



**SANTA MARIA PUBLIC AIRPORT DISTRICT  
BOARD OF DIRECTORS**

**Thursday  
May 28, 2026**

**Administration Building  
Airport Boardroom  
11:30 A.M.**

**CALL AND NOTICE OF A SPECIAL MEETING  
A G E N D A**

*This special meeting agenda is prepared and posted pursuant to the requirements of the California Government Code Section 54954.2. By listing a topic on this agenda, the Santa Maria Public Airport District has expressed its intent to discuss and act on each item. The Santa Maria Public Airport District welcomes orderly participation at its meetings from all members of the public. This includes assistance under the Americans with Disabilities Act to provide an equally effective opportunity for individuals with a disability to participate in and benefit from District activities. To request assistance with disability accommodation, please call (805) 922-1726. Notification at least 48 hours prior to the meeting would enable the Santa Maria Public Airport District to make reasonable arrangements to ensure accessibility to this meeting.*

**CALL TO ORDER**

**PLEDGE OF ALLEGIANCE**

**ROLL CALL: Brown, Adams, Guy, Clayton, Rodriguez**

- 1. MINUTES OF THE REGULAR MEETING HELD MAY 14, 2026.**
- 2. COMMITTEE REPORT(S):**
  - a) EXECUTIVE
  - b) ADMINISTRATION & FINANCIAL
  - c) SAFETY & SECURITY
  - d) REAL ESTATE
  - e) AIRPORT PLANNING & CAPITAL IMPROVEMENT
  - f) GOVERNMENT AFFAIRS
  - g) MARKETING & PROMOTIONS
  - h) GENERAL AVIATION
- 3. GENERAL MANAGER'S REPORT**
- 4. MANAGER OF FINANCE & ADMINISTRATION REPORT**
  - a) Demand Register
  - b) Financial Statements

5. **PUBLIC SESSION:** Statements from the floor regarding items on this agenda only will be heard during public session. Request to Speak forms are provided for those wishing to address the board. After completing the form, please give it to the Clerk. Members of the public are cordially invited to speak on agenda items as they occur. Staff reports covering agenda items are available for review in the offices of the General Manager on the Tuesday prior to each meeting. The Board will establish a time limit for receipt of testimony. The board reserves the right to establish further time limits for receipt of testimony.
6. **PRESENTATION BY THE WING BUSTERS RC CLUB, REGARDING AIRPORT USE FOR RECREATIONAL FLYING CLUB.**
7. **AUTHORIZATION FOR DISTRICT COUNSEL TO TERMINATE THE RETAINER AGREEMENT WITH GROVEMAN & HIETE, LLP AND ENTER INTO A RETAINED AGREEMENT WITH STONE & DEAN, LLP FOR PROFESSIONAL SERVICES.**
8. **AUTHORIZATION FOR THE PRESIDENT AND SECRETARY TO EXECUTE A REVOCABLE PERMIT AGREEMENT BETWEEN THE DISTRICT AND SKYDIVE SANTA BARBARA, LLC.**
9. **CLOSED SESSION:** The Board will hold a Closed Session to discuss the following item(s):
  - a) **Conference with Real Property Negotiators: APN: 111-231-2 and 111-231-17. Agency negotiators: General Manager and District Counsel. Negotiating parties: Aerostar Properties. Under Negotiation: Through the Fence Agreement (Gov. Code Section 54956.8).**
  - b) **Conference with Real Property Negotiators: Property: 3339 Terminal Drive Agency negotiators: General Manager and District Counsel. Negotiating parties: City of Santa Maria. Under Negotiation: Lease, price, and terms of payment – agreement for ARFF Services (Government Code Section 54956.8)**
10. **DIRECTORS' COMMENTS.**
11. **ADJOURNMENT**

MINUTES OF THE REGULAR BOARD  
MEETING OF THE BOARD OF DIRECTORS  
OF THE SANTA MARIA PUBLIC AIRPORT  
DISTRICT HELD MAY 14, 2026

The Board of Directors of the Santa Maria Public Airport District held a Regular Meeting at the regular meeting place at 6:00 p.m. Present were Directors Brown, Clayton, and Rodriguez. Manager of Finance & Administration, Flores, and District Counsel Steele. Directors Adams and Guy were absent. General Manager, Pehl, was absent.

1. MINUTES OF THE REGULAR MEETING HELD April 23, 2026. Director Clayton made a Motion to approve the minutes of the regular meeting held April 23, 2026. Director Rodriguez Seconded, and it was carried by a 3-0 vote.
2. Appointment of Members to committees and assignment to liaison positions. President Brown removed Director Guy and appointed Director Rodriguez to the Administration & Financial committee.
3. COMMITTEE REPORT(S):
  - a) EXECUTIVE – The committee met to set the agenda.
  - b) ADMINISTRATION & FINANCIAL – The committee met to review the budget.
  - c) SAFETY & SECURITY – No meeting scheduled.
  - d) REAL ESTATE – The committee met.
  - e) AIRPORT PLANNING & CAPITAL IMPROVEMENT– No meeting scheduled.
  - f) MARKETING & PROMOTIONS – No meeting scheduled.
  - g) GENERAL AVIATION – No meeting scheduled.
4. GENERAL MANAGER’S REPORT: Manager of Finance & Administration, Flores updated the Board on a visit he and another staff member made to San Bernadino to view their Customs Facility.
5. The Manager of Finance & Administration presented the Demand Register to the Board for review and approval.
  - a) Demand Register. The Demand Register, covering warrants 074639 through 074702 in the amount of \$882,746.33, was recommended for approval as presented. Director Rodriguez made a Motion to accept the Demand Register as presented. Director Clayton Seconded, and it was carried by a 3-0 vote.
  - b) Annual Comprehensive Financial Report FY 24-25. Received and filed.
6. PUBLIC SESSION: Statements from the floor will be heard during public session. Request to Speak forms are provided for those wishing to address the board. After completing the form, please give it to the Clerk. Requests requiring board action will be referred to staff and brought on the next appropriate agenda. Members of the public are cordially invited to speak on agenda items as they occur. Staff reports covering agenda items are available for review in the offices of the General Manager on the Tuesday prior to each meeting. The Board has established a three-minute time limit for receipt of testimony. The board reserves the right to establish further time limits for receipt of testimony.

No one requested to speak.

7. Resolution 963. A Resolution of the Board of Directors of the Santa Maria Public Airport District amending the Job Specifications Manual to add the position of Business Development Manager and adopting a salary range for the new position. Director Brown made a Motion, and it was carried by the following roll call vote. Directors Brown, Clayton, and Rodriguez voted "Yes".
8. Resolution 964. A Resolution of the Board of Directors of the Santa Maria Public Airport District adopting the salary schedule for Fiscal Year 26-27 and approving a cost-of-living adjustment of 3% based on the Los Angeles-Long Beach-Anaheim Consumer Price Index (CPI). Director Brown made a Motion to approve, and it was carried by the following roll call vote. Directors Brown, Clayton, and Rodriguez voted "Yes".
9. Resolution 965. A Resolution of the Board of Directors of the Santa Maria Public Airport District amending the Rates and Charges for Fiscal Year 2026-2027. Director Brown made a Motion to approve, and it was carried by the following roll call vote. Directors Brown, Clayton, and Rodriguez voted "Yes".
10. Authorization for the President and Secretary to execute a Building Space Lease between the District and English Air Services, LLC. Director Clayton made a Motion to approve. Director Rodriguez Seconded, and it was carried by a 3-0 vote.
11. Approval of the Santa Maria Public Airport District Hangar Lease Eligibility & Use Policy as amended May 14, 2026. Director Rodriguez made a Motion to approve. Director Clayton Seconded, and it was carried by a 3-0 vote.
12. Approval of the Santa Maria Public Airport District Hangar Wait List Policy as amended May 14, 2026. Director Rodriguez made a Motion to approve. Director Clayton Seconded, and it was carried by a 3-0 vote.
13. Authorization for the President and Secretary to approve the sublease between REACH/CalStar and Maldonado Companies, LLC. This item was tabled for a future meeting.
14. Authorization for the President and Secretary to execute the First Amendment of Ground Lease between the District and Cecil Eloy Renfrow. This item was tabled for a future meeting.
15. First review of Proposed Budget for FY 26-27.
16. Closed Session. At 6:35 p.m. the Board went into Closed Session to discuss the following item(s):
  - a) Conference with Real Property Negotiators: APN: 111-231-2 and 111-231-17. Agency negotiators: General Manager and District Counsel. Negotiating parties: Aerostar Properties. Under Negotiation: Through the Fence Agreement (Gov. Code Section 54956.8).
  - b) Conference with Real Property Negotiators: Property: 3339 Terminal Drive Agency negotiators: General Manager and District Counsel. Negotiating parties: City of Santa Maria. Under Negotiation: Lease, price, and terms of payment – agreement for ARFF Services (Government Code Section 54956.8)

At 6:58 p.m., the Board and staff reconvened to Open Public Session.

There were no reportable actions.

17. Directors' Comments. Director Rodriguez expressed his support for the new Business Development Manager position. He stated that he would like the District to consider hosting town hall meetings for any future rate adjustments. Director Rodriguez also noted that, through his outreach to tenants, many have expressed appreciation and excitement about hearing directly from Board members.

Director Clayton stated that he believes the idea of hosting town halls is a great one. He thanked Mr. Flores for his budget presentation. Director Clayton emphasized that he does not want the District operating at a deficit and expressed appreciation for the new reporting style, which helps the Board better understand the District's financial standing.

Director Brown requested that staff schedule a Real Estate Committee meeting to address a request from a tenant. He also stated that he was very pleased to see the English Air lease approved.

