The State of the FBO Industry

A report on issues related to the pricing of aeronautical services, industry consolidation, and the airport sponsor-tenant relationship

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818 Connecticut Avenue, NW, Suite 900, Washington, DC 20006 | (202) 774-1500 | www.nata.aero
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February 21, 2017

Ms. Winsome A. Lenfert
Deputy Associate Administrator
Airports
Federal Aviation Administration
800 Independence Avenue, SW
Washington, D.C. 20591

Dear Ms. Lenfert:

Thank you again for taking time out of your schedule to meet with my colleagues and me to discuss the current state of FBO competition and the relationship between FBOs and airport sponsors. As the voice of aviation businesses, the National Air Transportation Association (NATA) believes it is uniquely qualified to discuss issues surrounding the state of competition at public-use airports as the association represents both FBOs and their customers.

Attached, please find a more detailed document that provides further substance to the overview we provided in our meeting with you today. Recent concerns related to the pricing of aeronautical services and the airport sponsor/tenant relationship reflects a misunderstanding of a number of key points, particularly the economics of aviation businesses and the relationship between sponsors and tenants.

Despite challenging economic conditions, there is a vibrant state of competition in the provisioning of aeronautical services at public-use airports. In addition, we believe there is recourse at the local and national level to act when sponsors or aeronautical service providers are in potential violation of the requirement to provide services at prices that are “reasonable, and not unjustly discriminatory.”

NATA deeply appreciates the FAA’s outreach to us on this important matter and looks forward to our continued work together.

Best regards,

Martin H. Hiller
President
The National Air Transportation Association (NATA) appreciates the opportunity to provide the Federal Aviation Administration (FAA) with an overview of the current state of fixed base operator (FBO) competition at public-use airports. NATA represents the interests of the general aviation business community before Congress and federal, state and local government agencies. Our nearly 2,300 member companies provide a broad range of aeronautical services to the aviation community including: aircraft sales and acquisitions, fuel, aircraft ground support, passenger and crew services, aircraft parking and storage, on-demand air charter, aircraft rental, flight training, aircraft maintenance and overhaul facilities, parts sales, and business aircraft and fractional ownership fleet management.

NATA members range in size from large companies with international presence to smaller, single-location independent operators that depend exclusively on general aviation for their livelihood. Smaller companies account for the majority of NATA’s membership and most NATA members have fewer than 40 employees and are designated as small businesses by the U.S. Small Business Administration.

Recent concerns related to the pricing of aeronautical services, industry consolidation, and the airport sponsor-tenant relationship reflect a misunderstanding of a number of key points, particularly the economics of aviation businesses and the relationship between sponsors and tenants. Upon further review, we are confident the agency will reach a similar conclusion.

**The state of the contemporary FBO market**

There are 3,537 public-use airports with a 3000’ or greater paved runway, featuring 3,384 FBOs, an increase of 2.5% between 1995 and 2015.
Approximately 81.75% of those airports (or slightly more than 2,800 airports) have one or two FBOs, compared to 80.75% of airports in 2010, 81.25% in 2005, 82% in 2000, and 81.25% in 1995. This is a remarkably stable number given the changes we have seen in the general aviation industry during that same period.

The table below of FBOs at the top 300 GA airports shows that as one moves toward smaller markets there is often only enough traffic to support a single FBO.

<table>
<thead>
<tr>
<th>Airport Rank (GA Ops)</th>
<th>Number of FBOs on Airport selling Jet Fuel</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Top 100</td>
<td>27</td>
</tr>
<tr>
<td>101-200</td>
<td>52</td>
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<tr>
<td>201-300</td>
<td>70</td>
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Source: FBO Partners, LLC

While private sector investment still represents funding at 65% of FBOs, the composition of the FBO community is changing. The chart above also captures the increasing number of airport-operated FBOs. These FBOs are especially prevalent at airports with runways < 5,000’.

