DOMESTIC CHARTER TARIFF

Provisions for aircraft WITH UP TO 89 PASSENGER SEATS

RULES, RATES AND CHARGES

APPLICABLE

TO

TRANSPORTATION OF PASSENGERS AND BAGGAGE OR GOODS

BETWEEN POINTS IN CANADA

(Previous Tariff No. 4 on file)

ISSUED BY

Darcie Bowles
Director for Charter Flights and Planning
West Wind Aviation
3 Hangar Road
J.G. Diefenbaker Airport
Saskatoon, SK
S7L 5X4

For explanation of abbreviations, reference marks and symbols used but not explained hereon, see Page 4.

ISSUE DATE
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EFFECTIVE DATE
August 18, 2018
CHECK SHEET

Original and revised pages as named below, contain all changes from the original tariff, effective as of the date shown thereon:

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EXPLANATION OF ABBREVIATIONS,
REFERENCE MARKS AND SYMBOLS

CTA................................. Canadian Transportation Agency

Cont'd .............................. Continued

No................................. Number

$................................. Dollar(s)

[R]................................. Denotes reductions

[A]................................. Denotes increases

[C]................................. Denotes changes which result in neither increases or reductions

[X]................................. Denotes cancellation

[N]................................. Denotes addition

CAD................................. Canadian

N/A................................. Not Applicable
RULE 1. DEFINITIONS

In this tariff, the following words shall have meanings set out below:

"Baggage" means luggage or such articles, effects or other personal property of a passenger or passengers as are necessary or appropriate for wear, use, comfort or convenience in connection with the flight.

"Canada" means the ten provinces of Canada, the Yukon Territory, the Districts and Islands comprising the Northwest Territories of Canada and Nunavut.

"Carrier" means West Wind Aviation Limited Partnership.

"Live Flight" means the movement of an aircraft with payload from the point of take-off to the first point of landing thereafter (intermediate technical or fuel stops excepted).

"Charterer" means a person, firm, corporation, association, partnership, or other legal entity who contracts for the transportation of passengers and baggage, or goods and/or property from a specified origin to a specified destination, for a particular itinerary, agreed upon in advance.

"Destination" means the point to which the passengers or goods to be transported on a flight are bound.

"Ferry Flight" means the movement of an aircraft without payload to position the aircraft to perform a flight or upon completion of a flight to position the aircraft to a point required by the carrier.

"Goods" means anything that can be transported by air including animals.

"Origin" means the point from which a flight commences with payload to be transported.

"Passenger" means a person, other than a member of the air crew who uses the air carrier’s domestic service by boarding the air carrier’s aircraft pursuant to a valid contract.

"Traffic" means any passengers or goods that are transported by air.

"Unruly Passenger" means a passenger who fails to respect the rules of conduct at point of departure or on board an aircraft or to follow the instructions of the air operator staff or crew members and thereby disturbs the good order and discipline at the point of departure or on board the aircraft. (Also referred to as “Unfit to Fly”)
RULE 2. APPLICATION OF TARIFF

(1) This tariff is applicable to the transportation of passengers and their baggage or goods using aircraft operated by West Wind Aviation Limited Partnership.

(2) An air service will be furnished under the terms of this tariff only after an appropriate written air transportation contract, in the form prescribed by West Wind Aviation Limited Partnership, is executed by the charterer and the carrier.

(3) Air transportation shall be subject to the rules, rates and charges published or referred to in this tariff in effect, by virtue of the effective date on each page, on the date of signing of the air transportation contract.

(4) The contents of this tariff shall form part of the air transportation contract between the carrier and the charterer and in the event of any conflict between this tariff and the contract this tariff shall prevail.

RULE 3. CURRENCY

Rates and charges are published in the lawful currency of Canada. Where payment is made in any currency other than Canadian, such payment shall be the equivalent of the Canadian dollar amounts published in this tariff on the basis of local banker's rates of exchange as calculated on the date of signing the air transportation contract.