18. Adjournment: President Brown asked for a Motion to adjourn to a Special Meeting to be held on May 28, 2026, at the regular meeting place. Director Clayton made that Motion, Director Rodriguez Seconded, and it was carried by a 3-0 vote.

#### ORDER OF ADJOURNMENT

This Regular Meeting of the Board of Directors of the Santa Maria Public Airport District is hereby adjourned at 7:02 p.m. on May 14, 2026.

\_\_\_\_\_  
Steve Brown, President

\_\_\_\_\_  
Tony Guy, Secretary

**DEMAND REGISTER  
SANTA MARIA PUBLIC AIRPORT DISTRICT**

Full consideration has been received by the Santa Maria Public Airport District for each demand, numbers 074703 to 074733 and electronic payments on Columbia Bank and in the total amount of \$ 1,176,590.77.

\_\_\_\_\_  
MARTIN PEHL  
GENERAL MANAGER

\_\_\_\_\_  
DATE

The undersigned certifies that the attached register of audited demands of the Santa Maria Public Airport District for each demand, numbers 074703 to 074733 and electronic payments on Columbia Bank in the total amount of \$1,176,590.77 has been approved as being in conformity with the budget approved by the Santa Maria Public Airport District and funds are available for their payment.

\_\_\_\_\_  
MICHEAL FLORES  
MANAGER OF FINANCE AND ADMINISTRATION

\_\_\_\_\_  
DATE

THE BOARD OF DIRECTORS OF THE SANTA MARIA PUBLIC AIRPORT DISTRICT APPROVED PAYMENT OF THE ATTACHED WARRANTS AT THE MEETING OF MAY 28, 2026.

\_\_\_\_\_  
TONY GUY  
SECRETARY

**Santa Maria Public Airport District**

**Demand Register**

Check Number	Check Date	Vendor Name	Check Amount	Description
* 74703	5/15/2026	Adams, Chuck	\$400.00	Director's Fees
* 74704	5/15/2026	American Assn of Airport Exec	\$495.00	Digicast - July 1, 2026 - Sep 30, 2026
* 74705	5/15/2026	Applied Industrial Technologies	\$441.23	Hangar Maintenance
* 74706	5/15/2026	Astound	\$950.65	Network Services - Terminal
* 74707	5/15/2026	AT&T	\$53.35	Telephone Service
* 74708	5/15/2026	B&B Steel & Supply of SM	\$46.49	Drainage Maintenance
* 74709	5/15/2026	Bartlett, Pringle & Wolf	\$25.00	Software Support Svcs - Acumatica
* 74710	5/15/2026	Blueglobes, LLC	\$583.20	Lighting Maintenance - Landing Area
* 74711	5/15/2026	Brown, Steve	\$600.00	Director's Fees
* 74712	5/15/2026	Coastal Ag	\$85.21	FBO Maintenance
* 74713	5/15/2026	Comcast	\$1,444.04	Cable/Internet/Digital Voice
* 74714	5/15/2026	Comcast Business	\$2,294.58	Internet Service
* 74715	5/15/2026	Grainger	\$142.97	Shop Supplies
* 74716	5/15/2026	Groveman Hiete LLP	\$3,222.40	Environmental Consulting
* 74717	5/15/2026	Guy, Anthony Ted	\$600.00	Director's Fees
* 74718	5/15/2026	J B Dewar, Inc	\$1,105.10	Unleaded/Diesel Fuel
* 74719	5/15/2026	JD Humann Landscaping, Inc	\$4,955.00	Landscaping - Terminal
* 74720	5/15/2026	Letters, Inc.	\$221.48	Car Wash
* 74721	5/15/2026	LSC Communications	\$49.72	FAA Publications
* 74722	5/15/2026	Mission Linen Service	\$382.53	Uniform Service
* 74723	5/15/2026	Pacific Telemanagement Services	\$463.00	Pay Phone Svcs - Terminal
* 74724	5/15/2026	ProDIGIQ, Inc	\$55,500.00	Annual Software Support 7/1/26 - 6/30/27
* 74725	5/15/2026	ReNewell Fleet Service	\$2,457.37	Vehicle Maintenance - ARFF
* 74726	5/15/2026	Rodriguez, Marvin	\$300.00	Director's Fees
* 74727	5/15/2026	Safeguard Business Systems	\$518.54	Bank Checks
* 74728	5/15/2026	San Luis Powerhouse	\$3,395.00	Emergency Generator - Quarterly Testing
* 74729	5/15/2026	SkyWest Airlines, Inc	\$1,000,000.00	Revenue Guarantee
* 74730	5/15/2026	Smith's Alarms & Electronics Inc.	\$2,010.96	Fire Alarm Maintenance
* 74731	5/15/2026	Tower Patrol	\$3,257.07	D3 Security Trailer w/Solar Panel
* 74732	5/15/2026	Tri-Counties Plant Service	\$275.00	Interior Plant Service - Terminal
* 74733	5/15/2026	VTC Enterprises	\$84.00	Trash - Paper Recycling
		Subtotal	<u>\$1,086,358.89</u>	
ACH	5/13/2026	Empower Retirement	\$5,710.14	Employee Paid Retirement
ACH	5/18/2026	Primo Brands	\$181.52	Water Delivery
ACH	5/19/2026	CalPERS	\$7,000.64	Employee Retirement
ACH	5/19/2026	The Gas Company	\$361.07	Utilities - Gas
ACH	5/19/2026	PG&E	\$13,236.89	Terminal/Admin/Hangar Electricity
ACH	5/20/2026	U.S. Bank Equipment Finance	\$573.14	RICOH Printer Lease

**Santa Maria Public Airport District**

**Demand Register**

Check Number	Check Date	Vendor Name	Check Amount	Description
ACH	5/21/2026	Paychex	\$8,403.22	Payroll Taxes
ACH	5/21/2026	Paychex	\$31,060.99	Payroll
ACH	5/22/2026	Paychex	\$207.47	Paychex Invoice
ACH	5/22/2026	Primo Brands	\$49.06	Water Delivery
ACH	5/26/2026	Empower Retirement	\$5,710.14	Employee Paid Retirement
ACH	5/26/2026	Frontier	\$1,042.20	Telephone Service
ACH	5/26/2026	Columbia Bank - VISA	\$16,695.40	Airport Advertising, Customs, Office Equipment
		Subtotal	<u>\$90,231.88</u>	
		Total	<u><u>\$1,176,590.77</u></u>	

**Santa Maria Public Airport District  
Profit & Loss  
As of May 31, 2026**

	YTD	YTD BUDGET	VARIANCE	FY BUD	VARIANCE
Revenues from Operations					
Landing Area					
Landing fees and tiedowns	86,371.68	92,246.92	(5,875.24)	100,633.00	(14,261.32)
Fuel flowage fees	71,450.46	120,120.00	(48,669.54)	131,040.00	(59,589.54)
Subtotal	157,822.14	212,366.92	(54,544.78)	231,673.00	(73,850.86)
Hangar area					
T-Hangar	556,948.24	575,382.50	(18,434.26)	627,690.00	(70,741.76)
Corporate T-Hangars	414,065.00	422,622.75	(8,557.75)	461,043.00	(46,978.00)
T-Hangar Storage Units	47,700.00	47,801.42	(101.42)	52,147.00	(4,447.00)
Owner Build Hangars	21,967.00	21,967.00	0.00	23,964.00	(1,997.00)
Subtotal	1,040,680.24	1,067,773.67	(27,093.43)	1,164,844.00	(124,163.76)
FBO Area					
Main Hangar	133,155.00	133,150.42	4.58	145,255.00	(12,100.00)
Commercial Hangars	430,908.52	397,157.75	33,750.77	433,263.00	(2,354.48)
Land Leases	93,053.00	90,024.00	3,029.00	98,208.00	(5,155.00)
Subtotal	657,116.52	620,332.17	36,784.35	676,726.00	(19,609.48)
Terminal Area					
Car Rental	152,270.50	164,879.92	(12,609.42)	179,869.00	(27,598.50)
Terminal Space Lease	161,394.19	158,061.75	3,332.44	172,431.00	(11,036.81)
Subtotal	313,664.69	322,941.67	(9,276.98)	352,300.00	(38,635.31)
Revenue generating land					
Non Aviation Land Leases	398,951.88	371,007.09	27,944.79	404,735.00	(5,783.12)
Agricultural Leases	1,735,338.98	1,663,328.34	72,010.64	1,814,540.00	(79,201.02)
Cell Towers	59,030.00	58,871.09	158.91	64,223.00	(5,193.00)
Airport Mobile Home Park	528,441.79	552,275.17	(23,833.38)	602,482.00	(74,040.21)
Subtotal	2,721,762.65	2,645,481.69	76,280.96	2,885,980.00	(164,217.35)
Administrative					
Badging Income					
Miscellaneous Income	22,128.89	26,349.59	(4,220.70)	28,745.00	(6,616.11)
Subtotal	22,128.89	26,349.59	(4,220.70)	28,745.00	(6,616.11)
Total Revenue from operations	4,913,175.13	4,895,245.71	17,929.42	5,340,268.00	(427,092.87)

**Santa Maria Public Airport District  
Profit & Loss  
As of May 31, 2026**

	YTD	YTD BUDGET	VARIANCE	FY BUD	VARIANCE
Operating Expenses:					