A number of factors can be linked to the increase in airport operated FBOs, but one has to be the declining value proposition for private investment at airports especially dependent on piston-powered operations. This is best exemplified in the chart below derived from FAA Survey & Forecast data.
As you can see, the number of private pilot certificates has dropped by 32% since the year 2000, 13% in the last five years alone. The chart also demonstrates the impact to FBOs - a related decline of 41% in consumption of avgas.

While the turbine community has done better, the impact of the last recession is clearly evident.

Turboprop and business jet activity is up since 2000 but hours flown are only now returning to 2006 levels. Fuel consumption is relatively flat, attributable in part to general economic conditions as well as better operating efficiency of aircraft, all with resultant changes in operational patterns that impact FBO business models.

FBO Investment
Local governments are beginning to view FBOs as not just facilities to service local pilots, but rather as gateways toward encouraging economic investment in their communities and links to the businesses of that community beyond the airport boundary. As leases come up for renewal, more and more airports are expecting or requiring FBOs to invest in high-end facilities.

Besides significant capital investment in modern brick and mortar facilities, the financial commitment to operate a FBO includes investment in ground support equipment, refueling and deice trucks, fuel storage facilities, hangars, staffing, training, and of course fuel inventory. Many airport FBO master lease agreements include language requiring the FBO to adhere to federal and local policy requirements, including increased insurance limits, technical staff training, living wages, etc. In addition to these investments, FBOs must ensure they provide services at the levels required by the specific terms in their airport master lease and/or the minimum standards established by an airport sponsor. Finally, most, if not all, capital investments made on an airport by a FBO revert to the airport sponsor at the end of a FBO ground lease.
This unique operating environment places extreme importance on an FBO’s lease terms and available revenue streams. Higher operating costs and required services must be spread across level, or in some cases, declining volumes of fuel sales. This change in economic reality has also resulted in many FBOs charging for items that used to be free in the past. FBOs, as a response to increased financial pressures from customers, airports and vendors have begun to unbundle their services. Fuel price sensitive customers now demand that the cost of additional services, such as ground power and potable water service be billed independently, when used, instead of included in the price of fuel. Facility use fees enable FBOs to recover the cost of constructing and maintaining these facilities, especially when the customer chooses not to, or cannot, buy fuel. Each market is different and each airport is different. FBOs utilize their local knowledge in constructing the specific set of bundled or unbundled prices and fees that allow them to provide high quality service at a reasonable rate of return.

Despite the requirements frequently contained in airport minimum standards, to guarantee service levels and facilities, the FBO business model does not have any guaranteed income (unless scheduled air service contracts exist). FBOs provide a steady revenue stream in the form of rent that protects airports from the volatility of the open marketplace. The FBO, under the terms and conditions of their lease, are expected to maintain their facility, serve the flying public, and accept the risks of commerce.

Consolidation
The changing levels of piston powered activity, coupled with the new operating habits of the turbojet segment, effects the trend in the number and type of FBOs. While there has been FBO company consolidation over the past 20 years, as we saw earlier, there has not been a significant reduction in the number of FBO locations. While it is true the top 100 city markets often feature FBO chain operations, it is typically in recognition of the higher levels of investment and overhead required to operate at those locations. Consolidation activity is monitored by the Department of Justice to best protect the consumer’s competitive options. For example, the recent merger between Landmark Aviation and Signature Flight Support required the divestiture of locations at airports where the two companies had overlapping locations.

Going forward, there are a number of factors that limit the viable pool of locations for further consolidation, including runway length and minimum amounts of aircraft fuel sales. Not every FBO location desires to be consolidated, hence the increase in FBO “networks,” that allow independent FBOs to receive the economies of scale of the FBO chains.

