25.99.01 Chartering of Commercial Aircraft

Revised November 3, 2021
Next Scheduled Review: November 3, 2026
Click to view Revision History.

Regulation Summary

This regulation provides guidance to members of The Texas A&M University System (system) that charter flights on commercial aircraft.

Regulation

1. GENERAL

Members and employees are authorized to charter commercial aircraft as defined in this regulation. Members are encouraged to be conservative and to use charter flights only when absolutely necessary. This regulation is not to be interpreted to authorize the charter (lease) of aircraft reimbursable under state travel regulations except as provided in system regulations. Student travel is governed by System Policy 13.04, Student Travel.

2. REQUIREMENTS FOR SPONSORED AIR TRAVEL

For sponsored air travel, the system must utilize only those aircraft and aircraft operators certified under Federal Aviation Regulations (FARs) Part 121 or Part 135 in Title 14 of the Electronic Code of Federal Regulations.

3. INFORMATION REQUIRED

With the exception of certified domestic and flag air carriers, an aircraft operator must provide the chartering member with the following information:

(a) type of certificate;
(b) certificate number;
(c) date issued;
(d) expiration date;
(e) type and registration number of aircraft authorized;
(f) name of Federal Aviation Administration Flight Standards Office having jurisdiction over certificate holder; and
(g) schedule of insurance charge in effect, showing insurance companies, policy numbers, type, amounts, period of coverage and special conditions, exceptions and limitations.

4. FOREIGN AIR TRAVEL
Air travel to or in foreign countries by employees must be arranged only through commercial air carriers regularly engaged in scheduled passenger air transportation to or in those foreign countries.

5. INSURANCE

Carriers under this regulation must furnish a certificate of insurance to the chartering member providing for coverage of not less than $500,000 per passenger.

6. ADMINISTRATIVE REQUIREMENTS

The member chartering the aircraft must ensure that contracts and other appropriate documents are reviewed by the Office of the General Counsel prior to approval by authorized member officials as required by System Policy 25.07 Contract Administration.

7. FUNDING LIMITATIONS FOR CHARTERED AIRCRAFT

Appropriated funds may not be used to charter commercial aircraft (leased or rented) unless authorized by the Texas Department of Transportation. Commercial aircraft may be chartered using institutional funds.

Related Statutes, Policies, or Requirements

Federal Aviation Regulations 14 C.F.R. §§ 121 et seq., 135 et seq.

Air Carrier Certification Process

System Policy 13.04, Student Travel

System Policy 25.01, Use and Operation of System Aircraft

System Policy 25.07, Contract Administration

Member Rule Requirements

A rule is not required to supplement this regulation.

Contact Office

Budgets and Accounting
(979) 458-6100