Landing Area	222,104.80	3,368,977.37	(3,146,872.57)	3,675,248.00	(3,453,143.20)
Hangar Area	89,970.43	123,692.30	(33,721.87)	134,937.00	(44,966.57)
FBO Area	93,084.31	105,845.71	(12,761.40)	115,468.00	(22,383.69)
Terminal Area	506,456.11	783,322.89	(276,866.78)	854,534.00	(348,077.89)
Revenue generating land	371,389.57	755,207.79	(383,818.22)	823,863.00	(452,473.43)
Public Administration	5,165,214.38	4,794,159.42	371,054.96	5,229,992.00	(64,777.62)
Other Miscellaneous Operating	338.51	0.00	338.51	0.00	338.51
<b>Total Expenses</b>	<b>6,448,558.11</b>	<b>9,931,205.48</b>	<b>(3,482,647.37)</b>	<b>10,834,042.00</b>	<b>(4,385,483.89)</b>
<b>Operating income (loss)</b>	<b>(1,535,382.98)</b>	<b>(5,035,959.77)</b>	<b>3,500,576.79</b>	<b>(5,493,774.00)</b>	<b>3,958,391.02</b>
<b>Non-Operating Revenues (Expenses):</b>					
Air Show Expense	(74,661.49)	0.00		0.00	(74,661.49)
PFC Revenue	92,786.20	52,102.42	40,683.78	56,839.00	35,947.20
Interest Income	95,803.82	203,500.00	(107,696.18)	222,000.00	(126,196.18)
Tax Revenues	2,345,969.81	2,335,025.00	10,944.81	2,547,300.00	(201,330.19)
AIP Reimbursement	6,170,088.00	3,988,239.75	2,181,848.25	4,350,807.00	1,819,281.00
Gain on Land Sale	0.00	0.00	0.00	0.00	0.00
<b>Total non-operating rev (exp)</b>	<b>8,629,986.34</b>	<b>6,578,867.17</b>	<b>2,125,780.66</b>	<b>7,176,946.00</b>	<b>1,453,040.34</b>
<b>Net Income</b>	<b>7,094,603.36</b>	<b>1,542,907.40</b>	<b>5,626,357.45</b>	<b>1,683,172.00</b>	<b>5,411,431.36</b>

# Santa Maria Public Airport District

User: Mike Flores

## Cash Flow Statement

For the period of July 1, 2025 to May 31, 2026

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### Operating Activities, Cash Flows Provided by or Used in:

Net Income	5,595,990.25
Depreciation and Amortization	0.00
Decrease (Increase) in Accounts Receivable	99,840.83
Increase (Decrease) in Accounts Payable	-1,415,026.58
Increase (Decrease) in Tax Payable	-8,480.73
Increase (Decrease) in Other Operating Activities	0.00

### Net Cash Flows From Operating Activities

4,272,323.77

### Investing Activities, Cash Flows Provided by or Used in:

Capital Expenditures	-6,283,104.41
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### Net Cash Flows from Investing Activities

-6,283,104.41

Other Cash Flows From Financing Activities	0.00
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### Net Cash Flows from Financing Activities

0.00

### Net Increase (Decrease) in Cash and Cash Equivalents:

-2,010,780.64

Cash at Beginning	5,557,802.65
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### Cash at End

3,547,022.01

**Santa Maria Public Airport District**  
**Balance Sheet**  
**As of May 31, 2026**

User: Mike Flores

**Current Assets:**

Cash and cash equivalents	2,875,222
Restricted - cash and cash equivalents	418,226
Certificate-of-deposit	8,000
Accounts receivable - customers and tenants, net	(36,890)
Prepaid expenses and deposits	9,878,435
	<hr/>
Total current assets	13,142,994

**Non-current assets:**

Note receivable	0
Interest Receivable	0
Capital assets, not being depreciated	14,468,695
Depreciable capital assets	26,069,625
Deferred other post-employment benefits outflows	9,450
Deferred pension outflows	756,697
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Total non-current assets	41,304,467

**Total assets**

**54,447,461**

**Current Liabilities:**

Accounts payable and accrued expenses	(44,437)
Accrued wages and related payables	5,631
Unearned Revenue (customer prepaid)	218,081
Hangar and other deposits	122,097
Long-term liabilities - due in one year:	
Compensated absences	43,436
Land improvements payable	5,973
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Total current liabilities	350,782

**Long-term liabilities - due in more than one year**

Compensated absences	130,307
Land improvements payable	33,850
Total other post-employment benefits liability	324,853
Net pension liability	2,555,369
Deferred pension inflows	43,887
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Total long term liabilities	3,088,266

**Total Liabilities**

**3,439,048**

**Net position:**

Retained Earnings	45,412,423
Change in Net Position	5,595,990
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<b>Total net position</b>	<b>51,008,413</b>

**Total liabilities and net position**

**54,447,461**

**Santa Maria Public Airport District**  
**Budget vs Actual - YTD**  
**As of July 31, 2025**

	<u>YTD</u>	<u>YTD BUD</u>	<u>VARIANCE</u>	<u>% VARIANCE</u>	<u>BUDGET</u>	<u>BUD V ACT</u>
61000-Landing fees	60,577.68	66,663.67	(6,085.99)	(9.1 %)	72,724.00	(12,146.32)
61100-Tiedowns	25,794.00	25,583.25	210.75	.8 %	27,909.00	(2,115.00)
61200-Fuel Flowage Fees	71,450.46	120,120.00	(48,669.54)	(40.5 %)	131,040.00	(59,589.54)
62000-T-Hangar	556,948.24	575,382.50	(18,434.26)	(3.2 %)	627,690.00	(70,741.76)
62100-Corporate Hangar	414,065.00	422,622.75	(8,557.75)	(2.0 %)	461,043.00	(46,978.00)
62200-Owner Build Hangar	21,967.00	21,967.00	0.00	.0 %	23,964.00	(1,997.00)
63000-T-Hangar Storage	47,700.00	47,801.42	(101.42)	(.2 %)	52,147.00	(4,447.00)
64100-Main Hangar	133,155.00	133,150.42	4.58	.0 %	145,255.00	(12,100.00)
64200-Commercial Aviation	430,908.52	397,157.75	33,750.77	8.5 %	433,263.00	(2,354.48)
64300-Land Lease - Commercial Aviation	93,053.00	90,024.00	3,029.00	3.4 %	98,208.00	(5,155.00)
65000-Car Rental	152,270.50	164,879.92	(12,609.42)	(7.6 %)	179,869.00	(27,598.50)
65100-Terminal Space Lease	161,394.19	158,061.75	3,332.44	2.1 %	172,431.00	(11,036.81)
66100-Agricultural Lease	1,735,338.98	1,663,328.34	72,010.64	4.3 %	1,814,540.00	(79,201.02)
66200-Non Aviation Land Leases	398,951.88	371,007.09	27,944.79	7.5 %	404,735.00	(5,783.12)
66300-Cell Tower Lease	59,030.00	58,871.09	158.91	.3 %	64,223.00	(5,193.00)
66400-Mobile Home Parks	528,441.79	552,275.17	(23,833.38)	(4.3 %)	602,482.00	(74,040.21)
67000-Administrative Income	22,128.89	26,349.59	(4,220.70)	(16.0 %)	28,745.00	(6,616.11)
69100-Interest and Investment Earnings	95,803.82	203,500.00	(107,696.18)	(52.9 %)	222,000.00	(126,196.18)
69110-AIP Reimbursement	6,170,088.00	3,988,239.75	2,181,848.25	54.7 %	4,350,807.00	1,819,281.00
69120-PFC Revenue	92,786.20	52,102.42	40,683.78	78.1 %	56,839.00	35,947.20
69200-Tax Revenues	2,345,969.81	2,335,025.00	10,944.81	.5 %	2,547,300.00	(201,330.19)
<b>Total Income</b>	<b>13,617,822.96</b>	<b>11,474,112.88</b>	<b>2,143,710.08</b>	<b>18.7 %</b>	<b>12,517,214.00</b>	<b>1,100,608.96</b>
80000-G&A	19,596.31	14,660.25	4,936.06	33.7 %	15,993.00	3,603.31
80001-MHP - Maintenance	14,078.19	21,560.00	(7,481.81)	(34.7 %)	23,520.00	(9,441.81)
80002-MHP - MHP Liability Insurance	19,903.22	14,663.92	5,239.30	35.7 %	15,997.00	3,906.22
80003-MHP - Property Management	21,150.00	25,850.00	(4,700.00)	(18.2 %)	28,200.00	(7,050.00)
80004-MHP - Salaries/ Employee Related Expenses	79,527.71	118,757.84	(39,230.13)	(33.0 %)	129,554.00	(50,026.29)
80005-MHP - Utilities	201,615.05	215,325.00	(13,709.95)	(6.4 %)	234,900.00	(33,284.95)
80100-Salaries- Administration	419,559.17	495,814.92	(76,255.75)	(15.4 %)	540,889.00	(121,329.83)
80101-Salaries - Maintenance & Operations	495,257.97	516,275.84	(21,017.87)	(4.1 %)	563,210.00	(67,952.03)
80102-Employee Benefits - Other	54,827.27	58,077.25	(3,249.98)	(5.6 %)	63,357.00	(8,529.73)
80104-Employee Benefits - Medical	244,873.13	280,352.42	(35,479.29)	(12.7 %)	305,839.00	(60,965.87)
80105-Medicare Tax	15,859.09	16,057.25	(198.16)	(1.2 %)	17,517.00	(1,657.91)
80106-PERS Retirement	314,112.32	361,721.25	(47,608.93)	(13.2 %)	394,605.00	(80,492.68)
81000-ARFF Services	747,637.50	910,250.00	(162,612.50)	(17.9 %)	993,000.00	(245,362.50)
81100-Electricity	255,433.34	231,519.78	23,913.56	10.3 %	252,567.00	2,866.34
81200-Natural Gas	6,993.39	7,436.92	(443.53)	(6.0 %)	8,113.00	(1,119.61)
81300-Water	91,022.58	129,213.35	(38,190.77)	(29.6 %)	140,960.00	(49,937.42)
81600-Communications	71,320.25	69,706.09	1,614.16	2.3 %	76,043.00	(4,722.75)
81601-Communications - Alarm	17,207.85	16,743.84	464.01	2.8 %	18,266.00	(1,058.15)
81602-Communications - Wireless	13,848.09	22,801.17	(8,953.08)	(39.3 %)	24,874.00	(11,025.91)
81603-Communications - Access Control	233.02	1,396.09	(1,163.07)	(83.3 %)	1,523.00	(1,289.98)
82400-Supplies Office	35,559.33	41,250.01	(5,690.68)	(13.8 %)	45,000.00	(9,440.67)
82410-Supplies Shop	40,157.91	32,083.34	8,074.57	25.2 %	35,000.00	5,157.91
82500-Fuel Expense	23,087.36	41,250.00	(18,162.64)	(44.0 %)	45,000.00	(21,912.64)
83000-Maintenance - Misc	8,413.60	19,708.36	(11,294.76)	(57.3 %)	21,500.00	(13,086.40)
83001-Maintenance - Lighting	12,654.69	24,291.68	(11,636.99)	(47.9 %)	26,500.00	(13,845.31)
83002-Maintenance - Generator	8,650.81	6,848.43	1,802.38	26.3 %	7,471.00	1,179.81
83003-Maintenance - Pavement	19,156.09	31,166.68	(12,010.59)	(38.5 %)	34,000.00	(14,843.91)
83004-Maintenance - Weed/Wildlife	53,962.42	67,345.67	(13,383.25)	(19.9 %)	73,468.00	(19,505.58)
83005-Maintenance - Fencing & Gates	10,701.23	17,691.69	(6,990.46)	(39.5 %)	19,300.00	(8,598.77)