What drives this consolidation? Some independent FBO owners want to retire, or have an inability or unwillingness to invest additional capital in new hangars or facilities. In other cases, it’s the changing regulatory lending requirements that makes FBO investment more difficult, failure to meet short-term cash needs, or estate planning and family issues. As noted above, consolidation primarily occurs in either markets that cannot sustain multiple healthy FBO business models, or in major markets where local governments demand significant capital investment. In these examples, some FBO operators sell due to the lack of profitability versus
the real or perceived risks. Consolidation is hardly unique to the aviation services industry, as witnessed in other industry sectors including the airline, banking, entertainment and telecommunications industries.

The consumer benefits of consolidation in the aviation industry include improved efficiency, better service, additional investment in facilities, training, equipment and crucial initiatives to meet competitive demands, such as self-serve avgas. These developing FBO networks have arguably served to make Jet A fuel pricing more competitive by offering customer discount pricing, which is not reflected in the posted retail price found on industry websites, but rather is typically a negotiated transaction based on volume purchases and network commitment. Some independent FBOs have reacted to this market change by creating networks of their own and emphasizing increased personal service and customer relationships. The aviation fuel suppliers, including World Fuel Services, Phillips 66, Epic, Shell, and Avfuel all market their branded FBO dealer locations as a competitive network solution. Brand trust is a benefit to consumers as it provides guaranteed consistency across the country. Some chain operations offer their brand only, while others offer their brand as well as participate in the networking opportunities and programs of a fuel supplier. The choice of airports and the changes within the industry have and will assure it is a free market.

**Competition**

The FBO services market is and remains a very competitive industry. Pilots, flight departments, charter companies, and fractional operators make a choice every day of what airports to fly into and which provider meets their requirements. Pilots have more technology to create options to assist them in deciding where to land, where to purchase fuel, and where to remain overnight based on cost, convenience, reputation and services a fixed base operation provides. Some charter operators, that utilize network pricing, may add a customer surcharge to use non-preferred FBOs. Those within the aviation industry fully understand that FBOs compete vigorously with each other on price, service, and quality of facilities. Often, an FBO’s primary competitor is not a competing operation on the same airport but rather another airport in close proximity, or the airport where the plane came from or its final destination.

There are methods for piston or jet pilots to determine the best alternatives. In the case of Jet A fuel there are no less than (26) providers of contract fuel (a method of payment offered by fuel suppliers and other transaction entities), most if not all posting weekly prices at most FBOs across the country. There are numerous websites that offer the piston and turbine pilots prices, with flight planning and other services included. Such websites include FltPlan.com Flight Planning & Flight Tracking, AirNav, and RocketRoute.

As a result, there is vibrant competition within the FBO space today. New greenfield FBOs arise when the airport’s economics support an additional facility. Competition for volume is both local, regional, national, and in some cases, international. The airport sponsor often times seeks to maximize revenue by encouraging additional fixed base operations when increased traffic supports such activity.
Primer on Fuel Industry

According to data from the U.S. Energy Information Administration, general aviation fuel is a small, niche market. GA jet fuel accounts for just 1.3 billion gallons annually, or just 6% of the total U.S. jet fuel market. And jet fuel is itself a niche product, as it accounts for just 8% of the total petroleum usage in the U.S. each year. Avgas 100LL and Jet A, the two primary fuels used in aviation, have very different pricing structures due to differences in production and distribution. At the very largest airports Jet A is distributed via pipelines whereas the lead content of 100LL requires its shipment by truck.

A 2012 article authored by Ben Visser, “Why Does 100LL Cost So Much?” highlights the reason for price differentiation between the two fuels noting, “…it would cost only a few cents to ship 8,000 gallons of Jet A 500 miles, but it would cost about $2,000 to ship the same amount of 100LL. Another difference is that an FBO can shop around for the best price on Jet A, because almost every distribution plant in the country has it. With 100LL, most FBOs cannot take 8,000 gals of 100LL direct from a refinery, so they must buy from a fuel distributor in their area. Here in the U.S. we have a competitive market system, which uses competitive pressure to keep the cost down. But in 100LL, there really is not a competitive market.”