RULE 4. MILEAGE DETERMINATION

For the purpose of computing rates and charges herein, the mileage to be used, including both live and ferry (if any) mileage, will be the shortest mileage covering the actual airport to airport great circle distance of the agreed flight or flights, using the following sources in the order listed below:

(1) Skyline computer software utilized to generate mileage distances which include an internal data base of airports.
RULE 5. COMPUTATION OF CHARGES

The total price payable by the party contracting for the use of an aircraft shall be the following:

(1) An amount determined by multiplying the distance travelled by the aircraft determined in accordance with Rule 4 herein, times the applicable air transportation rate per mile, shown in Table "B", or, where distances cannot be measured, the rate per hour or fraction thereof of the flight(s), times the applicable rate per hour shown in Table "B", provided that the charge for the flight shall not be lower than the minimum charge per flight shown in Table "B".

(2) An amount obtained by multiplying the distance of the ferry flight(s), if any, determined in accordance with Rule 4 herein times the applicable ferry rate per mile shown in Table "B", or, where distances cannot be measured, times the applicable ferry rate per hour shown in Table "B", provided that the charge per ferry flight shall not be lower than the minimum charge indicated in Table "B", or

(3) Point to Point Rates as published in Table "A".

(4) Fuel and/or oil consumed in the performance of a contract shall be charged in the amount by which the cost per gallon/litre to the carrier in Canadian currency exceeds $0.00/Litre.

(5) Due to the inability to foresee actual cost, the following charges will be established at the time that the contract is signed:
   
   (a) Loading/unloading of the aircraft.

   (b) Charges for goods carried outside the aircraft.

   (c) All charges or expenses incurred by the carrier to cover the cost of accommodation, meals and ground transportation for the air crew whenever the nature of the service to be provided requires said air crew to live away from the place at which it is normally based.

   (d) Charges for storage.

   (e) The actual cost of all passenger and/or goods handling charges incurred by the carrier at an airport other than the carrier's base.
(f) The actual cost of any special or accessorail services performed or provided on request.

(6) Layover charges, if any, as set forth in Table "B2", will be assessed by the carrier for holding the aircraft on request at any point on the route in excess of the free waiting time.

(7) Landing charges as per Table "B1".

(8) Taxiing charges, if any, for the time required to transport passengers and baggage or goods by taxiing from point to point on the surface calculated by multiplying the time required by the rates and charges per hour shown in Table "B".

(9) Valuation charges, if any, in accordance with Rule 11 and Rule 12.

RULE 6. CONDITIONS OF CARRIAGE

(A) Passenger Conduct and Refusal To Transport

In this Rule,

“Responsible employee” means operational personnel of the Carrier, and includes all persons whose duties may require that they interact with a person on board or about to board an aircraft, and includes crew members, gate and check-in staff and their direct supervisors. This includes baggage handlers and ramp attendants.

“Risk to flight operations” means conduct by a person that poses a risk to the physical comfort or safety of the person, other Passengers, or the Carrier’s employees; the safety of the aircraft; the unhindered performance of the crew members in their duty aboard the aircraft; or safe and adequate flight operations.

“Prohibited conduct” means conduct that, in the reasonable judgment of a responsible employee, poses a risk to flight operations, regardless of when or where the conduct takes place. Prohibited conduct includes, but is not limited to, situations where:

a) the Passenger, in the reasonable judgment of a responsible employee, is under significant impairment arising from intoxicating liquors or drugs (except) medical patient under proper care);
b) the Passenger’s conduct is or has been known to be abusive, offensive, threatening, intimidating, violent, or otherwise disorderly;

c) the Passenger’s conduct involves any unusual hazard or risk to self or to other persons (including, in case of pregnant passengers, unborn children) or to property;

d) the Passenger does not follow the instructions of the Carrier or its employees, including instructions to cease prohibited conduct;

e) the Passenger in unable or unwilling to sit in his or her assigned seat with the seatbelt fastened;

f) the Passenger smokes or attempts to smoke in the aircraft;

g) the Passenger uses or continues to use a cellular telephone, a laptop computer or an electronic device on board the aircraft after being advised to cease such use by a member of the crew;

h) the Passenger is wearing or has on or about their person concealed or unconcealed deadly or dangerous weapons; provided, however, that the Carrier will carry passengers who are properly authorized to carry such items;

i) the Passenger has resisted or may reasonably be believed to be capable or resisting escorts;

j) the Passenger has made an unauthorized intrusion or an attempted unauthorized intrusion on to the flight deck of the aircraft or any restricted area;

k) the Passenger has tampered with or wilfully damaged the aircraft, its equipment or other property of the Carrier; or

l) the Passenger has engaged in any criminal activity.