83006-Maintenance - Building	111,669.54	69,398.10	42,271.44	60.9 %	75,707.00	35,962.54
83007-Maintenance - Fire Alarm	6,284.89	6,030.76	254.13	4.2 %	6,579.00	(294.11)
83008-Maintenance - Drainage	619.50	13,750.01	(13,130.51)	(95.5 %)	15,000.00	(14,380.50)
83100-Signs	4,120.82	7,791.68	(3,670.86)	(47.1 %)	8,500.00	(4,379.18)
84000-Equipment Lease	8,613.17	9,166.67	(553.50)	(6.0 %)	10,000.00	(1,386.83)
84500-Janitorial	128,330.50	127,000.50	1,330.00	1.0 %	138,546.00	(10,215.50)
84700-Landscaping	62,796.65	60,135.18	2,661.47	4.4 %	65,602.00	(2,805.35)
85000-Vehicle Maintenance	75,708.76	70,583.34	5,125.42	7.3 %	77,000.00	(1,291.24)
85400-Dues and Membership	93,563.98	88,995.50	4,568.48	5.1 %	97,086.00	(3,522.02)
86000-Advertising	322,190.89	68,750.00	253,440.89	368.6 %	75,000.00	247,190.89
86001-Consulting - Admin	95,528.55	102,823.42	(7,294.87)	(7.1 %)	112,171.00	(16,642.45)
86002-Consulting Professional	209,747.53	141,180.42	68,567.11	48.6 %	154,015.00	55,732.53
86003-Consulting - Legal	84,361.99	91,666.67	(7,304.68)	(8.0 %)	100,000.00	(15,638.01)
86004-Consulting - Security	424,248.10	458,092.25	(33,844.15)	(7.4 %)	499,737.00	(75,488.90)
86005-Bank Fees	(173.72)	2,200.00	(2,373.72)	(107.9 %)	2,400.00	(2,573.72)
86006-Computer Software	232,799.38	152,181.34	80,618.04	53.0 %	166,016.00	66,783.38
86007-Customs	112,802.47	114,583.34	(1,780.87)	(1.6 %)	125,000.00	(12,197.53)
86015-Depreciation - Hangar Area	0.00	27,041.67	(27,041.67)	(100.0 %)	29,500.00	(29,500.00)
86025-Depreciation - Landing Area	0.00	2,211,000.00	(2,211,000.00)	(100.0 %)	2,412,000.00	(2,412,000.00)
86035-Depreciation - FBO	0.00	16,500.00	(16,500.00)	(100.0 %)	18,000.00	(18,000.00)
86045-Depreciation - Revenue Gen Land	0.00	284,166.67	(284,166.67)	(100.0 %)	310,000.00	(310,000.00)
86055- Depreciation - Terminal Area	0.00	343,750.00	(343,750.00)	(100.0 %)	375,000.00	(375,000.00)
86100-Depreciation - Administration	0.00	30,250.00	(30,250.00)	(100.0 %)	33,000.00	(33,000.00)
86200-Insurance	5,643.72	502,504.75	(496,861.03)	(98.9 %)	548,187.00	(542,543.28)
86500-Permits	19,247.71	11,000.00	8,247.71	75.0 %	12,000.00	7,247.71
86600-Education and Recognition	11,860.15	27,344.17	(15,484.02)	(56.6 %)	29,830.00	(17,969.85)
86700-Business Travel	45,469.24	27,500.00	17,969.24	65.3 %	30,000.00	15,469.24
86800-Fire Fighting Training	0.00	24,750.00	(24,750.00)	(100.0 %)	27,000.00	(27,000.00)
88001-Airfest Expense - Sponsorship	75,000.00	68,750.00	6,250.00	9.1 %	75,000.00	0.00
88608-Airline Service Revenue Guarantee	1,500,000.00	0.00	1,500,000.00	.0 %	0.00	1,500,000.00
88609-Conservation Easement	1,000,000.00	962,500.00	37,500.00	3.9 %	1,050,000.00	(50,000.00)
88610-SEMCO	75,000.00	0.00	75,000.00	.0 %	0.00	75,000.00
<b>Total Expenses</b>	<b>8,021,832.71</b>	<b>9,931,205.48</b>	<b>(1,909,372.77)</b>	<b>(19.2 %)</b>	<b>10,834,042.00</b>	<b>(2,812,209.29)</b>
<b>Net Income</b>	<b>5,595,990.25</b>	<b>1,542,907.40</b>	<b>4,053,082.85</b>	<b>37.9 %</b>	<b>1,683,172.00</b>	<b>3,912,818.25</b>



**TO:** President and  
Members of the Board  
Board of Directors  
Santa Maria Public Airport District

**FROM:** Craig A. Steele, General Counsel  
Richards Watson & Gershon

**MEETING:** MAY 28, 2026

**ITEM**

Authorization for the General Counsel to terminate the retainer agreement with Groveman & Heite, LLP and enter into a retained agreement with Stone & Dean, LLP for professional services

**BACKGROUND**

Attorneys at Groveman & Heite, LLP (“GH”) represent the District in an environmental litigation matter under an existing retainer agreement. Although the matter is moving toward a conclusion, the GH attorneys who represent the District in that matter are moving to a different law firm, Stone & Dean, LLP. They have asked that the District approve an agreement with the new firm to continue the representation.

**ANALYSIS**

There will be no substantive changes to the District’s representation if the Board approves this item. The GH attorneys have provided excellent representation, and they will continue to handle the matter at their new firm. The terms of the representation, including the hourly rates, will remain the same. It is cost-efficient and in the District’s best interest to approve the requested agreement.

**RECOMMENDATION**

At the request of GH, the General Counsel recommends that the Board of Directors authorize the General Counsel to terminate the agreement with GH and enter into a new retainer agreement with Sone & Dean, LLP.

# GROVEMAN | HIETE LLP

We are pleased to announce that, after almost a decade of dedicated growth and service, **Groveman | Hiete LLP** is merging with **Stone | Dean LLP**.

This exciting combination will expand our firm's resources, capabilities, and depth while allowing us to continue delivering the aggressive, responsive, and cost-effective representation that has defined our practice since 2019. Our abiding commitment to integrity in our representation, our determination to prevent high fees from diminishing our achievements, and our practice of always putting forth a zealous effort on behalf of every cause we undertake shall continue with more resources. Clients can expect the same high level of personalized attention, responsiveness and excellent results, now supported by an even stronger team and broader platform.

Stone | Dean LLP is a well-established, highly regarded full-service law firm based in Woodland Hills, California (Please see: <https://stonedeanlaw.com>). The firm maintains an excellent reputation in the legal and business communities for its passion, integrity, and results-oriented approach. For years, Stone | Dean has been a trusted advisor to California entrepreneurs, businesses, employers, and individuals, specializing in commercial disputes and business litigation, business formations, transactions and acquisitions, employment law, elder law, insurance analysis and coverage, trust and probate matters, and related areas. The firm's pragmatic, problem-solving philosophy perfectly complements our own values and strengthens our ability to deliver exceptional outcomes efficiently.

We look forward to serving you at our new firm. For any questions or to discuss how we can continue assisting with your legal needs, please feel free to contact us directly. You may reach Barry Groveman at: [bgroveman@me.com](mailto:bgroveman@me.com) and Ryan Hiete at [rhiete@stonedeanlaw.com](mailto:rhiete@stonedeanlaw.com). Or call our office at (818) 999-2232. Our offices are located at 21052 Oxnard Street, Woodland Hills, CA 91367.

We remain deeply grateful for your trust and are enthusiastic about this next chapter in providing outstanding legal representation.

