CANBERRA AIRPORT CONDITIONS OF USE



CONDITIONS OF USE

(c)

(b)

Cancellation of previous conditions

Airport;

agro con Ser	se conditions replace and cancel all previous eements and arrangements between you and us cerning your use of the Airport and the vices . However, rights that exist at the time of cellation are not affected.	1.5
Wh	at are these conditions about?	
auti Ser a se	se conditions set out the basis on which we horise you to use the Airport and the vices . However, they do not apply if you have eparate written agreement with us for the use of Services .	2.
	rds that appear like this have the meanings on in the Meaning of Words (clause 19).	2.1
-	ase read these conditions carefully.	
	estions?	
If y the rele	ou have any questions about these conditions or operation of the Airport you should contact the vant person shown in the contacts list – edule 6.	2.2
		3.
1.	USE OF AIRPORT	3.1
1.1	These are the conditions under which you use our Airport and any Services at our Airport , unless we have a separate written agreement with you for the use of the Services (such as an Airport Services Agreement). By using the	(a) 1
	Airport , you acknowledge your acceptance of these conditions.	(b)
1.2	These conditions apply equally to intrastate, interstate and international operations unless	(c)
	otherwise stated.	(d)
1.3	You may not nominate or use the Airport as a designated international alternate without first	(e)
	obtaining our consent. We may require you to enter into a separate agreement with us about such access.	(f)
1.4	You accept that:	3.2
(a)		

use of the **Airport** and those **Services** may be constrained by **Relevant Law**; and

we may from time to time close all or any part of the **Airport** and withdraw all or any of the Services, for any period we consider appropriate when in **our** opinion it is necessary to do so.

1.5 **You** accept that unless otherwise specified these conditions prevail, to the extent of any inconsistency, over any contractual or other relationship we have with you in respect of the same subject matter.

CURRENCY

2.1 These conditions take effect from 1 July 2018 and, as varied according to clause 7, are current until **we** replace them.

2.2 We may waive compliance with all or any of these conditions for a period, indefinitely or permanently. However, a waiver will only be effective if it is in writing.

USING OUR SERVICES

3.1 When using **our Airport** or any Service at **our Airport you** must comply with:

(a) all **Relevant Law**s, Airservices Australia publications and any direction from the Civil Aviation Safety Authority;

these conditions;

other conditions, instructions, orders and directions notified by **us** from time to time;

local flying restrictions;

the **Operations Manual**; and

directions from anyone entitled by any **Relevant** Law to give them.

3.2 You are responsible for familiarising yourself with those things.

3.3 You must not carry out any Long Term Maintenance on any part of the Airport without **our** prior written approval.

- 3.4 You must not (and must ensure that your employees, agents and contractors do not) cause or contribute to any obstruction or disruption to the operation of the **Airport** or to the business, customers or passengers of any other party using the **Airport**.
- 3.5 You must promptly on becoming aware notify us if any of our equipment, assets, facilities or other items at the Airport are not working properly or have been in any way damaged.
- 3.6 You must not do anything which may cause us to breach any Relevant Law, the Crown Lease or any Lease.

4. **AIRPORT REQUIREMENTS**

- 4.1 You must comply with any requirement of which **we** notify **vou** from time to time in relation to:
- aviation safety; (a)
- aviation security; (b)
- work health & safety; and (c)
- environmental management, (d)

at the **Airport**.

- 4.2 **We** may issue these requirements:
- in the form of a notice, direction, order, (a) instruction, procedure (or similar); and
- (b) by letter or email, or via notification on the Canberra Airport website, www.canberraairport.com.au.

MOVING AIRCRAFT 5.

- 5.1 We may direct you at your cost to:
- move your aircraft to another position at the (a) Airport; or
- remove your aircraft from the Airport, (b)

in each case within a period of time that **we** consider to be reasonable in the circumstances.

5.2 If **you** do not comply with **our** direction under clause 5.1 within the time set out in **our** direction, we may move or remove the aircraft according to the procedures in schedule 4, and you must pay all costs associated with us doing SO.

6. **PAYMENT OF CHARGES**

- When you use the Airport or the Services at 6.1 the Airport, you must pay us the Charges.
- 6.2 **We** will issue **you** with an invoice for the Charges when **vou** use the **Airport** or the Services at the Airport.
- 6.3 The **Charges** are due and payable by the due date on the invoice , unless you have made Other Payment Arrangements with us.
- 6.4 Without affecting clause 6.3, if **your aircraft** leaves the Airport prior to the issuance of an invoice, we or the Billing Agent will issue you an invoice to be paid on the terms in these conditions in respect of the Charges incurred which must be paid by the due date on the invoice.
- 6.5 You must not make any set-off against or deduction from any Charges.
- 6.6 You will be liable for **Charges** whether or not your aircraft was used with your permission.