Where, in the exercise of its reasonable discretion, a responsible employee decides that a Passenger has engaged in prohibited conduct, the responsible employee may impose any combination of the following sanctions:

(i) Written or verbal warning;

(ii) Refusal to permit boarding of an aircraft;

(iii) Removal of the passenger at any point;
In addition to the above sanctions imposed by a responsible employee, the Carrier may impose the following sanctions where appropriate:

(iv) Probation. The Carrier may stipulate that the Passenger is to undertake, in writing, to follow certain probationary conditions, such as to not engage in prohibited conduct, in order for the Carrier to provide transport to said passenger. Such probationary conditions may be imposed for any length of time, which, in the exercise of the Carrier’s reasonable discretion, is necessary to ensure the Passenger’s continued compliance in continued avoidance of prohibited conduct, but which will in most circumstances last for one year; and

(v) Refusal to transport the Passenger for a set period of time. The length of the ban will be set by the Carrier in its reasonable discretion, and will be for a period commensurate with the nature of the prohibited conduct.

(vi) Refusal to transport the Passenger indefinitely. When an indefinite ban is imposed by the Carrier, it will extend until the Carrier is satisfied, acting reasonably, that the Passenger no longer constitutes a threat to the safety of other Passengers, crew or the aircraft or equipment, or to the comfort of the other Passengers or crew; the unhindered performance of the crew members in their duty aboard the aircraft; or safe and adequate flight operations.

The following conduct will automatically result in an indefinite ban:

(a) the Passenger continued to interfere with the performance of a crew member’s duties notwithstanding verbal warnings by the crew to stop such behaviour;

(b) the Passenger injures or subjects to a credible threat of injury themselves, a crew member or another Passenger;

(c) the Passenger has engaged in the conduct that required an unscheduled landing and/or the use of restraints such as ties or handcuffs;

(d) the Passenger repeats a prohibited conduct after receiving a notice of probation as mentioned above; or

(e) any other conduct that in the reasonable judgment of the Carrier poses a sufficient risk to flight operations as to justify an indefinite ban.
These remedies are without prejudice to Carrier’s other rights and recourses, namely to seek recovery of any damage resulting from prohibited conduct or as otherwise provided in the Carrier’s tariffs, including the filing of criminal or statutory charges against the Passenger.

**Recourse of the passenger/limitation of liability**

Carrier’s liability in case of refusal to carry a Passenger for a specific flight or removal of a Passenger en route for any reason specified in the foregoing paragraphs shall be limited to the recovery of the refund value or the unused portion of the Passenger’s ticket from the Carrier so refusing or removing.

A person who is refused carriage for an indefinite period of time or to whom a probation notice is served may provide to the Carrier, in writing, the reasons why he/she no longer poses a threat to the safety or comfort of passengers or crew, or to the safety of the aircraft. Such document may be sent to the address provided in the refusal to carry notice or the notice of probation. The Carrier’s will respond to the passenger within a reasonable period of time providing Carrier’s assessment as to whether or not the Carrier will prolong the ban or to maintain the probation period.

(B) **Acceptance of Children**

(1) Children under 12 years of age are accepted for transportation when accompanied on the same flight and in the same compartment by a passenger at least 12 years of age.

(2) Ages 6 to 11 inclusive will be carried unaccompanied on flights providing: the child is brought to the airport by a parent or responsible adult; the child has satisfactory evidence establishing his/her age on the date of commencement of carriage; the child possesses written information showing the name and address of the responsible adult meeting the child at destination; and prior to releasing custody of an unaccompanied child, the agent will obtain positive identification of the responsible party meeting the child and the signature of the said party.

