

Public Comment #31
Bos Recd. 11-1-24

From: BOS-District IV
Sent: Friday, November 1, 2024 7:53 AM
To: BOS-Clerk of the Board
Subject: Public comment 11/5/24 Item #32 Fw: Airport lease moratorium
Attachments: Letter regarding hangar lease.docx

Please distribute. Thank you.

Shelley Wiley
Assistant to Supervisor Lori Parlin, District IV
Board of Supervisors, County of El Dorado
Phone: (530) 621-6513

CONFIDENTIALITY NOTICE: This electronic communication with its contents may contain confidential and/or privileged information. It is solely for the use of the intended recipient(s), except as otherwise permitted. Unauthorized interception, review, use, or disclosure is prohibited and may violate applicable laws including the Electronic Communications Privacy Act. If you are not the intended recipient, or authorized to receive for the intended recipient, please contact the sender and destroy all copies of the communication. Thank you for your consideration.

From: S Smith <shayne.a.s@gmail.com>
Sent: Thursday, October 31, 2024 9:31 PM
To: BOS-District IV <bosfour@edcgov.us>
Subject: Airport lease moratorium

This Message Is From an External Sender
This message came from outside your organization.

[Report Suspicious](#)

Representative Parlin and Staff,

I am requesting your assistance with the current suspension of airport hangar lease issuances. I have attached my letter to the Board of Supervisors for your review describing the matter. Additionally, I could not find where to submit a letter to board as a whole, and was directed to route it through you as my representative. I am hoping that this can be presented to the board for their awareness and consideration for agenda item 32 on the Nov 5th BoS meeting.

Thank you for your assistance on this issue. Please feel free to contact me if any additional information or context is needed. I will copy and paste the letter below in case there is an issue with the attachment.

Much appreciated,
Shayne Smith

Dear Board of Supervisors,
I am writing to address the recent suspension of lease issuance by the Airports Division, and proposed changes under item 32 on the agenda set for 5 November.

Background:

I recently purchased a hangar from a private owner at Georgetown Airport. Prior to completing the transaction, I reviewed the county's existing lease terms, fees and stipulations. I contacted an airport division representative on multiple occasions to verify these terms, as my decision to purchase the

hangar was reliant and contingent on the existing terms. I completed the transaction upon a final verification of these terms by the airport division representative. Within the same day, I received a call informing me that per direction of the airport director, no new leases would be issued until new terms were developed and approved at a future, undetermined date. This seemed to be a unilateral, impromptu decision by the airport director.

There was no form of warning or public notice of possible changes in lease terms, nor an updated and approved lease to replace the current lease terms, thus impeding private transactions of hangars which depend on county land leases.

While I understand that terms may need to change over time (within reason) to maintain airport viability, an impromptu decision to suspend lease issuance based on speculative or anticipated updated lease terms without advanced public notice or due-process is unreasonable, if not unlawful.

Proposed Remedy:

I request that current airport lease applications be processed under existing terms. I do not feel this is unreasonable, as my reliance on existing lease terms was key to my decision in purchasing the hangar. Once again, these terms had been verified and relied upon. Additionally, I do not feel that due-process is satisfied without advanced public notice of change (and the content of the changes), and an existing plan/updated lease in place.

I appreciated your consideration on this matter.

Respectfully,

Shayne Smith

Dear Board of Supervisors,

I am writing to address the recent suspension of lease issuance by the Airports Division, and proposed changes under item 32 on the agenda set for 5 November.

Background:

I recently purchased a hangar from a private owner at Georgetown Airport. Prior to completing the transaction, I reviewed the county's existing lease terms, fees and stipulations. I contacted an airport division representative on multiple occasions to verify these terms, as my decision to purchase the hangar was reliant and contingent on the existing terms. I completed the transaction upon a final verification of these terms by the airport division representative. Within the same day, I received a call informing me that per direction of the airport director, no new leases would be issued until new terms were developed and approved at a future, undetermined date. This seemed to be a unilateral, impromptu decision by the airport director.

There was no form of warning or public notice of possible changes in lease terms, nor an updated and approved lease to replace the current lease terms, thus impeding private transactions of hangars which depend on county land leases.

While I understand that terms may need to change over time (within reason) to maintain airport viability, an impromptu decision to suspend lease issuance based on speculative or anticipated updated lease terms without advanced public notice or due-process is unreasonable, if not unlawful.

Proposed Remedy:

I request that current airport lease applications be processed under existing terms. I do not feel this is unreasonable, as my reliance on existing lease terms was key to my decision in purchasing the hangar. Once again, these terms had been verified and relied upon. Additionally, I do not feel that due-process is satisfied without advanced public notice of change (and the content of the changes), and an existing plan/updated lease in place.

I appreciated your consideration on this matter.

Respectfully,

Shayne Smith