VARYING CONDITIONS 7.

- We may vary these conditions (including by 7.1 imposing additional Charges or varying existing Charges) at any time, but we must comply with all Relevant Laws.
- 7.2 Any variation under clause 7.1 will take effect from the nominated date, provided that **we** have given **you** details of the changes at least 21 days before they take effect. We may give you that notice by letter or email, or via notification on the Canberra Airport website, www. canberraairport.com.au.
- We may at **your** request vary these conditions 7.3 as they apply to **you**, but that variation must be agreed in writing and must comply with all Relevant Laws.

PAYMENT METHOD 8.

Payments to **us** may be made by electronic funds 8.1 transfer, credit card or as provided for on **our** invoices.

- 8.2 Where you are not an **RPT**, Freight & Charter **Operator, you** may apply to **us** for a credit account in relation to the **Charges you** may incur.
- 8.3 **We** may require that **your** application be accompanied by a completed credit application (in the form **we** determine from time to time). Based on that application and reports issued by any credit rating agency, **we** will determine the extent (if any) to which we will extend you credit. As a condition of extending **you** credit, we may require a bank guarantee or bond in our favour on terms satisfactory to us.
- 8.4 If **you** hold a credit account with **us**, **we** may at any time require **you** to submit a completed credit application so that **we** can review the extent (if any) to which we will continue to extend you credit. If we decide to continue extending you credit, we may as a condition of doing so require a bank guarantee or bond in our favour on terms satisfactory to us. If we decide to discontinue extending **you** credit, the balance then owing on **your** credit account becomes due and payable immediately.

9. FAILURE TO PAY

- 9.1 You must notify us immediately you become aware that **you** will or might be unable to pay a Charge.
- 9.2 Neither **your** giving, nor **our** receipt, of that notice, affects our rights under these conditions.
- If you do not pay an amount you owe us by the 9.3 due date on the invoice for that amount, you are liable to pay interest on that amount from and including the date that it was first due and payable to and including the day **you** pay it and all interest accrued on it.
- 9.4 Interest will be calculated daily at the **Interest** Rate.
- 9.5 If **you** do not pay an amount by the due date on the invoice for that amount, we may also charge you an administration fee of \$50.00 GST exclusive, for each month or part thereof during which the amount remains unpaid. The administration fee covers our additional administrative costs incurred due to your failure to pay and is due and payable immediately.

(a)

(b)

(c)

(d)

(a)

(b)

(b)

until **you** have provided to **us** the bank guarantee or bond.

9.6 We may recover from **you** amounts **you** owe in relation to the use of the **Airport** or any Service.

9.7 **You** must pay all **our** costs on a full indemnity basis in recovering from **you** any money due to us under these conditions.

10. EXTENDED FAILURE TO PAY

10.1 If **you** fail to pay any **Charges** within 21 days of the due date of the invoice for those Charges, we may:

> refuse to allow **your aircraft** to use the **Airport** in accordance with the **Crown Lease**;

use reasonable means to physically detain your aircraft until you have paid the Charges, all interest on the **Charges**, the **administration** fee and any other costs we have incurred as a result of **you** not paying the **Charges**;

use reasonable means to physically detain any property of yours which is located at the Airport; and

refuse you or any Associate access to the Airport.

10.2 If:

on 2 or more occasions **you** have failed to pay **Charges** within 21 days of the due date on the invoice for those Charges (whether or not you have subsequently paid those **Charges**); or

we have at any time commenced court action to recover a debt **you** owe **us**,

then we may require you to provide us with a bank guarantee or bond in accordance with clause 16, except that the notice period referred to in clause 16.1 for providing the bank guarantee or bond is 7 days.

10.3 Where **we** have required **you** to provide **us** with a bank guarantee or bond, **we** may:

(a) refuse to allow any or all of **your aircraft** to use the **Airport**; and

refuse you or any Associate access to the Airport,

11. DISPUTES

- 11.1 If you notify us within 10 days of the date of an invoice that you dispute all or any part of that invoice, and in our reasonable opinion you have grounds to dispute it, we will negotiate with you in good faith with a view to resolving the dispute. If only part of an invoice is disputed, you must pay the remainder by the due date.
- 11.2 If, in **our** reasonable opinion, **you** have no reasonable grounds for disputing an invoice, **you** must pay the invoice by its due date or, if that has passed, immediately.