Sincerely, Barry & Ryan

REVOCABLE PERMIT AGREEMENT  
SKYDIVE SANTA BARBARA LLC

THIS REVOCABLE PERMIT AGREEMENT, (herein called "Agreement") entered into this 22nd day of May 2026;

BY AND BETWEEN

SANTA MARIA PUBLIC AIRPORT DISTRICT, a public airport district organized pursuant to Public Utilities Code Sections 22001, et seq., hereinafter referred to as "District";

and

SKYDIVE SANTA BARBARA LLC., a California Limited Liability Company, hereinafter referred to as "Permittee";

WITNESSETH

WHEREAS, District is the owner of the Santa Maria Public Airport ("Airport"), which airport is located in the City of Santa Maria, County of Santa Barbara, California; and

WHEREAS, Permittee desires to use portions of said Airport at various times throughout the year from June 1, 2026, to May 31, 2027, for the purpose of preparing for and conducting skydiving activities; and

NOW, THEREFORE, in consideration of the mutual covenants, conditions, and promises contained herein below, it is mutually agreed as follows:

1. SCOPE OF PERMIT

District hereby gives Permittee permission to utilize portions of the Santa Maria Public Airport for staging and conducting skydiving activities, hereinafter referred to as "Activities", and for purposes incidental thereto for the dates and times described in Paragraph 4 below, subject to the conditions set forth below.

2. FEE

Pursuant the Districts' rates and charges schedule, the fee for this permit is \$150.00.

3. NATURE OF INTEREST GRANTED

For all the purposes of this permit, Permittee is and shall be deemed to be, with respect to District, a licensee. It is mutually agreed and understood that nothing contained in this permit shall be deemed or construed to constitute a partnership or joint venture between the parties to this permit. This Agreement is merely for the purpose of allowing Permittee to use the airport and the facilities thereon to stage and conduct said Event and activities related and incidental thereto.

4. EFFECTIVE DATES OF PERMIT

This permit shall allow Permittee to utilize portions of the airfield of the Santa Maria Public Airport depicted in Exhibit "A" attached and incorporated by this reference, pursuant to the terms and conditions of this Agreement and any reasonable access for preparation, removal of equipment, and cleanup associated with the Activities.

5. OBLIGATIONS OF PERMITTEE

This Agreement is contingent upon the following:

A. Permittee shall obtain the approval of the Federal Aviation Administration (FAA) for all phases of said Activities requiring such approval.

B. Permittee shall notify and coordinate with the District and obtain approval for specific dates and times for use. The Activities shall not affect normal airport operations and shall minimize the Activity's impact to tenants and other users.

C. Permittee shall furnish all personnel necessary to direct automobile parking, give traffic direction, and provide crowd control.

D. Permittee shall provide all sanitary and first aid facilities necessary to accommodate expected crowds and sufficient adult security personnel to protect based and transient aircraft and participating aircraft, vehicles and equipment, to direct automobile parking, give traffic directions, to provide crowd control, and to prevent attendees from leaving the Activity area and entering onto active aircraft pavements during the period of this permit.

E. Permittee shall arrange all fire protection, ambulance and aircraft crash rescue functions as are deemed necessary by the parties hereto or by any agency with jurisdiction.

F. Permittee shall clean up, repair and maintain any area of the Santa Maria Public Airport impacted by activity under this permit, immediately subsequent to the close of the Activities. Permittee shall clean the entire area used by it, remove any and all debris and trash, and restore the area to the condition existing immediately prior to the commencement of Permittee's operations.

G. Permittee shall obtain and timely bear the expense of all licenses, permits, and other authorization required by applicable public agencies. Permittee shall pay promptly all lawful taxes and assessments which may be levied by federal, state, county, city or other tax levying body on any taxable interest of Permittee, including possessory interest taxes, as well as all taxes and assessments on taxable personal property of whatever nature owned by Permittee and located on the permit premises.

H. Permittee and its invitees shall access the Activity area only through gates 16 and 17. Use of any other gate is specifically prohibited.

6. OBLIGATIONS OF DISTRICT

A. District may in its sole discretion make available for use by Permittee District-owned property, both real (buildings, etc.) and personal for which District may charge a reasonable fee.

B. The use of District's real or personal property shall be at no cost to District above and beyond normal operating costs of the Airport and Permittee shall bear all costs connected with the staging of said activities incidental thereto.

C. Permittee shall not interfere with the regular operation of persons engaged in air commerce or tenants doing business on the airport by virtue of a lease with District.

7. SAFETY

Safety shall be the keynote of this Activity. Anyone deemed to have acted, flown or driven in an unsafe or reckless manner, or in a manner and style considered beyond good airmanship and safety shall be barred from the Event, escorted from the airport by Permittee or District, and barred from any further flight. It shall be the duty of Permittee to ensure that safety and proper airmanship will be observed at all times. Permittee shall take any and all steps necessary, including prohibition of flying, when Permittee or District determine that the principles of good airmanship and/or safety have been violated. In the absence of an FAA monitor, District's General Manager, or his representative, may stop any and/or all unsatisfactory flight operation until the unsafe or unsatisfactory condition is corrected.

8. INSURANCE

A. To the extent insurance covering the Event is available, Permittee shall obtain and maintain in full force and effect during the period of the Event and/or any activity pertaining thereto (including setup of premises, practice flights, performance, cleanup, and dismantling):

a) Commercial general liability insurance, including bodily injury and death liability, property damage liability and premises liability of at least \$1,000,000 for each accident or occurrence.

b) The Santa Maria Public Airport District, its directors, employees, officers, agents, and representatives, are to be included as additional named insured.

c) Comprehensive general liability insurance including public liability, contractual liability and property damage.

d) The Santa Maria Public Airport District shall be an additional insured on the policy and shall be provided a Certificate of Insurance not less than fifteen (15) days prior to the scheduled event date showing that coverage is in effect for the entire period of the Permit. No material change in coverage or cancellation may be made after that time.

B. Permittee shall file with District's General Manager prior to any and all activities pertinent to the granting of this permit and/or its rights and privileges (including setup of premises, practices, performances, cleanup, and dismantling), a Worker's Compensation insurance certificate covering its employees (if any). Coverage shall be statutory limits.

9. DISTRICT HELD HARMLESS

Permittee shall defend (with legal counsel acceptable to District), indemnify, and hold harmless the District, its officers, employees and agents from and against all liability, loss, judgment, claims, demands, costs and expenses for injuries to or death of persons, or damages to property caused by Permittee, its agents, invitees, performers or employees, or by their use or occupancy of the Santa Maria Public Airport, excluding only liability or loss occasioned, caused or suffered by the sole active negligence or willful misconduct of District.

Further, Permittee shall defend, indemnify, and hold harmless the District, its officers, employees and agents, from and against all liability, judgment, loss, claims, demands, costs and expenses which may accrue, as a consequence of District granting this permit and agreement to Permittee, and from Permittee's compliance with the provisions of District's rules, regulations, resolutions and ordinances required by District.

10. NO DEMANDS UPON DISTRICT

Permittee accepts the Santa Maria Public Airport in the condition the Airport is in immediately prior to Permittee's occupation and use thereof for the purposes of this permit and shall make no demand upon District for any alterations, repairs, or construction.

11. USE OF SANTA MARIA PUBLIC AIRPORT

Permittee may use such public-use areas and facilities at the Santa Maria Public Airport as are designated by District's General Manager. Permittee shall have the right to construct and maintain such temporary facilities and/or structures as are necessary for operations as allowed by this permit, including controlling the ingress and egress of the public and Event participants, provided District's General Manager first approves any such temporary facilities and/or structures. Upon the request of District's General Manager, Permittee shall remove said temporary facilities and/or structures.

12. DAMAGE TO SANTA MARIA PUBLIC AIRPORT

Permittee shall repair or cause to be repaired, at its own expense, any and all damage and injury to the property of District or to the property of others on the Santa Maria Public Airport, and which damage has been caused by Permittee, its agents, employees, or others who may be on the airport for any purpose connected with the staging and operation of the Event or attendance at the Event. This provision includes but is not limited to all aircraft moved from their normal and regular tiedown or parking spaces to make room for Event activities, until returned to their normal and regular tiedown or parking spaces. Permittee accepts full legal liability and responsibility for all such aircraft while located at the Santa Maria Public Airport whether at their regular tiedown locations or otherwise.

13. COVENANTS

Permittee specifically agrees, and covenants as follows:

A. That in its operation of the Activity and the operation of all of its activities on the Santa Maria Public Airport, neither it nor any person or organization occupying space or facilities thereon will discriminate against any person or class of persons by reason of age, disability, sex, race, color, creed, or national origin in the use of any facilities provided for the public on the airport.

B. That in rendering to the public any service (including the furnishing or sale of admission tickets, transportation, supplies, or materials) essential to its operation at the airport, it will:

1) Furnish such service on a fair, equal, and not unjustly discriminatory basis to all users thereof; and

2) Charge fair, reasonable, and not unjustly discriminatory prices for each unit or service; provided that Permittee may be allowed to make reasonable and nondiscriminatory discounts, rebates, or other similar types of price reductions to volume purchasers.

C. This permit is subject to all existing leases, licenses, and other agreements for the use of the Airport between District and any other person or entity.

D. Permittee will obey the rules and regulations as may from time to time be promulgated by District or its authorized agents in charge of the airport, to ensure the safe and orderly conduct of operations at the Airport. Permittee shall also obey the aviation-related rules and regulations as may from time to time be promulgated by the United States, or by any of its departments or agencies, and by the State of California. Specifically, District's official Rules and Regulations governing operations at the Santa Maria Public Airport, as may be amended from time to time, are incorporated by reference into this permit and made a part hereof.

E. Permittee shall use the airport in an orderly, peaceable, and quiet manner, and in strict compliance with all applicable laws and ordinances and shall not use the premises, nor allow any person or persons to use the premises, for any purpose whatsoever that is in violation of any law or ordinance.