(3) The carrier will not assume any financial or guardianship responsibility for unaccompanied children beyond those applicable to an adult passenger.
(C) Exemption from Liability

Subject to the limits of liability contained in this tariff the carrier will be exempted from liability due to any failure to perform any of its obligations under the carrier's charter agreement arising from:

(1) Labour disputes or strikes, whether of the carrier's employees or of others upon whom the carrier relies for the fulfilment of the flight agreement, and;

(2) "Force Majeure", or any other causes not attributable to the willful misconduct of the carrier including accidents to, or failure of aircraft or any part thereof, of any machinery or apparatus used in connection therewith. Refusal of a Government or public body, on what ever grounds, to grant the carrier any clearance, licence, right or other permission necessary for the performance of the carrier's operation is deemed to be included in the term "Force Majeure". Provided, always, that in the event of such failure, the carrier will use its best efforts to fulfil its obligations including the provision of alternate means of transport.

(D) Medical Clearance

The carrier reserves the right to require a medical clearance from the Company Medical Authorities if travel involves any unusual risk or hazard to the passenger or to other persons (including, in cases of pregnant passengers, unborn children).

(E) Space and Weight Limitations

Passengers and baggage or goods will be carried within space and weight limitations of the aircraft.

(F) Schedules/delays

The carrier shall use its best efforts to carry the passengers and baggage with reasonable dispatch. Times shown in charter contracts, passenger tickets or elsewhere are not guaranteed and form no part of the charter contract. Flight times are subject to change without notice.
RULE 7. CARRIAGE OF PERSONS WITH DISABILITIES

(A) Definitions

(1) "Ambulatory" means a person who is able to move about within an aircraft unassisted.

(2) "Non-Ambulatory" means a person who is incapable of self care during flight; dependant on another person to look after their needs; thus requires a personal assistant.

(3) "Non-self-reliant" means a person who is not self-reliant.

(4) "Self-reliant" – Except for needs and assistance related to safety "self-reliant" means a person who is independent, self-sufficient and capable of taking care of all personal needs during flight, and does not require assistance of a personal nature, such as assistance with eating, using the washroom facilities or administering medication, or assistance from the carrier beyond the range of services that are required by the ATR or that is normally offered by the carrier.

(5) "Service animal" means an animal that is required by a person with a disability for assistance and is certified, in writing, as having been trained to assist a person with a disability by a professional service animal institution and which is properly harnessed in accordance with standards established by a professional service animal institution.

(B) Acceptance of a Person with a Disability

Persons with a disability will be accepted for transportation as outlined below:

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</tr>
<tr>
<td>Non-ambulatory/Self-reliant</td>
<td>No (*)</td>
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For explanation of abbreviations, reference marks and symbols used but not explained hereon, see Page 4.
Non-ambulatory/Non-self-reliant Yes

(*) Except in cases where the number of such passengers travelling on a given flight exceeds the Civil Aeronautics Directorate Transport Canada’s Guideline, Commercial Air Services (Carriage of Non-ambulatory. Passengers on Large Turbo-jet Aeroplanes).

(C) Acceptance of Mobility Aids

In addition to the regular free baggage allowance, the carrier will accept the following mobility aids as priority checked baggage without charge:

(1) an electric wheelchair, a scooter or a manually operated rigid-frame wheelchair;
(2) a manually operated folding wheelchair;
(3) a walker, a cane, crutches or braces;
(4) any device that assists the person to communicate better; and
(5) any prosthesis or medical device.

Aircraft design

Where the design of the aircraft that has fewer than 60 passenger seats does not permit the carriage of a person’s aid, the air carrier is not required to carry the aid. The carrier will advise the person about transportation arrangements that are available for the aid.

Manually operated wheelchair

The air carrier will permit the person who uses a manually operated wheelchair to remain in the wheelchair:

(a) until the person reaches the boarding gate;
(b) where facilities permit, while the person is moving between the terminal and the door of the aircraft;
(c) where space and facilities permit, while the person is moving between the terminal and the passenger seat.