This article offers an insight into the wholesale fuel distribution business. Another way to look at the difference between Jet A and avgas pricing is alternate markets. In the case of Jet A, the airlines consume large quantities. Fortunately, general aviation jet fuel enjoys widespread distribution and competitive pricing from over-demand. Jet fuel is produced from a kerosene cut of a barrel of oil, again a fungible product with widespread use. In the case of avgas, demand is only within general aviation. Additional challenges exist due to the special care required with an aviation only use. Automotive gasoline has many different grades, all with additional additive packages including blending ethanol. In response to the service cost and low volume of fuel purchased per 100LL transaction, some FBOs have elected to install self-service terminals for the benefit of the piston-powered community.

Many large airports have operating cost structures and regulations that make it uneconomical for the FBO to offer a full range of services (i.e. flight schools, repair stations). These FBOs must rely primarily on Jet A and other associated ramp services to support a high cost operation (i.e. labor, capital investments and equipment costs). If an FBO offers 100LL, beyond the fact the market for it is relatively scarce, particularly at large airports, the fuel is also more labor intensive than Jet A, and ground handling personnel need to constantly monitor the fuel farm and fuel truck filters, drains and overall fuel systems. It can cost more to provide a small piston aircraft ten gallons of avgas than to provide 500 gallons to a jet aircraft. The piston aircraft are fueled over the wing at low flow rates, in many cases a ladder is required. Most jet aircraft are serviced via a single point connection with flow rates over 100 gallons per minute. On a revenue basis, the jet fuel transaction is far more profitable to the FBO owner.
Every FBO market and region is different, with specific local economic circumstances. Therefore, fuel prices also vary by region based on seasonal demand, weather, and other factors.

Airports differ in size, volume, type of fuel, lease terms, capital invested, minimum standards, and hours of operation. Further, differences exist in wages, fuel systems, local, state and federal taxes, commercial fuel availability by a supplier, delivery method by which fuel arrives at the airport, whether the airport has airline service (which is another possible revenue source for an FBO).

**Fuel Concessions**
At many airports, the fueling of aircraft is often the largest concession revenue generator the FBO provides to the airport. More importantly, at an equal number of airports nationwide, the fuel concession is based on a fixed-cents per gallon concession fee which means the more gallons sold, the more the airport benefits. However, FBOs typically sell more fuel per uplift when FBOs discount their pricing – in other words the airport has an incentive to encourage the FBO to keep fuel prices as low as possible.

It is important to note that airports usually receive flowage fee on cents per gallon (cpg) revenues and not a percentage of fuel sales, thereby eliminating potential conflicts. The percentage cited by some critics refers to other products and services; demand is not inelastic, and if fees rise, volume will go down.

**Changes to operator business models**
The primary reason people and companies use general aviation is to save time and fly efficiently to their destination. The incentive to fly direct to a final destination is to save time, particularly given changes in aircraft performance that provide more flexibility in consumer choice. As discussed earlier, changes in aircraft performance, coupled with information technology, means an FBO’s primary competitor is not a competing operation on the same airport but rather where the plane came from or its final destination. It is not unusual for aircraft operators to install their own fuel storage systems at their home base, giving them the ability to tanker fuel and therefore be more selective as to what locations, if any, they wish to make fuel purchases. These changes result in the FBO at that airport having declining revenues from fuel sales, which sometimes must be offset by other revenues to sustain their investment and airport lease obligations.

**Posted price not always most accurate measure**
There seems to be a misconception on the lack of visibility into each unique FBO’s cost structure as dictated by market, regulatory and contractual arrangements with the airport.