14. NO ASSIGNMENT, DELEGATION, NOR SUBLICENSING

This Agreement, being the nature of a personal and revocable permit, may not be assigned, delegated, nor can it as a whole, be the subject of a concession or sublicense agreement. However, Permittee may allow concessionaires to enter upon the Santa Maria Public Airport for the performance of functions and services within the scope of the uses allowed to Permittee under the provisions of this Agreement. To avoid uncontrolled vending of merchandise during the period of this permit, only those tenants having an agreement with District, and concessionaires, exhibitors, and salespersons having written agreements with Permittee, will be allowed to sell to the public on the airport.

15. RIGHT TO AMEND

This permit shall be subordinate to the provisions of any existing or future Agreement between District and the United States, including those by which District obtains federally owned surplus property or federal aid for the improvement, operation, and/or maintenance of the airport. In the event that the Federal Aviation Administration, or any other federal agency, requires modifications or changes in or revocation of this permit as a condition for the granting of funds for the improvement of the airline terminal or lands and improvements covered by its laws, rules, or regulations, Permittee agrees to consent to the amendments, modifications, revisions, supplements, or deletions of any of the terms, conditions, or requirements, or revocation of this permit as may be required to obtain such funds.

16. SPECIAL PROVISION

Nothing contained in this permit shall be construed as granting or authorizing the granting of an exclusive right within the meaning of Section 308 of the Federal Aviation Act of 1958.

17. CANCELLATION BY DISTRICT

District, in addition to any rights to which it may be entitled by law, may cancel or revoke this permit upon or after the occurrence of any of the following events:

A. The assumption by the United States Government, or any of its authorized agencies, of the operational use or control of the Santa Maria Public Airport, or any substantial part of the airport, in such manner as to substantially restrict the use of the airport for any of the purposes for which Permittee is authorized;

B. The existence or operation of any rule, regulation, sponsor assurance, or order of the Federal Aviation Administration, directly or indirectly, requiring the discontinuance or substantial reduction of the use of the airport for any of the purposes for which Permittee is authorized;

C. The issuance of an injunction by any court of competent jurisdiction restraining the use of the airport for any of the purposes for which Permittee or District are authorized;

D. The appointment of a receiver of Permittee's assets which results in a liquidation of Permittee's assets;

E. The general assignment of this permit by Permittee for the benefit of creditors;

F. The default by Permittee in the performance of any of the terms and conditions required by this permit to be kept and performed.

G. The occurrence of any event which in the opinion of District's General Manager threatens the safety of those using the Airport, the Airport itself, or property on the Airport.

18. WAIVER

It is agreed that a failure on the part of District to take appropriate action or to declare this permit terminated for default by Permittee in any one or more of the terms, covenants, or conditions will not be considered or construed as a waiver by District of such right on any further or future default on the part of Permittee.

19. SURRENDER

Permittee covenants that on the expiration of this permit, Permittee will peaceably and quietly leave and surrender the premises in as good condition as they are now (or may be at time of entry under this permit) after making alterations, additions, or improvements as permitted by District, ordinary wear and tear excepted.

20. TIME

Concerning this permit and the performance of each and every provision contained in it, time is of the essence.

21. SECTION HEADINGS

The section headings contained in this permit are for convenience in reference and are not intended to define, govern, limit, modify, or in any manner affect the scope, meaning, or intent of the provisions of this permit.

22. NOTICES

Notices pursuant to this Agreement shall be given by United States mail, postage prepaid, addressed to the parties hereto as follows:

District: SANTA MARIA PUBLIC AIRPORT DISTRICT  
3217 Terminal Drive  
Santa Maria, CA 93455

Permittee: David Hughes, Member/Manager  
SKYDIVE SANTA BARBARA LLC  
1801 North H St.  
Lompoc, CA 93436

23. ATTORNEY FEES

In the event of any action, proceeding or lawsuit to enforce or interpret the provisions of this Agreement, the prevailing party shall be entitled to recover its costs and expenses, including reasonable attorney fees.

24. PARTICIPANT RELEASES

Permittee shall ensure that all participants in the Event execute the Acknowledgement/Release of Indemnity in the form attached hereto as Exhibit "B" prior to participation in any Event activities.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be fully executed.

**DATE: May 28, 2026**

Approved as to content  
for District:

\_\_\_\_\_  
General Manager

SANTA MARIA PUBLIC AIRPORT DISTRICT

By \_\_\_\_\_  
Steve Brown, President

Approved as to form  
for District:

\_\_\_\_\_  
District Counsel

By \_\_\_\_\_  
Tony Guy, Secretary

SKYDIVE SANTA BARBARA LLC.

By \_\_\_\_\_  
David Hughes, Member/Manager

EXISTING	LEGEND	DESCRIPTION
[Red dashed line]	AIRPORT PROPERTY LINE	
[Red solid line]	CRITICAL AREA	
[Red star]	AIRPORT ROTATING BEACON	
[Red dashed line]	MOVEMENT AREA HOLD MARKING	
[Red outline]	BUILDINGS AIRPORT OWNED	
[Brown outline]	BUILDINGS OWNED BY OTHERS	
[Blue line]	APPROACH SLOPE	
[Red line]	WINDSOCK	
[Yellow line]	FENCE LINE	
[Yellow line]	RWY HOLD MARKING	
[Blue circle]	AIR TRAFFIC CONTROL TOWER	

**SKYDIVE SANTA BARBARA  
MUST ENSURE AREA IS  
UNOCCUPIED BEFORE  
OPERATIONS BEGIN**

Magnetic Declination  
12° 37' East  
Annual Rate of Change  
0° 5' West  
(Source: NOAA, NCEI, August 2017)



0 600 1000  
SCALE IN FEET

NO.	NAME	ADDRESS	PHONE #
17	AIR TRAFFIC CONTROL TOWER	3117 LIBERATOR ST	(805) 922-3300
27	AIRPARK MOBILE HOME PARK	4000 S. BLOSSER RD	(805) 924-1790
33	AIRPORT BUSINESS PARK	3250 AIRPARK DR	(805) 922-7474
34	AIRPORT DISTRICT OFFICE	3171 TERMINAL DR	(805) 922-1728
35	AIRPORT HOTEL	3450 AIRPARK DR	(805) 924-8886
41	ALLEGANY AIR	3248 TERMINAL DR #103	(762) 555-8884
42	ARTCRAFT PAINT	3124 LIBERATOR ST	(805) 922-2224
43	AVIATION ACADEMY	3248 TERMINAL DR #113	(805) 922-6533
44	BELLEVUE FLYING CLUB	3248 TERMINAL DR #112	(805) 922-3173
45	CAL STAR AIR	3248 TERMINAL DR	(805) 922-3113
46	CENTRAL CITY AIRCRAFT	3248 TERMINAL DR	(805) 922-3113
47	COASTAL SEA FLYING	3124 LIBERATOR ST	(805) 927-0000
48	CENTRAL COAST JET CENTER	3420 COASTAL CR	(805) 927-2000
49	CENTRAL COAST JET CENTER	3420 COASTAL CR	(805) 927-2000
50	CENTRAL COAST JET CENTER	3420 COASTAL CR	(805) 927-2000
51	CENTRAL COAST JET CENTER	3420 COASTAL CR	(805) 927-2000
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99	CENTRAL COAST JET CENTER	3420 COASTAL CR	(805) 927-2000
100	CENTRAL COAST JET CENTER	3420 COASTAL CR	(805) 927-2000

SANTA MARIA PUBLIC AIRPORT DIST.  
3217 TERMINAL DR. SANTA MARIA, CA. 93454  
(805) 922-1728

DRAWING: SKYDIVE  
DATE: 6/11/22

DRAWN BY: DAY LEAH  
DATE: 6/11/22

1 OF 1



In consideration for being allowed to utilize the facilities and equipment of **SKYDIVE SANTA BARBARA, L.L.C.**, and to engage in **INSTRUCTION, GROUND TRAINING, FLYING, SKYDIVING**, and any and all related activities (hereinafter referred to, collectively, as skydiving activities);

I, \_\_\_\_\_, hereby agree as follows:

**NOTE: Read and understand each provision of this agreement and so indicate by placing your initials in the space provided at the end of each important item.**

**RELEASE OF LIABILITY INDEMNITY AGREEMENT ASSUMPTION OF RISK, COVENANT NOT TO SUE, HOLD HARMLESS CONTINUATION OF OBLIGATION, AND WAIVER OF RIGHTS. (\_\_\_\_)**

1. I hereby forever **RELEASE AND DISCHARGE SKYDIVE SANTA BARBARA, L.L.C., CITY OF LOMPOC, land owners, aircraft owners, pilots, instructors, concessionaires, contractors, officers, agents, United States Parachute Association and manufacturers, distributors and dealers of skydiving equipment; employees and volunteers of any of the above named parties, and other parties as may be named by SKYDIVE SANTA BARBARA, L.L.C., (hereinafter referred to collectively as the released parties), FROM ANY AND ALL LIABILITY, CLAIMS, OR CAUSES OF ACTION, WHATSOEVER, ARISING OUT OF ANY INJURY OR DEATH TO ME OR ANY DAMAGE OR LOSS TO MY PROPERTY WHILE PARTICIPATING IN SKYDIVING ACTIVITIES, INCLUDING, BUT NOT LIMITED TO SUCH LOSS, DAMAGE, INJURY OR DEATH, CAUSED BY THE PASSIVE OR ACTIVE NEGLIGENCE OF THE RELEASED PARTIES (\_\_\_\_) OR HIDDEN, LATENT, OR OBVIOUS DEFECTS IN THE EQUIPMENT USED, OR IN OR ON ANY PART OF THE PREMISES (\_\_\_\_) for the purposes of this document, "premises" shall mean and refer to any and all of the following used in the activities contemplated under this agreement: (I) Aircraft; (II) airport; (III) the real property where the landing from the jump occurs and the surrounding area (drop zone) whether or not it is the intended drop zone.**