12. SALE OF AIRCRAFT

- 12.1 If any **Charge** is not paid within 45 days of the due date on the invoice for that **Charge**, **we** may sell **your aircraft**, or any other property of yours at the **Airport**, in accordance with schedule 5.
- 12.2 To the full extent allowed by law **we** are not liable for any loss, liability or expense **you** incur arising out of or in any way connected with:
- (a) anything **we** do or do not do, in exercising **our** right of sale under these conditions, including not obtaining a proper price; and
- (b) **our** application or payment of sale proceeds.

13. LIABILITY & INSURANCE

- 13.1 Except to the extent required by law, **we** do not make any representation or warranty in connection with the **Airport** or any **Service**.
- 13.2 To the full extent allowed by law, **we** are not liable, in contract, tort (including negligence), bailment or otherwise, except in the case of **our** gross negligence or wilful misconduct for:
- (a) any loss of or damage to an aircraft, its equipment or its load;
- (b) any loss of or damage to any of **your** property;
- (c) any loss of or damage to the property of the **Crew** or passengers of an aircraft;
- (d) any loss or damage you suffer for any reason because the Airport or any part of it is closed or any Service at the Airport is unavailable;

- (e) any personal injury or death in any way associated with your aircraft or your use of the Airport;
- (f) any loss or damage in relation to **our** exercise or purported exercise of rights conferred on **us** by these conditions; and
- (g) any indirect, special or consequential loss or damage,

arising out of or in any way connected with **your** use of the **Airport** or any Service or **our** exercise of any powers under these conditions or any **Relevant Law**.

- 13.3 At all times while **you** are using the **Airport** or any Service, **you** must:
- (a) take out and maintain aviation liability insurance for at least \$20 million (or such higher amount as we notify from time to time); and
- (b) produce evidence of that insurance whenever **we** ask.

14. STATUTORY TERMS

- 14.1 To the full extent allowed by law, **we** exclude all conditions, warranties and representations in connection with the use of the **Airport** or any Service which would otherwise be implied by the **Relevant Law**.
- 14.2 If we are liable for breach of any non-excludable condition or warranty implied by any Relevant Law in connection with any goods or services supplied, then, to the full extent allowed by law, our liability is limited to:
- (a) in the case of goods, any one or more of the following:
 - the replacement of the goods or the supply of equivalent goods;
 - (ii) the repair of the goods;
 - (iii) the payment of the cost of replacing the goods or of acquiring equivalent goods;
 - (iv) the payment of the cost of having the goods repaired; or
- (b) in the case of services:
 - (i) the supplying of the services again or

(ii) the payment of the cost of having the services supplied again.

15. INDEMNITIES

- 15.1 You indemnify us against any loss, liability or expense arising out of a third party claim in any way connected with your use of, or presence on, the **Airport** (or that of your aircraft) or our exercise of any power under these conditions, whether arising in contract, tort (including negligence), bailment or otherwise.
- 15.2 **You** indemnify **us** against loss, liability or expense **we** incur as a result of **your** negligence or breach of any of these conditions.
- 15.3 **You** indemnify **us** against loss, liability or expense arising out of:
- (a) any damage your aircraft causes to the Airport or Services or any other property of ours;
- (b) **our** moving, removing or detaining any of **your aircraft**;
- (c) claims for personal injury, death, loss, liability or expense caused or contributed to by **you**.
- 15.4 **You** indemnify **us** against any loss, liability or expense arising out of a claim in any way connected with the sale of **your aircraft** or any other property of yours which is conducted in accordance with these conditions.
- 15.5 An indemnity in **our** favour is also given for the benefit of **our** officers, employees, agents or contractors.
- 15.6 **We** need not incur expense or make payment before enforcing any right of indemnity under these conditions.
- 15.7 **Your** liability to the entities indemnified under this clause 15 will be reduced proportionally to the extent that any wilful misconduct or grossly negligent act or omission of those indemnified entities caused or contributed to the relevant loss.
- 15.8 Each indemnity in these conditions is a continuing obligation, separate and independent from **your** other obligations and survives termination of these conditions.

16. SECURITY

- 16.1 **You** must on 30 days' notice provide **us** with a bank guarantee or bond in **our** favour to secure **your** obligations in these conditions.
- 16.2 The amount of the bank guarantee or bond will be the greater of:

(a) \$50,000.00;

(b)

(d)

(a)

the aggregate of the previous 3 months **Charges** payable by **you** to **us** (whether or not in fact paid); or

(c) any other amount **we** consider reasonable,

and otherwise on terms we consider reasonable.