The comparison of fuel pricing of large hub commercial service airports to small general aviation airports is not appropriate as it does not take into account the numerous variables between these types of airports including: airport rents and fees, cost of capital improvements, labor costs, etc. Further, it is important to note that the posted retail fuel prices at airports with
FBOs that serve companies that participate in contract fuel programs do not typically represent the fuel prices enjoyed by a majority of FBO customers. Since some smaller general aviation airports that do not participate in contract fuel programs typically sell fuel closer to the posted retail fuel price, the resultant spread of actual, average fuel prices between these airports is not near as large as sometimes portrayed.

Another factor is the timing of a small FBO’s fuel purchases. In many cases, they may have purchased their last load of avgas or jet fuel months prior. In a rising market, they are often lower in price than a large FBO that purchases truckloads of fuel on a daily basis. In a falling market, the reverse is true as the small operation suffers due to expensive inventory. It is these types of anomalies that must be considered when reviewing various industry analyses.

It is also worth noting that while some airport sponsors offset lower rents for land and improvements with additional rent based on a percentage of revenue (typically not associated with fuel), this methodology is not the predominate way airport sponsors generate revenues from FBOs.

**The relationship between FBOs and airport sponsor**

The changing nature of general aviation, as well as the impacts of larger events - particularly the last recession - have also impacted airport sponsors. As the agency well knows, airport funding sources, including the Airport Improvement Program (AIP) and Passenger Facility Charges (PFCs), have been static for quite some time.

In addition, the economic downturn guaranteed that local funds that may have been used at some point to support airport operations have been diverted to meet higher off-airport priorities including education, upkeep of local surface infrastructure (which faces federal funding challenges of its own) and local government salaries and benefits.

Each airport authority has different challenges; maintenance of the airfield, local budget priority requirements, security, grant assurances, bond costs, and aging facilities on the airfield in need of modernization to support and accommodate current and expected aircraft fleet requirements. The airlines’ shrinking route structures also places additional economic pressures on airports that used to feature such services. As a result, airport sponsors find themselves relying increasingly upon rent from tenants and fees on users for the continued management, maintenance and operation of the airport, including runways, taxiways and ramps.

AIP funding alone is not 100% responsible for airport improvements and airport sponsor fees are often an important part of securing local matching funds. Funding must consider the ongoing maintenance of the airport and retaining the necessary staff responsible for the safe operation of the airport. Typically, AIP funding is for the infrastructure of an airport, private investment takes over with facilities to service the flying public like hangars, refueling systems and FBO terminals. It’s very important not to confuse airport rents and fees with charges FBOs
must utilize that differ in each airport economy, in order to meet financial sustainability while meeting their contractual lease obligations.

Airport Fee and Lease Process Is Open and Competitive
As a standard, airport sponsor fees are typically determined in a very public manner by the airport’s governing body with sufficient public notice to the general aviation community. As government entities, airports are held to their local community standards or public and/or airport charter. The bids for commercial activities are publicly announced and competitively bid. To recoup the investment increasingly called for by airport sponsors, leases must often be in the range of 20 to 30 years. Lease length has grown to a typical 30 years due to the ongoing economic and investment pressures FBOs face. These time-frames are reasonable since the amortization of an investment must also be consistent with regulatory lending requirements which are more restrictive on ground leases. For those airports where sufficient lease term is not provided, or the FBO is near the term of their lease, there is a disincentive for investment. An FBO that accepts a relatively short lease term is required to quickly recoup its investment, impacting the price of fuel and services.

Airports differ in structure, operations, and governance. Typically, an airport authority or municipality manages the local airport. FBOs are treated much like any other concessionaire at an airport. In some cases, the airport authority provides ground leases for a private enterprise, such as a full service fixed base operation. In other situations, the airport sponsor builds fixed based operation facilities, leasing ground, and ramp areas under a long-term lease arrangement. In many airport locations, the airport authority will provide common ramp space and tie-downs for local and transient aircraft, and in some cases these common areas are managed by an FBO that is required to collect fees from the user on behalf of the airport. Still, other cases exist where private corporations construct hangars for their exclusive use.

