



GENERAL AVIATION HANGAR APPLICATION

APPLICANT INFORMATION:

NAME: _____

If Company/Organization, Contact Name: _____

If Corporation, LLC or other Business Organization is incorporated or organized in a state other than Florida, Applicant must provide Authority a certificate of good standing of the business organization along with this application.

BILLING ADDRESS:

Street _____

City/State/Zip _____

Phone No. Primary: _____ Secondary: _____

E-Mail Address _____

OTHER ADDRESS:

Street _____

City/State/Zip _____

Phone No. _____

Security Access Badge No. _____ Expiration: _____

ALTERNATE/EMERGENCY CONTACT

NAME: _____

Phone No. Primary: _____ Secondary: _____

AIRCRAFT INFORMATION:

Aircraft Make & Model: _____

Aircraft Registration No.: _____

ADD THIS REQUEST TO THE WAITING LIST FOR A: 42' 48' 51.5' (INDICATE T-HANGAR SIZE)
(T-HANGAR DIMENSIONS AVAILABLE AT <https://flysrq.com/smaa-t-hangars>)

I understand and agree to abide by the **T-HANGAR LEASE AGREEMENT** available by request from the SMAA Properties Dept. 941-359-2770 ext. 4219

- ➔ Hangars shall be used for non-commercial aircraft activities and routine maintenance or service of the Tenant's aircraft, including the right to modify or assemble aircraft. No maintenance or servicing of aircraft by non-FBO third parties for compensation shall be permitted within the leased premises.
- ➔ No non-aviation equipment or property, including motor vehicles, shall be permitted adjacent to hangars. Tenant's vehicle may be parked on Premises if properly permitted. General maintenance of hangar structures shall be performed by the Authority at Authority's expense. Tenants shall be held responsible for any costs incurred by the Authority for maintenance resulting from the Tenant's negligence or abuse of said premises. Tenants shall not assign or sublet their spaces or hangars without the consent of the Authority. However, co-tenancy shall be permitted, provided that each co-tenant shall join in the rental agreement and be named an "insured" under any required insurance coverage and other stipulations of Resolution 2022-02.
- ➔ Tenants shall carry at their expense Aircraft Liability insurance including Premises coverage during the term of their lease, with terms and company satisfactory to Authority, for limits of not less than \$1,000,000 per occurrence for Bodily Injury or Property Damage Liability. The Authority, its officers, agents, and employees shall be named as additional insured.

Signature

Date

Return Application to:
Properties Department
Sarasota Bradenton International Airport
6000 Airport Circle
Sarasota, FL 34243
941-359-2770 ext. 4219
941-359-5054 fax
mary.fischer@flysrq.com