16.3 **We** may on 30 days' written notice require **you** to increase the amount of the bank guarantee or bond if:

you fail to pay any Charges; or

(b) **you** fail to comply with any of these conditions.

- 16.4 If **you** fail to pay any **Charges** or damage the **Airport** or the **Services** or otherwise breach these conditions, **we** can call on the bank guarantee or bond without notice to **you**.
- 16.5 If the bank guarantee or bond is called on, **you** must immediately provide **us** with a further bank guarantee or bond in the amount last required by this clause 16, failing which clause 9 will apply as if the reference to an amount due is a reference to the quantum of the bank guarantee or bond.

17. GST

- 17.1 All amounts payable under these conditions are **GST** exclusive.
- 17.2 If **GST** is imposed on any supply made by **us** under these conditions, **you** must pay to **us** the amount imposed at the same time in addition to, and without setoff to, the amount **you** are required to pay **us** for the supply.
- 17.3 If **GST** is imposed on any supply by **us** under these conditions, **we** must give to **you** a tax invoice for the supply at the same time as **you** pay to **us** the full amount of the consideration payable for the supply in question.

18. MISCELLANEOUS

- 18.1 Nothing in these conditions limits any action against **you** that **we** may take to recover amounts **you** owe **us**.
- 18.2 These conditions are governed by the laws of the Australian Capital Territory. **You** and **we** agree to take legal proceedings in connection with these conditions only in the courts of the Australian Capital Territory and courts of appeal from them.
- 18.3 Unless the context otherwise indicates, no rule of construction applies to the disadvantage of a party on the basis that the party put forward or drafted the conditions or any provision of them.
- 18.4 Any provision in these conditions which is illegal, void or unenforceable will be ineffective to the extent only of such illegality, voidness or unenforceability and such illegality, voidness or unenforceability will not invalidate any other provision of these conditions.
- 18.5 All notices and other communications from **us** to **you** in connection with these conditions must be in writing.
- 18.6 They must be:
- (a) left at **your** address last known to **us**;
- (b) sent by prepaid ordinary post to that address; or
- (c) given in any other way permitted by law.
- 18.7 They take effect from the time they are received unless a later time is specified.
- 18.8 If sent by post, they are taken to be received 6 days after posting.

19. MEANING OF WORDS

administration fee means a fee charged in accordance with clause 9.5.

Airport means the Canberra Airport site occupied by us under the **Crown Lease**, which includes the **Services**. Where these conditions refer to:

- (a) the Airport and the Services; or
- (b) the Airport or the Services,

they do so to give emphasis to the **Services** in that context and do not in any way limit the meaning of **Airport**.

Associate means a person or company whose relationship to **you**, or whose arrangements or understandings with **you**, are such that, in **our** reasonable opinion, that person or company should, in relation to the **Airport** or any **Services**, be treated in all relevant respects in the same way as **you**.

Billing Agent means an entity, as nominated by **us** from time to time, which issues invoices to **you** on **our** behalf.

Charges means:

- (a) for **RPT, Freight & Charter Operators**, the charges described in schedule 1, and any other amount due and payable to **us**;
- (b) for persons who are not RPT, Freight & Charter Operators, the charges described in schedule 2, and any other amount due and payable to us;
- (c) for the Commonwealth when operating military aircraft, the charges described in schedule 3, and any other amount due and payable to **us**; and
- (d) for all users of the Airport, the charge imposed by us for the recovery of costs associated with the provision of security services, policing, security infrastructure and our insurance premium relating to aviation special risk insurance.

Crew means flight crew and cabin crew.

Crown Lease means **our** lease of the **Airport** site from the Commonwealth of Australia.

Domestic has the meaning given in Schedule 1.

GST has the meaning given in the **GST Law**.

Interest Rate means the rate of 12% per annum.

International has the meaning given in Schedule 1.

Lease means an agreement in writing with **us** under which **you**, or anyone else, occupies any part of the **Airport** on any basis.

Light Commercial Aircraft has the meaning given in Schedule 2.