Where space permits, the air carrier will, without charge, permit the person to store a manually operated folding wheelchair in the passenger cabin during the flight.
Applicable to small aid referred in (C) (3), (4) and (5)

Where space and facilities permits, the air carrier will, without charge, permit the person to retain the aid in the person’s custody during the flight.

(D) Acceptance of Service Animals

The carrier will accept for transportation, without charge, a service animal required to assist a person with a disability provided that the animal is properly harnessed and certified in writing as having been trained by a professional service animal institution, to accompany the person on board the aircraft and to remain on the floor at the person’s passenger seat.

(E) Acceptance of Declaration of Self-reliance

Except for safety-related matters governed by Transport Canada, the carrier will accept the determination made by or on behalf of a person as to self-reliance. Once advised that he or she is self-reliant, the carrier shall not refuse such passenger transportation on the basis that there is a lack of a personal attendant or based on the assumption that the passenger may require attention from airline employees to assist with the passenger’s needs beyond the range of services that are required by the ATR or that are normally offered by the carrier.

(F) Communication of Information

The carrier will ensure that instructions relating to special handling requests from persons with disabilities are passed on to the cabin crew along with other special instructions. A list of the services that the carrier had undertaken to provide at the time of reservation will also be transmitted to the personnel assisting such persons.

Announcements to passengers concerning stops, delays, schedule changes, connections, onboard services and claiming of baggage will be made both visually and verbally to persons with disabilities who request such a service.
(G) Seating Restrictions

Persons with a disability will not be permitted to occupy seats in designated emergency exit rows, in over-wing emergency exit rows, where the ventral stair may have to be used as an emergency exit, or on the upper deck of the aircraft or, otherwise in accordance with safety rules or regulations administered by Transport Canada.

Seating assignment

– When a person identifies the nature of his/her disability, before assigning a passenger seat, the carrier will inform the person as to which seats in the aircraft are the most accessible seats.
– Accessible passenger seats are the last seats to be assigned to passengers without disabilities.

Once the identification of the most accessible seat is completed, prior to proceeding with the seat assignment, the carrier will enter into a dialogue with the person to determine if the designated seat meets his/her needs.

(H) Assistance to be Provided

(1) If requested at least 48 hours before the scheduled time of departure of the person’s flight, the carrier will provide the following assistance:

   (a) registration at the check-in counter;
   (b) proceeding to the boarding area;
   (c) boarding and deplaning;
   (d) stowing and retrieving the person’s carry-on baggage;
   (e) retrieving the person’s checked baggage;
   (f) transferring the person:

      (1) between: the person’s own wheelchair, scooter or other mobility aid
             and: a wheelchair, boarding chair or other mobility aid
             provided by the carrier.
      (2) between: a wheelchair, boarding chair or other mobility aid
             and: the person’s passenger seat.
   (g) assisting the person, other than by carrying the person, in moving to and from an aircraft washroom, including assisting the person in using an on-board wheelchair where one is available;
   (h) serving special meals, where available, and providing limited assistance with meals such as opening packages, identifying items and cutting large food portions;
(i) inquiring periodically about the person’s needs when persons in wheelchairs who are not independently mobile are awaiting a flight after check-in, when in transit between flights and during the flight;

(j) assembling and disassembling of mobility aids; and

(k) proceeding to the general public area or to a representative of another carrier.

(2) If the request for these services is not made within 48 hours of the designated departure time, the carrier will make a reasonable effort to provide the services.

Pre-boarding

When a request is made by a person for boarding or seating or stowing carry-on baggage, the carrier may require the person to board the aircraft in advance.

Persons with disabilities needing assistance will be boarded separately (normally prior to all other passengers) and disembarked separately (normally after all other passengers).

Written confirmation

The carrier is to provide a written confirmation to the person of the services to be provided.

(I) Liability of Carrier Respecting Mobility Aids

The liability of carrier for substantiated claims involving the loss of, damage to, or delay in delivery of mobility aids, when such items have been accepted as checked baggage or otherwise is to be based on the cost of the repair or replacement value of the mobility aid.