2. I further agree that **I WILL NOT SUE OR MAKE A CLAIM AGAINST THE RELEASED PARTIES FOR LOSS OR DAMAGE SUSTAINED AS A RESULT OF MY PARTICIPATION IN SKYDIVING ACTIVITIES, WHETHER IT BE TO MY PROPERTY OR TO MY PERSON, INCLUDING DEATH. (\_\_\_\_) I ALSO AGREE TO INDEMNIFY, DEFEND AND HOLD HARMLESS THE RELEASED PARTIES FROM ALL CLAIMS, JUDGEMENTS AND COSTS, INCLUDING ATTORNEY'S FEES, INCURRED IN CONNECTION WITH ANY ACTION BROUGHT AS A RESULT OF MY PARTICIPATION IN SKYDIVING ACTIVITIES. (\_\_\_\_) -THIS MEANS, AMONG OTHER THINGS, THAT IF AS A RESULT OF MY ACTIVITIES CONTEMPLATED IN THIS AGREEMENT A CLAIM IS MADE AGAINST ANY ONE OR MORE RELEASED PARTIES, OR IF A JUDGEMENT IS OBTAINED AS A RESULT OF ANY SUCH CLAIM, I OR MY ESTATE IF I AM DECEASED, WILL HAVE TO PAY ON BEHALF OF THE RELEASED PARTIES THEIR COSTS, INCLUDING ATTORNEY'S FEES, IN DEFENDING THEMSELVES FROM THE CLAIM, AND IF A JUDGEMENT IS FOUND AGAINST ANY ONE OR MORE OF THE RELEASED PARTIES, THE AMOUNT OF THE JUDGEMENT (\_\_\_\_).** I hereby instruct my heirs, executors and administrators never to institute any suit or action at law against any of the released parties, **even if losses are caused by the PASSIVE OR ACTIVE NEGLIGENCE OF ANY OR ALL OF THE RELEASED PARTIES, OR OBVIOUS OR HIDDEN DEFECTS OF THE PREMISES, EQUIPMENT, OR AIRCRAFT USED. (\_\_\_\_) I acknowledge and agree that this agreement shall remain in full force and effect now and in the future. (\_\_\_\_) This agreement shall be binding upon my heirs, executors, and administrators of my estate. (\_\_\_\_) THE INTENT OF THIS RELEASE AND DISCHARGE IS TO REMOVE ANY DUTY OF CARE TO ME BY THE RELEASED PARTIES, WHATSOEVER. (\_\_\_\_)**

3. I understand and acknowledge that skydiving activities have inherent dangers that no amount of care, caution, instruction, or expertise can eliminate. **I EXPRESSLY AND VOLUNTARILY ASSUME ALL RISKS (\_\_\_\_) associated with skydiving activities. I am fully aware that skydiving activities include the possibility of SERIOUS INJURY AND/OR DEATH. Knowing this I ASSUME ALL RISKS OF INJURY OR DEATH, even though there may be PASSIVE OR ACTIVE NEGLIGENCE, HIDDEN, LATENT, OR OBVIOUS DEFECTS in or on the premises, equipment, aircraft, or instruction and training.**

4. I understand that the parachutes and associated equipment I will use are provided without warranty. They are expressly not warranted that they are fit for a particular purpose, whatsoever. **PARACHUTES DO NOT ALWAYS WORK THE WAY THEY ARE EXPECTED OR INTENDED.** Furthermore, I

understand my body position and stability can drastically effect the deployment and operation of the parachute. (\_\_\_\_)

5. I understand that the nature of skydiving makes it impossible for an instructor to determine, with any degree of certainty, that I have been trained properly and adequately, or that I have grasped and comprehend the instruction given to me. (\_\_\_\_) Furthermore, it is impossible for an instructor to predict how I will react under the high-speed conditions and stress that are inherent in skydiving activities. (\_\_\_\_) I understand that there is no warranty, expressed or implied, whatsoever, as to the adequacy of the training provided to me. (\_\_\_\_) I understand that if I am not sure of any part of the training I can return and re-train with any scheduled class at no additional cost to me. (\_\_\_\_) Should I elect to participate in skydiving activities, I will be deemed to have warranted to **SKYDIVE SANTA BARBARA, L.L.C.**, that based on my own evaluation and understanding of training I have received, that I can safely perform a skydive, and cope with the high speed conditions and stress. (\_\_\_\_)

6. I specifically agree that I have been afforded the opportunity to inspect all of the equipment, aircraft and facilities provided by **SKYDIVE SANTA BARBARA, L.L.C.**, their concessionaires, and the released parties, together with the intended drop zone and the area around the intended drop zone. (\_\_\_\_) I acknowledge the landing area contains such dangerous objects such as trees, fences, power lines, hills, canals, large bodies of water, buildings, rocks, holes, uneven terrain, clods, unpredictable wind conditions, and other natural and man-made objects that can cause injury to me upon landing. (\_\_\_\_) Furthermore, I understand the landing area is expected to be, or depending on the circumstances for the skydiving activities, may be, in the vicinity of an active aircraft taxi-way and runway, and if I land on or near aircraft that are running, taxiing, landing, or taking off, I assume the risk of injury or death upon landing. (\_\_\_\_) Even under the best of circumstances landing can be an extremely dangerous activity in which many injuries or death occurs. (\_\_\_\_) Based upon my independent evaluation of the risks involved, I **REAFFIRM MY ASSUMPTION OF RISKS AND DANGERS OUTLINED IN THIS DOCUMENT.** (\_\_\_\_)

7. I certify that I have made adequate provision for those persons dependent upon me, and my heirs, if any, so that in the event of my injury or death they will have suffered no financial loss. (\_\_\_\_)

8. It is specifically agreed that venue and jurisdiction for any legal action arising out of any matter, which is the subject of this document, shall be in the Superior Court of the State of California, County of Santa Barbara. (\_\_\_\_)

9. If the court should decide that any clause in this contract is unenforceable or illegal, such determination shall not effect the validity of the remaining provisions, all of which shall remain in full force and effect. (\_\_\_\_)

10. I hereby certify that I do not suffer from any physical infirmity, previous injury, or chronic illness that could effect my ability to safely engage in skydiving activities. (\_\_\_\_) I am under treatment for

(if none, state none) and/or taking medication for \_\_\_\_\_

(if none, state none) If you have any question how an injury, illness or medication might effect your ability to safely engage in skydiving activities, you must check with your doctor. (\_\_\_\_)

**FURTHER, I CERTIFY THAT I HAVE NOT CONSUMED ALCOHOL AND/OR DRUGS IN THE PAST 12 HOURS, AND THAT I WILL NOT CONSUME ALCOHOL AND/OR DRUGS WHILE ENGAGING IN SKYDIVING ACTIVITIES.** (\_\_\_\_) **WARNING;** During the opening sequence of the canopy you decelerate from 120 mph to 10 mph in approximately 2 seconds. If you have skeletal problems, please check with your doctor as to the safety of your participation in this activity. (\_\_\_\_)

11. SUMMARY: I recognize this agreement is a contract pursuant to which I have released any and all parties from liability for any loss, either to my person or property, or from death, EVEN IF SUCH LOSS OR DEATH IS THE RESULT OF NEGLIGENCE, EITHER PASSIVE OR ACTIVE of any of the released parties, singly or collectively. Further, if I institute a lawsuit or action at law against any or all of the released parties, I agree to pay reasonable attorney's fees and court costs to the prevailing party in any such action. This document will be used in court in the event of a lawsuit. I UNDERSTAND AGREEMENTS OF THIS TYPE HAVE BEEN UPHELD IN COURTS IN SIMILAR CIRCUMSTANCES. ( )

I HAVE CAREFULLY READ THIS CONTRACT AND RELEASE OF LIABILITY. I FULLY UNDERSTAND ITS CONTENTS AND SIGN IT OF MY OWN FREE WILL. I CERTIFY THAT I DO NOT WEIGH MORE THAN \_\_\_\_\_ POUNDS. I CERTIFY THAT I AM 18 YEARS OF AGE OR OLDER. ( )

### Skydive Santa Barbara Refund Policy

**IF YOU DECIDE NOT TO JUMP AFTER YOU ARE IN THE AIRCRAFT AND RIDE THE PLANE DOWN, THEN THERE IS NO REFUND!!**

If you decide not to make your jump and would like to try again, you can do so at the following additional costs:

Tandem 1	Video	AFP
\$99.00	\$40.00	\$90.00

For your Skydive video and/or pictures we will only guarantee free fall. Videos and photos will vary in content due to individual photographer styles and your Skydive. For various reasons, filming of landings cannot be guaranteed. If your video or pictures do not contain free fall, you will be offered a second Skydive same day at no charge. Depending on your situation we may also offer a partial or a full refund if a second jump is declined or cannot be made. ( )

Skydive Santa Barbara LLC., reserves the right to use any video/pictures of Tandem skydives in advertising for Skydive Santa Barbara or promotional use for Skydive Santa Barbara. They will not be sold to third parties. ( )

If weather conditions are not safe for you to make your skydive, any deposit you placed with your reservation may not be refunded due to weather. We will gladly schedule your skydive for another day at your convenience. ( )

I have read and understand the Skydive Santa Barbara refund policy agreed to.