Let’s review the various airport investment models that exist at general aviation airports today:

- **Ground Lease Only- Retail Operations**
  - The airport provides tenants a ground lease and tenants must invest capital to construct facilities to serve the public. In return for the investment, the airport sponsor receives a guaranteed stream of revenue from the ground lease. Also, they receive a flowage fee on a per gallon or percentage of sales. The rates are determined based on the local market, airport operations, other regional comparables if appropriate, some locally-based airplanes, the level of capital invested, and lease duration.
    - The facilities revert to the airport sponsor at lease end.
    - In virtually all cases, the airport sponsor publishes an RFP-request for proposal inviting public bids.

- **Ground Lease and Facilities Lease- Retail Operations**
  - The airport sponsor provides a tenant a ground lease and a facility lease. The airport typically builds and leases the facility back to the fixed base operation. In these cases,
there is generally an income stream to the airport sponsor for the ground lease, facilities, ramp and tie down areas.

- In virtually all cases, the airport sponsor publishes an RFP-request for proposal inviting public bids.

**Corporate Operations**
- At some airports, the airport sponsor provides ground leases to corporations that wish to construct a hangar to store a corporate aircraft. Typically, the business operator enters into a ground lease, builds a hangar, and in some cases, owns a non-retail use fuel farm for self-fueling rights.

**Airport Owned “T” Hangars**
- In these situations, the airport authority constructs, finances, and leases “T” hangars to the piston aircraft owner. The ownership of the “T” hangars typically remains with the airport sponsor.

**Private Investment “T” Hangars**
- In certain airport locations, an airport authority may enter ground leases with a private entity to construct “T” hangars. These financing arrangements may or may not involve fuel sales.
- At other airport locations, the fixed base operation may build both large corporate hangars and “T” hangars for smaller piston aircraft.

**Other Commercial Aviation Activities**
- Aerial Applicators
- Sightseeing Tours
- Glider or parachuting operations
- Banner towing
- Flight Schools
- Aircraft Management Companies
- Charter Operations
- Fractional Operations
- Police, Fire, and other public service flight activities

**Other Commercial Non-Aviation Activities**
- Restaurants
- Rental Car Companies
- Retail Stores
- Hotels
- Storage Areas
- Solar Farms
If you have seen one airport...
An expression often used in the airport-tenant conversation is, “If you’ve seen one airport, you’ve seen one airport.” Great diversity exists at our nation’s 5,800 public-use airports and 3,800 fixed base operations. Airports differ in size, volume, type of fuel, lease terms, capital invested, minimum standards, hours of operation. Further, differences exist in wages, fuel systems, local, state and federal taxes, commercial fuel availability by a supplier, delivery method by which fuel arrives at the airport, whether the airport has airline service (another possible revenue source for an FBO). At the nation’s largest, busiest airports, the sponsor may limit the field to only one FBO with resultant higher lease rates and concession fees. In other words, every airport has its own unique economy and circumstances. And while it might appear at a national level that a wide variance in charges at airports reflects a lack of diligence by some airport sponsors, actually it is more reflective of the unique circumstances of the individual airport.

Airport sponsors have a vested interest in the success of their tenants, for example FBOs selling as much fuel as possible in order to reap the benefit of fuel flowage fees. In some cases, airport sponsors have entered into gross percentage ground leases, which require the FBO to share a percentage of revenues beyond an established minimum base. Such a partnership makes sense when the minimum guarantee is set appropriately for the given market conditions, permitting the FBO to maintain their competitive pricing. In those cases where the minimum guarantee is too high, the FBO partnership with the airport sponsor can be unproductive to both parties.

Fees
The U.S. FBO industry offers the most cost effective method to service an aircraft. In other parts of the world, fees are significantly higher. At the top of mind for every FBO is the care that must be taken to safely handle, distribute and provide fuel and related services. As has often been stated, “Aviation is tremendously safe, however the slightest lack of care can lead to disastrous results.” The cost and maintaining of the required training, insurance, security and fuel quality makes the general aviation industry unique.

