement officer:

- (1) acting in an official capacity; or,
- (2) escorting equipment and supplies which are normally subject to inspection through the emergency exit doors subjecting them to inspection or screening by either TSA or DPS.

**SEC. 9-12. BYPASS SECURITY SCREENING PROCESS.**

A person commits an offense if he gains access to the sterile area of a terminal, the secured area, or the SIDA for himself, another, or any property in a manner that bypasses the security screening process.

**Sec. 9-13. VIOLATION OF RESTRICTED AREA.**

(a) A person commits an offense if he parks or operates a vehicle, or enters a "Restricted Area" on foot or by any other conveyance without authorization issued by the Airport.

- (1) The person must possess and display a valid SIDA badge, a valid Non-SIDA badge, an authorized Airport identification media or other proof of authorization appropriate for the area the individual is located or be under an authorized escort; and,
- (2) The vehicle must display an approved, valid permit, decal, placard, or other authorization in a manner established by the Airport or be under escort.

(b) It is a defense to prosecution for a violation of this subsection if an individual is authorized to be in a Restricted Area that is not designated as SIDA and his vehicle does not have proof of authorization.

**SEC. 9-14. GENERAL VIOLATION.**

A person commits an offense if he violates any provision of the Airport Security Program or by act or omission compromises the safety and security of the Airport.

**ARTICLE III.**  
**ACCESS VIOLATIONS.**

**SEC. 9-20. OBEDIENCE TO SIGNS.**

(a) The Airport Security Coordinator may establish rules necessary to enhance security or to comply with federal security directives. Notification to Badge Holders will be made by posting signs at controlled access points. The signs must be on a primarily white background with contrasting letters at least 1" high when posted inside any building or 3" when posted outside a building and displaying the Airport brand.

- (b) A person commits an offense if he commits any act forbidden by or fails to perform any act required and has had notice of the requirement by such signs.

**SEC. 9-21. ENTRANCE USING SIDA BADGE.**

- (a) A Badge Holder commits an offense if he enters the sterile area, secured area, or SIDA through an Automated Access Control System (AACS) portal where access is restricted to SIDA Badge Holders and:

- (1) does not first present their SIDA Badge for authorized entry;
- (2) allows another person entry who has not complied with (a), also known as "piggybacking" or "tailgating"; or
- (3) uses an employee portal to access an aircraft for the purpose of flight when he is not (1) a member of an on-duty flight crew with a valid SIDA Badge or, (2) an on-duty Federal Air Marshal with a valid SIDA Badge. For purposes of this section, an on duty flight crew member is one who is actively engaged as a pilot, copilot, flight engineer or serving as a flight attendant on board a flight departing DFW.

- (b) A Badge Holder commits an offense if he enters a terminal building or the secured area and does not enter the SIDA either through a manned AOA gate, AACS employee portal, or a passenger screening checkpoint. It is a defense to prosecution for a violation of this subsection if the individual is acting in an official capacity as a DFW Airport law enforcement officer or fire fighter, a DFW Airport Airfield Operations Employees, a federal/state/local law enforcement officer, or a US federal government employee.

- (c) A Badge Holder commits an offense if he enters any AOA gate for the purpose of boarding a flight for which screening is required except on duty flight crew or a Federal Air Marshal.

**SEC. 9-22. DISPLAY OF BADGE.**

- (a) A Badge Holder commits an offense if he:

- (1) having used his SIDA Badge for entry into the sterile area or SIDA, fails to prominently display his SIDA Badge on his outermost garment above the waist and below the neck while in the sterile area or in the SIDA;
- (2) having used his Non-SIDA Badge for entry into the sterile area, fails to prominently display his Non-SIDA Badge on his outermost garment above the waist and below the neck while in the sterile area;
- (3) displays a defaced SIDA or Non-SIDA Badge or displays a Badge on which information has been purposely covered;
- (4) upon the request of another, fails to display his SIDA or Non-SIDA Badge while in the sterile area or the SIDA; or,

(5) displays the Badge of another person. Unless such other person has reported his identification Badge as lost or stolen both persons shall be considered to be in violation.