Light Recreational Aircraft has the meaning given in Schedule 2.**Long Term Maintenance** means

	ntenance which will take more than 3 days to plete.	we, Pty Grou
MTC aircr	DW means the maximum take off weight of an aft.	seve
prod	rations Manual means the aerodrome manual uced by us in accordance with the <i>Civil Aviation ty Regulations 1998</i> (Cth).	you (a)
for t	er Payment Arrangements means arrangements he payment of Charges of the kind described in ses 8.2 to 8.4.	(b)
by u	ment Authority Form means a form developed s and provided to you which authorises us to debit unts directly from your nominated account.	(c)
Prio	r Notice has the meaning given in Schedule 1.	(d)
any	evant Law means any present or future law, or lawful obligation arising under such law directly or ectly:	(e)
(a)	in relation to us , with which we must comply in respect of the Charges , the Airport , Services and these conditions;	joint repre
(b)	in relation to you , with which you must comply in respect of your aircraft or their use, the Airport and the Services ; or	you you
(c)	in relation to the Airport and the Services or their use.	
aviat	includes all laws relating to aviation safety, tion security, work health & safety and ronmental management at the Airport .	
	, Freight & Charter Operator means an aircraft ator (whether International or Domestic) who:	
(a)	operates an aircraft having a MTOW of 15,000kg or more; and	
(b)	has not entered into a separate agreement in	

Services means the use of the runways, taxiways, aircraft parking areas and other aeronautical services and facilities at the **Airport** directly connected with those things. However, **Services** does not include any terminal access, terminal apron access, hangar or freight facilities, which (if **you** require them) will be the subject of a separate agreement and additional

relation to charges for such operations.

Unscheduled has the meaning given in Schedule 1.

charges.

ve, us, ourselves and our means Canberra Airport ity Limited (ACN 080 361 548) and Capital Airport iroup Pty Limited (ACN 080 711 191) jointly and everally and includes our respective successors and ssigns.

ou and your includes:

- the legal owner of an aircraft which uses the **Airport** or any **Service** provided at the **Airport**;
- the operator of an aircraft which uses the **Airport** or any **Service** provided at the **Airport**;
- the pilot of an aircraft which uses the **Airport** or any **Service** provided at the **Airport**;
- any person or company which has any type of interest in an aircraft which uses the **Airport** or any Service provided at the **Airport**;
- the holder of the Certificate of Registration for an aircraft which uses the **Airport** or any **Service** provided at the **Airport**,
- bintly and severally, and **your** legal personal epresentatives, successors and assigns.
- **our aircraft** means an aircraft in respect of which **ou** are a person described in the previous definition.

SCHEDULE 1: RPT, FREIGHT AND CHARTER OPERATOR CHARGES (EXCLUDING GST)

IMPORTANT NOTES:

If **you** are planning regular movements at the Airport, you can contact us using the details in Schedule 6 to discuss alternative charging arrangements for those regular movements.

The charges in this Schedule 1:

- do not apply if we have a separate written agreement with **you** for the use of the **Services** (such as an Airport Services Agreement); and
- exclude all charges for terminal access, terminal apron access, terminal apron parking, passenger processing (including use of embarkation and disembarkation facilities) and security-related services, as these are not part of the Services provided under these conditions.

All movements (arriving and departing) will be charged the applicable Landing Charge and the applicable Parking Charge.

Application of Charges

- The Landing Charge is payable each time **your** aircraft lands.
- The new Taxiway Bravo Recovery Charge is payable each time your aircraft lands.
- The relevant parking charge is payable each time your aircraft lands.
- If **your aircraft** is parked at the Airport other than at the terminal apron (**Other Apron**), the Other Apron Parking Charge will be payable.
- If **your aircraft** is parked at the terminal apron, the Terminal Apron Parking Charge will apply.
- Terminal apron parking is not available for **unscheduled** domestic aircraft movements or for international aircraft movements without our prior consent which will be provided at **our** discretion.
- Overnight access to the terminal apron will be provided at **our** discretion.
- **Unscheduled** means, in respect of an aircraft movement, that **you** have not given us **Prior Notice** of the relevant aircraft movement. This

¹ Domestic means an aircraft movement whose origin and final destination is a place in Australia.

² International means an aircraft movement which:

includes **RPT** aircraft diverted to the **Airport** for any reason.

- **Prior Notice** means, in respect of an aircraft movement, that you have made prior arrangements with **us** at least 24 hours before the arrival the relevant aircraft at the **Airport** by:
 - providing to **us** a completed booking form • (available on **our** website at canberraairport.com.au); and
 - receiving from **us** written confirmation of . your booking.