**SIGNATURE** \_\_\_\_\_ **DATE** \_\_\_\_\_

**WITNESS** \_\_\_\_\_ **DATE** \_\_\_\_\_

# UNINSURED UNITED PARACHUTE TECHNOLOGIES, LLC TANDEM PARACHUTE JUMPER AGREEMENT

**This is an important legal document. Allow yourself sufficient time to carefully read and understand the entire document, because by signing it, you are agreeing to give up certain legal rights.**

\*Initial

In consideration of the Uninsured United Parachute Technologies, LLC, doing business as UPT Vector, and Skydive Santa Barbara L.L.C., hereinafter referred to as "Corporation", allowing me the privilege of utilizing a dual-harness, dual container parachute pack assembly (also known as a "tandem parachute system"), designed, manufactured and/or assembled by the Uninsured United Parachute Technologies, LLC, d/b/a UPT Vector, for the purpose of performing an intentional parachute jump, I agree that:

\*Initial

**1) Representations, Warranties, & Assumptions of Risk:** I understand that parachute jumping will expose me to the risk of personal injury, property damage and/or death. I understand that the success of my jump is dependent upon the perfect functioning of the airplane from which I intend to jump and the parachute system, and that neither the airplane nor the parachute system can be guaranteed to function perfectly. I understand that the airplane and the parachute system are both subject to mechanical malfunctions as well as operator error. I freely, voluntarily and expressly choose to assume all risks inherent in parachute jumping, including, but not limited to, risks of equipment malfunction and/or failure to function, including those which may result from some defect in design, assembly, and/or manufacture as well as those risks arising from improper an/or negligent operation and/or use of the equipment, for and in consideration of the thrill of participation in this activity, understanding full well that those risks may include personal injury, property damage, and/or death.

\*Initial

**2) Exemption and Release from Liability:** I exempt and release the following persons and organizations:

\*Initial

**(A)** The Corporations and their officers, directors, agents, servants, employees, shareholders, and other representatives;

\*Initial

**(B)** Manufacturers, designers, and suppliers of component equipment incorporated in the dual-harness, dual-container parachute pack assembly to which I will be attached during my intentional parachute jump;

\*Initial

**(C)** Owners, suppliers, and operators of aircraft from which I am to make my intentional parachute jump;

\*Initial

**(D)** The owner of the dual-harness, dual-container parachute pack assembly, and any of its components, to which I will be attached during my intentional parachute jump;

\*Initial

**(E)** The operator ("parachutist in command") of the dual-harness, dual-container parachute pack assembly to which I will

be attached during my intentional parachute jump;

\*Initial

**(F)** If I am making my intentional parachute jump at or near a parachuting/skydiving facility, the owners and operators of that facility, as well as their officers, directors, agents, servants, employees, shareholders, and other representatives;

\*Initial

**(G)** The owners and lessees, if any, of land upon and from which the parachute jumping and related aircraft operations are conducted; and

\*Initial

**(H)** The Toll-Free Skydiving Network, Inc., Uninsured (800) Skydive Leasing Corp., Uninsured (888) Skydive Leasing Corp., Uninsured (877) Skydive Leasing Corp., 1-800 FREEFALL, and any and all other skydiving referral service business entities, and/or owners of fictitious name entities which I may have used in locating and/or deciding upon a parachuting/skydiving facility or other location at which to perform an intentional parachute jump.

\*Initial

**(I)** Any other person and/or organization which is or may be liable for any loss or injury to me and or my property, or my death, arising out of my participation in any of the activities covered by this Agreement (as defined below);

\*Initial

From any and all liability, claims, demands or actions or causes of action whatsoever arising out of any damage, loss or injury to me or my property, or my death, whether occurring while I am training and/or preparing for my intentional parachute jump, while I am present in aircraft from which the jump is to be made, while I am making my intentional parachute jump, or while I am engaged in related activities (hereafter referred to as "activities covered by this Agreement"), whether such loss, damage, injury, or death results from the negligence and/or other fault, either active or passive of any of the persons and/or organizations described in paragraphs 2(A)-(I) above, or from any other cause.

\*Initial

**3) Covenant Not to Sue:** I agree never to institute any suit or action at law or otherwise against any of the organizations and/or persons described in paragraph 2(A) through (I) above, or to initiate or assist in the prosecution of any claim for damages or cause of action which I may have by reason of injury to my person or property, or my death, arising from the activities covered by this Agreement, whether caused by the negligence and/or fault, either active or passive, of any of the organizations and/or persons described in paragraph 2(A) through (I) above, or from any other cause. I further expressly agree that I will never raise any claim against any of the organizations and/or persons described in paragraph 2(A) through (I) above for product liability, failure to warn, negligence, breach of warranty, breach of contract, or strict liability, regardless of whether my claims for damages or injuries are alleged to result from the fault or negligence of the parties released. I further agree that my heirs, executors, administrators, personal representatives, and/or anyone else claiming on my behalf, shall not institute any suit or action at law or otherwise against any of the organizations and/or persons described in paragraph 2(A)

through (l) above, nor shall they initiate or assist the prosecution of any claim for damages of cause of action which I, my heirs, executors, administrators, personal representatives, and/or anyone else claiming on my behalf may have by reason of injury to my person or property, or my death arises from the activities covered by this Agreement, whether caused by the negligence an/or fault, either active or passive, of any of the organizations and/or persons described in paragraph 2(A) through (l) above, or from any other cause, I hereby so instruct my heirs, executors, administrators, personal representatives, and/or anyone else claiming on my behalf. Should any suit or action at law or otherwise be instituted in violation of this Agreement against any of the organizations and/or persons described in paragraph 2(A) through (l) above, I agree that such organizations and/or persons shall be entitled to recover, in addition to any other damages which may be incurred, reasonable attorneys' fees and costs incurred in defense of such suit or action, including any appeals therefrom.

\*Initial

**4) Indemnity Against Claims:** I will indemnify, defend, save and hold harmless the organizations and/or persons described in paragraph 2(A) through (l) above from any and all losses, claims, actions or proceedings of every kind and character, including attorneys' fees and expenses, which may be presented or initiated by any persons and/or organizations and which arise directly or indirectly from my participation in the activities covered by the Agreement, whether resulting from the negligence and/or other fault, either active or passive, or any of the organizations and/or persons described in paragraph 2(A) through (l) above, or from any other cause.

\*Initial

**5) Validity of Waiver:** I understand that if I institute or anyone on my behalf institutes, any suit or action at law or any claim for damages or cause of action against any of the organizations and/or persons described in paragraph 2(A) through (l) above because of injury to my person or property, or my death, due to the activities covered by this Agreement, this Agreement can and will be used in court, and that such agreements have been upheld in courts in similar circumstances.

\*Initial

**6) Representations and Warranties as to Medical Condition:** I represent and warrant that (a) I have no physical infirmity, except those listed below, am not under treatment for any other physical infirmity or chronic ailment or injury of any nature, and have never been treated for any other of the following: cardiac or pulmonary conditions or diseases, diabetes, fainting spells or convulsions, nervous disorder, kidney or related diseases, high or low blood pressure; (b) I am not under any medication of any kind at the present time; and (c) I do/do not (strike one) wear corrective lenses. If I am prescribed corrective lenses, I agree to wear them during my intentional parachute jump.

\_\_\_\_\_  
(list infirmities, if not, state "none")

\*Initial

**7) Waiver of Jury Trial/Applicable Law/Venue/Headings:** I agree that the law of the State of Florida shall apply to issues involving the construction, interpretation, and validity of this Agreement, and that Florida law shall govern any dispute between the parties arising from the activities covered by this Agreement. In the event this Agreement is violated and suit is brought against

any of the organizations and/or persons described in paragraph 2(A) through (l) above, I waive my right to a jury trial, and agree that Volusia County, Florida shall be the sole venue for any suit or action arising from the activities covered by this Agreement. I agree that the headings and sub-headings used throughout this Agreement are for convenience only and have no significance in the interpretation of the body of this Agreement.

\*Initial

**8) Severability/Multiple Waivers:** I agree that should one or more provisions in this Agreement be judicially determined to be unenforceable, the remaining provisions shall continue to be binding and enforceable against me. If I have executed any other agreement containing provisions relating to the exemption and/or release from liability and/or covenant not to sue in connection with the activities covered by this Agreement, I agree that the agreement which provides the most protection from liability and/or suit to the Uninsured United Parachute Technologies, LLC, d/b/a UPT Vector shall be enforceable against me by the Uninsured United Parachute Technologies, LLC, d/b/a UPT Vector.

\*Initial

**9) Continuation of Obligations:** I agree and acknowledge that the terms and conditions of this Agreement shall continue in force and effect now and in the future at all times during which I participate in the activities covered by this Agreement, and shall be binding upon my heirs, executors, administrators, personal representatives, and/or anyone else claiming on my behalf. This Agreement supersedes and replaces any prior such agreement I have signed.

\*Initial

**10) Viewing of Videotape:** I have viewed and I warrant that I fully understand the accompanying "Tandem Vector Waiver" video tape.

\*Initial

I freely and voluntarily agree to all of the above by signing this contract on the \_\_\_\_\_ day of \_\_\_\_\_  
(day) (month and year)  
at Lompoc, CA  
(location)

**JUMPER: (Please Print Neatly)**

Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Driver's License Number: \_\_\_\_\_

Age: \_\_\_\_\_ Birthdate: \_\_\_\_\_

Address: \_\_\_\_\_

Telephone #: \_\_\_\_\_

Witness: \_\_\_\_\_  
**\*Please read each paragraph carefully. Your initial indicates you understand and agree to all of the information and terms contained therein.**