In the event that a mobility aid is lost or damaged:

(1) the air carrier will immediately provide a suitable temporary replacement without charge;

(2) if a damaged aid can be repaired, in addition to (1) above, the air carrier will arrange, at its expense, for the prompt and adequate repair of the aid and return it to the passenger as soon as possible;
(3) if a damaged aid cannot be repaired or is lost and cannot be located within 96 hours following the passenger's arrival, the carrier will in addition to (1) above, replace it with an identical aid satisfactory to the passenger, or reimburse the passenger for the replacement cost of the aid.

RULE 8. ACCEPTANCE OF BAGGAGE OR GOODS

(1) All baggage or goods presented for transportation is/are subject to inspection by the carrier.

(2) Articles of baggage or goods will not be carried when such articles are likely to endanger the aircraft, persons or property, are likely to be damaged by air carriage, are unsuitably packed, or the carriage of which would violate any applicable Canadian laws, regulations, or orders.

(3) If the weight, size or character of baggage or goods renders such baggage or goods unsuitable for carriage on the aircraft, the carrier, prior to departure of the flight, will refuse to carry such baggage or goods or any part thereof. The following articles will be carried only with prior consent of the carrier:

(a) Firearms of any description. Firearms for sport purposes will be carried as baggage provided the passenger possesses the required permit/licence and, provided that such firearms are disassembled or packed in a suitable case. The provisions of this subparagraph do not apply to Peace Officers' prescribed sidearms or other similar weapons.

(b) Explosives, munitions, corrosives and articles which easily ignite.

(c) (*) Pets including, dogs, cats and birds, when properly crated in leakproof containers and accompanied by valid health certificates or other documents where these are required. Such pets and animals may be carried in the cargo compartment of the aircraft. (*) Not applicable to service animals.

For explanation of abbreviations, reference marks and symbols used but not explained hereon, see Page 4.

ISSUE DATE  EFFECTIVE DATE
February 24, 2015  February 25, 2015
RULE 9. REFUNDS

(1) Application for refund shall be made to the carrier or its duly authorized Agent.

(2) If a portion of the agreed transportation has been completed, refund will be the difference between the fare, rate or charge paid and the fare, rate or charge applicable to that portion of the agreed transportation completed, less any applicable cancellation charges, as specified in this tariff.

RULE 10. LIMITATION OF LIABILITY – PASSENGERS

(1) The liability of the carrier in respect of the death of, or injury to, a passenger is limited to the sum of $100,000.00.

(2) In no cases shall the carrier’s liability exceed the actual loss suffered by the passenger. All claims are subject to proof of amount of loss.

(3) The carrier is not liable:

   (a) In the case of any passenger whose age or mental or physical condition, including pregnancy, is such as to involve an unusual risk or hazard, for any damages sustained by that passenger that would not have been sustained but for his/her age or mental or physical condition; or

   (b) In the case of a pregnant passenger, for any damages in respect of the unborn child of that passenger.

RULE 11. LIMITATION OF LIABILITY – BAGGAGE

(1) (*) Subject to subsection (2), the liability of the carrier in respect of loss, or damage to, baggage, whether caused directly or indirectly by the act, neglect or default of the carrier or not, is limited to the sum of $1850.00 per passenger.
   (*) Not applicable to mobility aids - see Rule 7 (I).

(2) The liability of the carrier is limited to $1850.00. Baggage and contents values in excess of $1850.00 must be self insured.

(3) No action shall be maintained for any loss, or partial loss of or damage to baggage or for any delay in the carriage thereof unless notice of a claim is
presented in writing to the head office of the carrier within 30 days from the date the baggage should have been delivered.

(4) In no cases shall the carrier’s liability exceed the actual loss of the passenger. All claims are subject to proof of amount of loss. Valuation costs to be borne by client.

RULE 12. LIABILITY OF CARRIER – GOODS

(1) Subject to subsection (2) the liability of the carrier in respect of loss of, or damage to, goods, whether caused directly or indirectly by the act, neglect or default of the carrier or not, is limited to the sum of $1.00 per pound.

(2) Liability of the carrier is limited to $1.00/lb up to $4000.00 maximum. Goods and cargo in excess of $4000.00 must be self-insured.