PART 1 – CHARGES FOR DOMESTIC¹ AIRCRAFT MOVEMENTS

1 JULY 2023 - 30 JUNE 2024 (GST EXCLUSIVE)

Charge	Basis of charge	Rate
UNSCHEDULED AIRC	RAFT MOVEMENTS	
Landing Charge	per MTOW tonne	\$50.93
	per landing	4 30. 75
New Taxiway Bravo	per MTOW tonne	
Recovery Charge	per landing	\$6.57
	per MTOW tonne	
Other Apron	per calendar day	\$40.44
Parking Charge	or part thereof	
PRIOR NOTICE AIRC	RAFT MOVEMENTS	
Landing Charge	per MTOW tonne	\$41.26
	per landing	φ 11.20
New Taxiway Bravo	per MTOW tonne	
Recovery Charge	per landing	\$5.32
	per MTOW tonne	
Other Apron	per calendar day	\$31.21
Parking Charge	or part thereof	•
	Per MTOW tonne	
Terminal Apron	per 2 hours or	\$31.21
Parking Charge	part thereof	Ъ Э1.21
Overnight Terminal	Per MTOW tonne	
Apron Parking	from 2000 hours	\$62.42
	until 0600 flat rate	

1 JULY 2022 - 30 JUNE 2023 (GST EXCLUSIVE)

Charge	Basis of charge	Rate
UNSCHEDULED AI	RCRAFT MOVEMENTS	
Landing charge	per MTOW tonne per landing	\$48.62

(a) departs from a place outside Australia for a destination in Australia; or

Charge	Basis of charge	Rate
New Taxiway Bravo Recovery Charge	per MTOW tonne per landing	\$6.27
Other Apron Parking charge	per MTOW tonne per calendar day or part thereof	\$38.61
PRIOR NOTICE AIR	CRAFT MOVEMENTS	
Landing charge	per MTOW tonne per landing	\$39.39
New Taxiway Bravo Recovery Charge	per MTOW tonne per landing	\$5.08
Other Apron Parking charge	per MTOW tonne per calendar day or part thereof	\$29.80
Terminal Apron Parking Charge	Per MTOW tonne per 2 hours or part thereof	\$29.80
Overnight Terminal Apron Parking	Per MTOW tonne from 2000 hours until 0600 flat rate	\$59.59

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PART 2 – CHARGES FOR INTERNATIONAL² AIRCRAFT MOVEMENTS

1 JULY 2023 - 30 JUNE 2024 (GST EXCLUSIVE)

Charge UNSCHEDULED AIRCR	Basis of charge AFT MOVEMENTS	Rate
Landing Charge	per MTOW tonne per landing	\$110.62
New Taxiway Bravo Recovery Charge	per MTOW tonne per landing	\$14.27
Other Apron Parking Charge	per MTOW tonne per calendar day or part thereof	\$98.99
PRIOR NOTICE AIRCR	AFT MOVEMENTS	
Landing Charge	per MTOW tonne per landing	\$98.61
New Taxiway Bravo Recovery Charge	per MTOW tonne per landing	\$11.56
Other Apron Parking Charge	per MTOW tonne per calendar day or part thereof	\$76.40

(b) departs from a place in Australia for a destination outside Australia. This includes an aircraft which is first diverted to the Airport before leaving Australia.

1 JULY 2022 - 30 JUNE 2023 (GST EXCLUSIVE)

Charge	Basis of charge	Rate
UNSCHEDULED AIR		S
Landing charge	per MTOW tonne per landing	\$105.61
New Taxiway Bravo Recovery Charge	per MTOW tonne per landing	\$13.63
Other Apron Parking charge	per MTOW tonne per calendar day or part thereof	\$94.50
PRIOR NOTICE AIR		S
Landing charge	per MTOW tonne per landing	\$85.55
New Taxiway Bravo Recovery Charge	per MTOW ton per landing	ne \$11.04
Other Apron Parking charge	per MTOW tonne per calendar day or part thereof	\$72.93

SCHEDULE 2: GENERAL AVIATION CHARGES

IMPORTANT NOTES:

Light Recreational Aircraft means an aircraft with an MTOW of up to and including 15,000kg used for private (non-revenue) purposes.

Light Commercial Aircraft means an aircraft with an MTOW of up to and including 15,000kg used for commercial purposes, which includes both revenuegenerating and not-for-profit activities, such as charter, hire, instruction or training.

Rate per day 1-3 is inclusive and consecutive.

Rate per day 4 and over is consecutive.

Terminal apron access and terminal apron parking is not available for **Light Recreational Aircraft** or **Light Commercial Aircraft** movements.

Parking other than at the terminal apron (**Other Apron**) is subject to availability, payment of the Other Apron Parking Charge and in accordance with our directions.