(b) It is a defense to prosecution for a violation of this subsection if the person not displaying his SIDA Badge as required in subsection (a)(1) is a law enforcement officer or a Transportation Security Inspector acting in an official capacity.

**SEC. 9-23. FALSIFICATION OF BADGE APPLICATION.**

A person commits an offense if he:

- (a) forges or enters false information on an application for a Badge or access media device;
- (b) possesses a Badge or access media device for which the application was fraudulently obtained.

**SEC. 9-24. FAILURE TO CHALLENGE.**

A Badge Holder commits an offense if he:

- (a) fails to challenge a person in the SIDA who is not visibly displaying a SIDA Badge or under authorized escort;
- (b) fails to call police and report a person who is not visibly displaying a SIDA Badge or under authorized escort; or,
- (c) fails to report to police any person not possessing his valid SIDA Badge or under authorized personal escort in the SIDA.

**SEC. 9-25. FAILURE TO REPORT SECURITY VIOLATION.**

(a) A Badge Holder commits an offense if he:

- (1) fails to report a condition that compromises the security of the SIDA or sterile area; or,
- (2) fails to immediately notify DFW Airport Department of Public Safety of a lost or stolen SIDA or Non-SIDA Badge.

(b) A Badge Holder is presumed to know a condition that compromises security if it was covered in the DFW SIDA Badge Training Program.

**SEC. 9-26. UNAUTHORIZED USE OF ACCESS MEDIA.**

A person commits an offense if he:

- (a) uses his SIDA Badge, Non-SIDA Badge or other access media privileges to commit a violation of any federal, state or local law, or these Rules and Regulations;

- (b) allows another to use a SIDA Badge, Non-SIDA Badge or other access media not issued to that individual;
- (c) uses another's SIDA Badge, Non-SIDA Badge or other access media to access the sterile area or SIDA; or,
- (d) uses his SIDA Badge, Non-SIDA Badge or other access media to facilitate the unauthorized access of another into the SIDA or sterile area.

**SEC. 9-27. PROHIBITED ITEMS.**

A Badge Holder commits an offense if he:

- (a) introduces any item that is prohibited by TSA regulation or security directive through an employee portal; or
- (b) stores unsecured any item that is prohibited by TSA regulation or security directive in the sterile area of a terminal.

**SEC. 9-28. AOA ACCESS.**

A person commits an offense if he:

- (a) uses a vehicle gate for pedestrian access;
- (b) leaves any gate, barrier, device or any combination thereof used to enter the AOA, including primary or secondary levels of control, before they close or responsibility is transferred to another Badge Holder;
- (c) fails to prevent any person or vehicle from following them through an AOA gate; or,
- (d) operates or parks any vehicle on the AOA without a valid DFW AOA Permit or placard displayed, unless the vehicle is under escort by a SIDA Badge Holder in an AOA permitted vehicle.

**SEC. 9-29. ESCORTING BY A BADGE HOLDER.**

A Badge Holder commits an offense if he is a SIDA Badge Holder and he:

- (a) escorts a person into any sterile area, restricted area or SIDA and fails to maintain visual and audible contact with the person being escorted at all times;
- (b) escorts a person into any sterile area, restricted area or SIDA and allows him to engage in conduct prohibited by federal, state or local law;
- (c) escorts any person into the sterile or secured area of a terminal who has not entered the SIDA either through a manned AOA gate or passenger screening checkpoint; or,

- (d) fails to escort or ensure the continued escort of an individual to whom they have provided access to the sterile area, restricted area or SIDA.
- (e) Only SIDA Badge Holders may provide escort to non-badged persons needing to enter the sterile area or SIDA. SIDA Badge Holders providing escorts may only pass their escort responsibility to another SIDA badge holder providing the SIDA Badge Holder acknowledges receipt of the escort transfer.