Private pilots understandably focus on the bottom line but the reality of developing the bottom line is quite complicated. The fees that are charged by the airport are used for operations and maintenance. They may be charged directly by the airport (like a landing fee) or are collected by the FBO and passed through to the airport. Fuel flowage fees are a type of fee collected by the FBO and passed through to the airport. Airports are obligated by the grant assurances to be financially self-sufficient. Many airports are required to annually submit their budgets and actual financial reports to the FAA. Airports must demonstrate self-sufficiency but are not overcharging in such a way that would produce an unreasonable surplus.

The airport airside features, such as runways, taxiways, lighting, signage, and navigation equipment may be partially paid for with FAA federal funding, but seldom solely with federal funds. At a minimum, there is always a local contribution component. Whether the airport qualifies for federal funding and how much depends on its category, amount of traffic, and other factors. At some smaller GA airports, airside features may have to be paid for entirely with local funds.
Ramps may be exclusively used by the FBO and if so, then the FBO often bears the full amount of ongoing maintenance, and repaving (when the time comes) as well as all its facilities. The FBO that is responsible for its own pavement may wish to charge fees that it may call a ramp handling fee. Some FBOs waive the ramp handling fee based on fuel purchase.

FBOs are very aware that public-use airport sponsors monitor the pricing of aeronautical services under the requirements of FAA Grant Assurance 22 to furnish services on a “reasonable, and not unjustly discriminatory, basis to all users thereof.”

The cross-pressures that challenge aviation businesses and airport sponsors alike create a muddled picture wherein the details and structure of an FBO’s costs and overhead as represented on an invoice are not seen transparently by the general aviation pilot. On the other hand, as discussed earlier, information technology has evolved to the point where pilots have a wide variety of previously unavailable resources for determining the most cost effective options when they select an airport or an FBO.

The result is not a framework for airport sponsors and tenants to maximize profits at the expense of pilots. Airports and FBOs that do not price their services appropriately are left behind. However, given the potential confusion in the light GA community over fees, it is reasonable to suggest airports, users and aviation businesses share more of their perspectives on the total cost of using an FBO.

**Importance of minimum standards**

While tenants and landlords share a common desire to make the airport a success, that should not be construed as a perfect relationship. NATA strongly supports the FAA’s policy recommending that airports implement minimum standards. These guidelines are not economic-based, but rather speak to leveling the playing field for businesses that wish to operate at a given airport. Such standards also provide a means for an airport to raise the level of safety in their FBO operations and ensure that a certain type, level, and quality of commercial aeronautical activities and services are available to the users of the airport. The guidelines serve to assure that no one specific business has a competitive advantage, but all subscribe to minimum facility guidelines as set forth by the local airport authority. As recommended, minimum standards should be created in partnership between the airport sponsor and local stakeholder user input.

By implementing minimum standards, airports reduce their risk of violations of its grant assurances benefitting incumbent and future aeronautical service providers alike. It creates a safer operating environment, guarantees higher quality services to the public, and protects the airport by ensuring service providers maintain a minimum level of training, equipment, staffing, and insurance coverage. Minimum standards benefit incumbent and future aeronautical service providers by protecting against the devaluation of current investments and allowing potential aeronautical service providers to accurately predict initial investment, thereby allowing a more thorough business plan to be developed.
An NATA survey of its membership indicated that while overall airport-tenant relations are good, they are not perfect. The number one concern of FBOs goes beyond the mere development of minimum standards to include adherence and enforcement of those standards by the local authority, including a periodic updating that includes user input.