PART 1 – CHARGES FOR AD HOC USE OF THE SERVICES

1 JULY 2023 - 30 JUNE 2024 (GST EXCLUSIVE)

Light Recreational Aircraft (LRA) charges				
Aircraft MTOW	Basis of charge	Rate per day 1-3	Rate per day 4 & over	
<2,501kg	per calendar day or part thereof	\$35.09	\$26.32	
2,501- 4,000kg	Per calendar day or part thereof	\$81.87	\$61.44	
4,001- 5,700kg	per calendar day or part thereof	\$132.55	\$99.42	
5,701- 15,000kg	Per MTOW tonne per calendar day or part thereof	\$29.13	\$21.85	

Light Commercial Aircraft (LCA) charges Aircraft MTOW Basis of charge Rate

<2,501kg	per calendar day or part thereof	\$45.63
2,501-4,000kg	per calendar day or part thereof	\$106.44
4,001-5,700kg	per calendar day or part thereof	\$172.37
5,701-15,000kg	per MTOW tonne per calendar day or part thereof	\$37.90

If a Light Recreational Aircraft or a Light Commercial Aircraft parks at the Other Apron, the following additional charges will apply:

Fairbairn Apron Parking Charge	
Basis of charge	Rate
per MTOW tonne	
per calendar day or	\$72.23
part thereof	

1 JULY 2022 - 30 JUNE 2023 (GST EXCLUSIVE)

Light Recreational Aircraft (LRA) charges

Aircraft MTOW	Basis of charge	Rate per day 1-3	Rate per day 4 & over
<2,501kg	per calendar day or part thereof	\$33.50	\$25.12
2,501- 4,000kg	Per calendar day or part thereof	\$78.16	\$58.65
4,001- 5,700kg	per calendar day or part thereof	\$126.54	\$94.91
5,701- 15,000kg	Per MTOW tonne per calendar day or part thereof	\$27.81	\$20.86

Light Commercial Aircraft (LCA) charges			
Aircraft MTOW	Basis of charge	Rate	
<2,501kg	per calendar day or part thereof	\$43.56	
2,501-4,000kg	per calendar day or part thereof	\$101.61	
4,001-5,700kg	per calendar day or part thereof	\$164.55	
5,701-15,000kg	per MTOW tonne per calendar day or part thereof	\$36.18	

If a Light Recreational Aircraft or a Light Commercial Aircraft parks at the Other Apron, the following additional charges will apply:

Other Apron Parking Charge	
Basis of charge	Rate
per MTOW tonne	
per calendar day or	\$68.96
part thereof	

PART 2 – CHARGES FOR PERMIT HOLDERS

Note: if you wish to apply for an annual permit visit www.canberraairport.com.au for more information.

LRA or LCA Annual Permits – Grass rates apply to aircraft <2,501kg parked in hangars at Canberra Airport.

Rates on application to <u>mail@avdata.com.au</u> for LRA or LCA Annual Permits for aircraft >=2,501kg up to 15,000kg parked in hangars at Canberra Airport.

1 JULY 2023 - 30 JUNE 2024 (GST EXCLUSIVE)

Light Recreational Aircraft (LRA) Charges - Annual Permits - Grass		
Aircraft MTOW	Basis of charge	Rate
<2,501kg	per MTOW tonne per annum	\$3,249.74
Light Recreational Aircraft (LRA) Charges - Annual Permits – Apron		
Aircraft MTOW	Basis of charge	Rate
Up to 15,000kg	per MTOW tonne per annum	\$5,687.05
Light Commercial Aircraft (LCA) Charges - Annual Permits – Grass		
-	```	rges
-	```	rges Rate
- Annual Permits	– Grass	-
- Annual Permits Aircraft MTOW <2,501kg	- Grass Basis of charge per MTOW tonne per annum Aircraft (LCA) Cha	Rate \$4,224.65
- Annual Permits Aircraft MTOW <2,501kg Light Commercial	- Grass Basis of charge per MTOW tonne per annum Aircraft (LCA) Cha	Rate \$4,224.65

1 JULY 2022 - 30 JUNE 2023 (GST EXCLUSIVE)

Light Recreational Aircraft (LRA) Charges - Annual Permits - Grass		
Aircraft MTOW	Basis of charge	Rate
<2,501kg	per MTOW tonne per annum	\$3,102.38