**SEC. 9-30. OBTAIN AN UNAUTHORIZED ESCORT.**

(a) A person commits an offense if he:

- (1) obtains an escort into the sterile area or the SIDA;
- (2) has had a SIDA or Non-SIDA Badge which has either expired or been suspended or revoked; and,
- (3) he would be considered ineligible for a new SIDA or Non-SIDA Badge.

(b) A person commits an offense if he obtains an escort into the sterile area or SIDA for more than 15 days in a 45 day period.

**SEC. 9-31. TAMPERING WITH SECURITY DEVICE.**

A person commits an offense if he:

- (a) forces open any door or gate that is locked or controlled by AACS that provides access to the sterile area, secured area, AOA, SIDA or any other restricted area;
- (b) tampers with or alters any lock mechanism, badge reader, camera, biometric device, or other equipment designed to verify authorized access; or
- (c) alters any security fence, door or gate, lock mechanism, badge reader, camera, biometric device, or other equipment designed to provide for the security of the airport without the approval of the Airport Security Coordinator.

**SEC. 9-32. FAIL TO PREVENT UNAUTHORIZED ACCESS.**

(a) A person commits an offense if he:

- (1) fails to secure any door or gate that provides access to the sterile area, secured area, or SIDA immediately after use; or
- (2) discovers an unsecured door or gate or other mechanism designed to prevent unauthorized entry and fails to report the circumstances to DFW Airport DPS or the Airport Operations Center.

- (b) It is presumed that a person entering through a door without complying with the security mechanism in place is evidence they knew the access control mechanism was unsecured.

**SEC. 9-33. BADGE CONTROL.**

A person commits an offense if he:

- (a) fails to return a SIDA or Non-SIDA Badge upon demand of the ASC or his representative or the badge sponsor;
- (b) fails to notify DFW DPS of any circumstance that would disqualify him from having or obtaining a SIDA or Non-SIDA Badge;
- (c) retains a Badge without a business purpose;
- (d) possesses a SIDA or Non-SIDA Badge not issued to him and does not have the effective consent of the Badge Holder or authorization from the Airport;  
or
- (e) presents a SIDA or Non-SIDA Badge not issued to him with intent to obtain access or benefit.

## **Chapter 10**

### **Saving, Severability and Penalties**

#### **Section 1. Catchlines of Sections**

~~Catchlines of the sections of this Code are intended as mere catchwords to indicate the general contents of the section, and for index or search convenience and shall not be taken or deemed to be titles nor shall same be construed as a substantive part of any section.~~

#### **Section 2. Severability**

~~The sections, subsections, sentences, clauses and phrases of this Code are severable, and if any phrase, clause, sentence, subsection or section of this Code shall be declared unconstitutional by the valid judgment or decree of any court of competent jurisdiction, such unconstitutionality shall not affect any of the remaining phrases, clauses, sentences, subsections and sections of this Code, since the same would have been enacted without the incorporation in this Code of any such unconstitutional phrase, clause, sentence, subsection or section.~~

#### **Section 3. Penalty, Continuing Violations**

~~I. The violation of any provision of this Code where an act or a failure to act is made unlawful or is otherwise prohibited, shall be punishable by a fine:~~

~~A. not to exceed \$500.00;~~

~~B. not to exceed \$2,000.00 if the provision violated governs fire safety, or public health and sanitation, including dumping of refuse; or~~

~~C. fixed by State law if the violation is one for which the State has fixed a fine.~~

~~II. A person violating a provision of this Code is guilty of a separate offense for each day or part of a day during which the violation is committed, continued, or permitted, unless otherwise provided.~~