(3) No action shall be maintained for any loss, or partial loss of or damage to baggage or for any delay in the carriage thereof unless notice of a claim is presented in writing to the head office of the carrier within 30 days from the date the baggage should have been delivered.

(4) In no case shall the carrier’s liability exceed the actual loss of the passenger. All claims are subject to proof of amount of loss. Valuation costs to be borne by client.

RULE 13. SUBSTITUTION OF AIRCRAFT(*)

(1) When, due to causes beyond the control of the carrier, the aircraft contracted for is unavailable at the time the air transportation commences or becomes unavailable while carrying out such transportation the carrier may furnish another aircraft of the same type or, with the consent of the party contracting for the use of the aircraft, substitute any other type of aircraft if the rates and charges for the new aircraft are the same as for the original aircraft, except as provided in paragraphs (2) and (3).

(2) When the substituted aircraft is capable of a larger payload than the original aircraft contracted, the payload carried in the substituted aircraft will not be greater than the payload which would have been available in the aircraft originally contracted, unless the party contracting for the use of the aircraft agrees to pay the rates and charges applicable to the substituted aircraft.
(3) When the maximum payload of the substituted aircraft is smaller than the maximum payload of the original aircraft contracted, charges will be based on the rates and charges applicable to the type of substituted aircraft.

(*) Applicable when the contract entails the use of the full capacity of the aircraft in question.

RULE 14. PAYMENT REQUIREMENTS

(1) Payments for a contracted flight made to any person to whom the carrier, directly or indirectly, has paid a commission or has agreed to pay a commission with respect to such flight, shall be considered payment to the carrier.

(2) Payments are required in advance or if there is established credit, 30 days from invoice date, with interest and overdue accounts at 2% per month.

(3) Types of payment accepted: Cash, Direct Deposit, Visa, MasterCard, American Express, Wire Transfer, and Certified Cheque only.

RULE 15. CANCELLATION CHARGES

(1) When the cancellation is made more than 5 days prior to the planned departure, no cancellation charges shall be levied.

(2) When the cancellation is made less than 5 days, but more than 48 hours prior to the agreed departure time, the Carrier reserves the right to impose a cancellation fee equal to 10% of the quoted rate.

(3) The Carrier, reserves the right to impose a cancellation fee equal to 50% of the quoted rate if the chartered fails to notify the carrier at least 48 hours prior to the agreed departure time of the flight or series of flights.
RULE 16. TICKETS

The carrier does not issue tickets. Subject to the contract between the carrier and the charterer, prior to the flight, the charterer will provide a list of all the passengers’ names to the carrier.

RULE 17. PASSENGER RE-ROUTING

The carrier is not liable to any passenger when he/she misses his/her flight. In these instances, no other flight alternative is offered by the carrier to the passenger.

If a passenger is delayed due to the overbooking or cancellation of a flight within the carrier’s control, at the passenger’s discretion, the carrier will:

1. Rebook the passenger on alternate transportation to the passenger’s intended destination, at no additional cost to the passenger and within a reasonable time, using:
   a. Its own service;
   b. The services of a carrier with which it has an interline agreement; or
   c. Where possible and necessary, the services of carrier where no interline agreement exists; or:

2. If the purpose of the passenger’s travel is no longer valid because of delay incurred, provide the passenger with a full refund, and, when the travel has already commenced, return the passenger to their point of origin, within a reasonable time at no additional cost.

RULE 18. DENIED BOARDING COMPENSATION

The carrier does not overbook flights, therefore, no denied boarding compensation is offered to the passenger.

Pilot in Command has final determination with regard to passengers deemed “unruly or unfit to fly” or a threat to the safety of flight crew, other passengers or themselves. Passengers will be denied boarding or removed from flight. No compensation or alternate arrangements will be made.

Persons making statements concerning hijacking or the carriage of weapons or explosives aboard the aircraft will be removed from the aircraft and not allowed back on board, and local authorities will be contacted.
RULE 19. SEAT SELECTION

No seat selection is offered by this carrier. Seat selection shall be first come first served at time of boarding. No fee will be levied for seat selection at this time.