Light Recreational Aircraft (LRA) Charges - Annual Permits – Apron

ircraft MTOW	Basis of charge	Rate
p to 5,000kg	per MTOW tonne per annum	\$5,429.16
ight Commercial Aircraft (LCA) Charges Annual Permits – Grass		
ircraft MTOW	Basis of charge	Rate
2,501kg	per MTOW tonne per annum	\$4,033.07
ight Commercial Aircraft (LCA) Charges Annual Permits - Apron		
ircraft MTOW	Basis of charge	Rate
p to 15,000kg	Per MTOW tonne per annum	\$7,057.96

SCHEDULE 3: MILITARY AND VIP AIRCRAFT

LANDING FEES AND PARKING CHARGES:

Please contact Canberra Airport on +61 2 6275 2222 or

commercial@canberraairport.com.au

for further information on these fees and charges.

SCHEDULE 4: MOVING AIRCRAFT

- 1.1 If **we** are required to move or remove **your aircraft** for any reason, **we** will give **you** as much notice as **we** reasonably can in the circumstances:
- (a) that **we** intend to move or remove **your aircraft**;
- (b) of the proposed location to which your aircraft is to be moved or removed;
- (c) of the means by which **we** intend to move or remove **your aircraft**; and
- (d) of what you must do to recover your aircraft.
- 1.2 If **we** can't give **you** advance notice, **we** will notify **you** as soon as **we** can after **we** have moved or removed **your aircraft**:
- (a) that we have moved or removed your aircraft;
- (b) of its location; and
- (c) of what you must do to recover your aircraft.

SCHEDULE 5: SALE OF THE PROPERTY

- 1.1 If **we** exercise **our** power of sale under these conditions, **we** may sell or agree to sell **your aircraft** (and any of its parts or accessories) or other property of **yours** on such terms and conditions **we** think fit. They will include but not be limited to the following:
- (a) the sale may be by public auction, private treaty or by tender, for cash or on credit;
- (b) the sale may be for a price or prices, and any price or prices may be less than market value;
- (c) the sale may be with or without special provisions about title, or time, or means of payment of purchase money, or otherwise; and
- (d) the sale may allow the purchase money to remain secured by a mortgage or charge over the property sold, or secured by other security, or without security, and on any other terms, without us being responsible for loss.
- 1.2 We may engage anyone in connection with the sale of **your aircraft** or any other property as **we** see fit.
- 1.3 We may enter into, rescind or vary a contract for sale, and resell without being responsible for loss, and execute assurances of the property sold in **your** name and on **your** behalf.
- 1.4 **We** may do anything to complete any sale which **we** consider desirable and set aside from the proceeds of sale any amount which **we** consider desirable to meet future claims until the possibility of claims being made has ended.
- 1.5 Without limiting any other provision of this schedule, in consideration of our allowing you or your aircraft to use the Airport and the Services, you irrevocably appoint us severally as your attorney for the purposes of exercising our rights under this schedule including selling or transferring your aircraft (and any of its parts or accessories) or other property of yours at the Airport.

1.6 **We** will apply the proceeds of a sale as follows:

in reimbursing **ourselves** for any costs associated with the sale;

(a)

(b)

(c)

in or towards the satisfaction of any outstanding **Charges**;

if there remains any surplus, to **you** or anyone else entitled to it.

1.7 If the proceeds of sale are less than the amount **you** owe **us**, the outstanding balance remains owing by **you** to **us** according to these conditions, and all of **our** rights against **you** remain unaffected.

1.8 No one dealing with us on a sale of any aircraft (or any of its parts or accessories) or other property of yours under these conditions is bound to inquire what our rights and powers to deal in that way are or whether those rights or powers have been properly or regularly exercised. If we have exercised those rights or powers improperly or irregularly no one (other than us) is affected and the sale to them is valid.

SCHEDULE 6: CONTACTS

SCHEDULE 6: CONTACTS

Airport Address: Capital Airport Group Pty Limited Level 4, Plaza Offices – West 21 Terminal Avenue

Canberra Airport ACT 2609

For queries concerning:		
Conditions and the Charges	Contact Head of Aviation +61 2 6275 2222 or	
	companysecretary@canberraairport.com.au	
Accounts and invoices	Contact Accounts Receivable +61 2 6275 2222 or	
	Accounts@canberraairport.com.au	
Use of the aprons, safety and security	Contact Airport Operations +61 2 6275 2222 or	
	airportoperations@canberraairport.com.au	

Version Register

Version number	Effective date
1.0	July 2018
1.1	May 2019
1.2	June 2020
1.3	1 July 2021
1.4	1 July 2022
1.5	1 July 2023