## Appendix I

Street	Direction	Hundred Block	Speed Limit (Mph)
North Employee Parking Loop Rd.	N & S	1600 - 1800 S	30
Express North Public Loop Rd.	N & S	1700 - 1800 S	20
A Public Loop Rd.	N & S	2100 S	20
A Upper Level Rd.	N & S	2000 - 2200 S	15
A Lower Level Rd.	N & S	2000 - 2200 S	15
B Public Loop Rd.	N & S	2100 S	20
B Upper Level Rd.	N & S	2000 - 2200 S	15
B Lower Level Rd.	N & S	2000 - 2200 S	15
C Public Loop Rd.	N & S	2300 - 2400 S	20
C Upper Level Rd.	N & S	2300 - 2400 S	15
C Lower Level Rd.	N & S	2300 - 2400 S	15
D Service Level Rd.	N & S	2275 - 2475 S	15
D Arrivals Level Rd.	N & S	2325 - 2475 S	15
D Departures Level Rd.	N & S	2325 - 2475 S	15
D Recirculation Rd.	N & S	2350 - 2475 S	15
E Public Loop Rd.	N & S	2600 S	20
E Upper Level Rd.	N & S	2500 - 2700 S	15
E Lower Level Rd.	N & S	2500 - 2700 S	15
Express South Public Loop Rd.	N & S	2600 S	15
South Remote Parking Public Loop Rd.	N & S	2900 - 3000 S	20
South Employee Parking Loop Rd.	N & S	2900 - 3100 S	30
North Remote Carousel Connector Rd.	N & S	1600 - 1700 S	15
South Remote Carousel Connector Rd.	N & S	3050 - 3100 S	15
East Airfield Dr.	N & S	2300 - 3400 S	45
South Airfield Dr.	E & W	1800 - 2900 E	45
West Airfield Dr.	N & S	1600 - 3400 E	45
North Airfield Dr.	E & W	1475 - 2875E	45

<b>Street</b>	<b>Direction</b>	<b>Hundred Block</b>	<b>Speed Limit (Mph)</b>
North Airfield Dr.	E & W	2875 - 3000 E	35
North Service Rd.	N	1300 - 3250 S	35
North Service Rd.	N	3250 - 3900 N	45
South Service Rd.	S	1300 - 1750 S	45
South Service Rd.	S	1750 - 3825 S	35
South Service Rd.	S	3825 - 4025 S	45
Service Rd. Crossunder 1	E & W	2275 - 2325 E	30
Service Rd. Crossunder 2	E & W	2275 - 2325 E	30
Service Rd. Crossunder 3	E & W	2275 - 2325 E	30
Service Rd. Crossunder 4	E & W	2275 - 2325 E	30
Service Rd. Crossunder 5	E & W	2275 - 2325 E	30
Service Rd. Crossunder 6	E & W	2275 - 2325 E	30
Service Rd. Crossunder 7	E & W	2275 - 2325 E	30
N. International Pkwy.	N	300 - 1300 S	55
S. International Pkwy.	S	300 - 1300 S	55
N. International Pkwy.	N	1300 - 1500 S	30
S. International Pkwy.	S	1300 - 1500 S	30
N. International Pkwy.	N	1500 - 3400 S	55
S. International Pkwy.	S	1500 - 3400 S	55
N. International Pkwy.	N	3400 - 3600 S	30
S. International Pkwy.	S	3400 - 3600 S	30
N. International Pkwy.	N	3700 - 4200 S	55
S. International Pkwy.	S	3700 - 4200 S	55
International Pkwy. Crossunder 1	E & W	2275 - 2325 E	30
International Pkwy. Crossunder 2	E & W	2275 - 2325 E	30
International Pkwy. Crossunder 3	E & W	2275 - 2325 E	30
International Pkwy. Crossunder 4	E & W	2275 - 2325 E	30
International Pkwy. Crossunder 5	E & W	2275 - 2325 E	30
International Pkwy. Flyover Bridge 5	E & W	2275 - 2325 E	20