Proper Oversight of Fees Exists Today
While pilots have many options to get the best price for fuel, such as using self-serve facilities, choosing between FBOs when an airport has more than one FBO, entering into hangar, tie-down, and fuel agreements with an FBO (often at a significant discount from posted price), or purchasing fuel at a different airport (in instances where tankering is an option) – there are limited situations where a pilot may feel that “simply taking their business elsewhere” is not an option. Such a situation should be avoidable since the airport sponsor, and their lease agreements, provide a means for users to mitigate their concerns locally. In circumstances where local resolution has not been successful, and the pilot believes that prices are significantly higher than market price at nearby airports, a pilot/user has the same remedies as that of aeronautical service providers, to avail themselves of the processes established under 14 Code of Federal Regulations (C.F.R.) Part 13 (“Part 13”) or under 14 C.F.R. Part 16 (“Part 16”).

As the agency well knows, the process begins with a complaint directly to the airport sponsor as it is the airport sponsor that is contractually obligated to ensure access to the airport on fair and reasonable terms. As we have discussed, an airport sponsor is required by federal law to require contractors to furnish products and services at a fair and reasonable price and to furnish such services on a reasonable and not unjustly discriminatory basis to similarly-situated pilots. This means that while FBOs are allowed to offer discounts for quantity of fuel purchased, or in combination with other commercial agreements, FBOs must offer their product and services on equal terms to similarly-situated pilots. If the pilot is not satisfied with the airport sponsor’s response, they may avail themselves of the Federal Aviation Administration (FAA) Part 13 or Part 16 complaint process. The complaint alleges that an airport is not in compliance with its grant assurance obligations, in this case, for not ensuring pricing at the airport is reasonable.

The Part 13 process is the informal procedural option (often, a letter is sufficient) with the FAA; typically, all such complaints are relayed to FAA regional staff for an informal investigation, as warranted. This informal investigation usually entails correspondence from the FAA investigator or specialist to the airport sponsor wherein a copy of the complaint is forwarded to the airport sponsor for review and response.

Following any additional investigation, the handling FAA regional office will issue an informal determination setting forth the region’s position on the allegations in the complaint. There is no deadline imposed under Part 13 for the issuance of an informal determination by the FAA.

The Part 16 process is the formal avenue for pursuing claims against an airport sponsor, but unlike a court action, it is a process litigated by paper without any requirement to engage in discovery, or appear at a trial-like hearing. If the FAA is in need of more information before making a determination, it may seek further information. Similarly, there is no deadline.
Both processes can be admittedly time-consuming and all efforts to resolve the concerns must be exhausted locally before the Part 13 or Part 16 administrative process at the FAA is initiated. This is especially important since the administrative process can be so long and frustrating for a pilot or aeronautical provider; even a decision in one’s favor can amount to a pyrrhic victory as, for example, the complainant may have long since moved on, the business conditions may have changed at the airport, resulting in the FBO changing hands or even going out of business long before the FAA decision is issued.

Conclusion

The National Air Transportation Association, as the voice of aviation businesses, is uniquely qualified to discuss the issues surrounding the state of competition at public-use airports because NATA members are both FBOs and the customers of FBOs. Despite challenging economic conditions and the decline in the light GA community, there is a vibrant state of competition in the provisioning of aeronautical services at public-use airports. Changing traffic levels, operational patterns and airport sponsors’ demands for new, more modern facilities have changed the make-up of the invoice a pilot sees from an FBO. In that respect, additional conversations between airports, pilots and aviation businesses may be worthwhile and entities like ACRP may be the venue for such discussions.

The aviation services industry is an efficient one, attracting investment, meeting customer needs and creating community value. An alignment of interests, financial and otherwise, exists between an airport, the FBO, and users to deliver benefits in a way that might not be possible in other sectors.

Competition from neighboring airports and the immediate ability via new information sources to access competitive pricing information offer the customer alternatives and options, serving as a free-market check on prices and benchmark to evaluate the sustainability for FBO businesses. Finally, there is recourse for pilots at the local and national level to act when they feel a sponsor or aeronautical service provider is in violation of the requirement to provide services at prices that are “reasonable, and not unjustly discriminatory.”