<b>Street</b>	<b>Direction</b>	<b>Hundred Block</b>	<b>Speed Limit (Mph)</b>
East 9th St.	E & W	2825 - 2925 E	30
East 14th St.	E & W	2825 - 2925 E	30
<u>East 16th St.</u>	<u>E &amp; W</u>	<u>2325 - 2425 E</u>	<u>30</u>
East 23th St.	E & W	2950 - 3050 W	30
East 26th St.	E & W	2975 - 3050 E	30
East 28th St.	E & W	2900 - 3050 E	35
East 31st St.	E & W	3050-3125 E	30
East 32nd St.	E & W	3050 - 3125 E	30
East 37th St.	E & W	2400 - 2600 E	30
East 38th St.	E & W	2300 - 2400 E	30
East 39th St.	E & W	2400 - 2600 E	30
North 16th Ave.	N & S	2050 - 2150 S	30
<u>North 24th Ave.</u>	<u>N &amp; S</u>	<u>1650 - 1825 S</u>	<u>30</u>
North 28th Ave.	N & S	950 - 1450 S	30
South 20th Ave.	N & S	3675 - 4150 S	30
South 22nd Ave.	N & S	3250 - 3350 S	30
South 24th Ave.	N & S	3850 - 4025 S	30
South 26th Ave.	N & S	3575 - 3900 S	35
South 31st Ave.	N & S	3175 - 3275 S	30
West 17th St.	E & W	1150 -1550 E	30
West 19th St.	E & W	1450 - 1700 E	35
West 20th St.	E & W	1450 - 1750 E	30
West 21st St.	E & W	1475 - 1650 E	30
West 23rd St.	E & W	1550 - 1600 E	30
West 27th St.	E & W	1575 - 1600 E	30
West 31st St.	E & W	2200 - 2275 E	30
West 32nd St.	E & W	2200 - 2275 E	30
West 33rd St.	E & W	2100 - 2275 E	30
Freeport Pkwy.	N & S	1500 S	30
Mid-Cities Blvd.	E & W	1650 - 1850 E	40
Royal Lane	N & S	725 - 1375 S	35

<b>Street</b>	<b>Direction</b>	<b>Hundred Block</b>	<b>Speed Limit (Mph)</b>
Texan Trail	N & S	1400 - 1600 S	30
Rental Car Dr.	E & W	2275 - 2800 E	35
South Garage Dr.	E & W	2400 - 2500 E	30
Bus Entry/RCC	E & W	2200 - 2400 E	30
Bus Exit/RCC	E & W	2300 - 2400 E	30
Center Garage Dr.	E & W	2500 E	30
North Garage Dr.	E & W	2400 - 2500 E	30
Passport Ave.	N & S	3600 - 4000 S	35
S. W. Construction Rd.	N & S	2550 - 3175 S	20
S. W. Construction Rd.	N & S	3175 - 3425 S	35
S. W. Construction Rd.	E & W	1800 - 2100 E	35
Trade Ave.	N & S	800 - 1075 S	30
Regent Blvd.	E & W	2575 - 2925 E	30
Regent Blvd.	N & S	725 - 925 S	30
Corporate Dr.	N & S	750 - 1025 S	30
Bear Creek Ct.	N & S	3500 - 3600 S	30
Minters Chapel Rd.	N & S	1500 - 1600 S	30
Plaza Dr.	E & W	2925 - 2950 E	30
Carbon Rd.	N & S	3125 - 3150 S	30
Carbon Rd.	E & W	3050 - 3175 E	30
Glade Rd.	E & W	1200 - 1600 E	35
S. Main St.	N & S	1650 - 1750 S	30
Esters Rd.	E & W	2425 - 2925 E	30
W. Walnut Hill Ln.	E & W	2325 - 3075 E	45
Mustang Drive	E & W	1125 -1450 E	45
Stone Meyers Parkway	N & S	700 - 875 S	40