



Aircraft Rental Agreement

1. While this agreement may refer to rental airplanes as “Natchez Flight Training aircraft”, renter understands and acknowledges that Natchez Flight Training does not own or manage all rental aircraft, but may just manage the scheduling of a specific aircraft. The actual owner of any particular airplane is solely responsible for the all legal and mechanical items associated with that particular aircraft.
2. Since Natchez Flight Training schedules different airplanes with different owners, the renter agrees to be aware of, and comply with, the rules and restrictions for any particular aircraft, as those may differ between airplanes.
3. Renter will provide Natchez Flight Training with a copy of his pilot license, medical certificate, and government-issued photo id, and will immediately notify Natchez Flight Training in writing if there are any changes in any of these documents.
4. No airplane may be rented to someone unless they have demonstrated to a Natchez Flight Training approved and appropriately certified flight instructor, the piloting proficiency required for the aircraft, and a Natchez Flight Training Pilot Checkout form has been completed and filed with Natchez Flight Training.
5. Renter will notify Natchez Flight Training, either personally or by email, of the ending Hobbs and tach times at the conclusion of each flight.
6. Renter will provide and maintain a valid credit card on file with Natchez Flight Training for payment for all related expenses, including aircraft rental.

General Regulations- for all aircraft owned and managed by Natchez Flight Training, LLC

1. Renter is responsible for any and all damage to the aircraft caused by his/her negligence. Natchez Flight Training does not offer any liability protection under the Natchez Flight Training insurance program and strongly recommends that you acquire a non-owned aircraft hull and liability policy commonly known as "Renter's Insurance" to secure liability coverage, cover the insurance deductible and cover potential loss of use of Natchez Flight Training aircraft. Renter insurance is available through AVEMCO, AOPA, and a number of other providers.

In the event any liability or hull insurance carried by Renter does not apply to or cover any incident or occurrence during Customer's use of the aircraft due to Customer's negligence or misconduct, Customer shall be liable to Owner and Natchez Flight Training for all losses, damages, costs, awards, verdicts, or other expenses (including reasonable attorney fees and costs) suffered by Owner and Natchez Flight Training related to such incident or occurrence.

2. Smoking or consumption of alcohol is absolutely prohibited in any Natchez Flight Training aircraft.

3. Airplane rental time is based on the Hobbs meter. If for some reason the Hobbs time is unavailable, the rental rate will be based on the tach time, multiplied by 1.3

4. Rental rate is a "wet" rate. Any fuel purchased by the renter will be reimbursed at the current FBO rate at Natchez Airport Full service rate, by adjusting the final rental price. It is the responsibility of the renter to provide the fuel receipt. Tie-down, ramp, and other fees are not reimbursable.

5. Oil will be provided by the airplane owners and will be available at Natchez Flight Training . Except in an emergency situation, oil purchases will not be reimbursed.

6. All renters shall comply with all Federal Aviation Regulations, aircraft manufacturer recommendations (POH/ AFM), state, airport and Natchez Flight Training rules while operating the aircraft.

8. Renter is responsible to do a thorough pre-flight inspection of the airplane and shall not fly if the airplane is not airworthy in any way.

9. Renter is responsible for keeping the interior of the airplane clean and free of debris.

10. All aircraft limitations must be observed. Aerobatic maneuvers are prohibited.

11. No one may perform any maintenance on the aircraft without authorization from Natchez Flight Training.

12. When available, renter is to secure aircraft by tie-down and shall lock the airplane doors or return the aircraft to its designated hangar upon completion of aircraft use.

13. Renter is responsible for all fees incurred away from the home base airport.

14. At the end of each flight, the aircraft must be secured. If the aircraft had sustained any damage or any issue that may affect the airplane's airworthiness or safety of flight, Natchez Flight Training must be advised immediately.

15. If the aircraft is abandoned away from the home base airport, the Renter will be charged pilot expenses plus flight time at dual rates to return the aircraft to home base.

16. Renter agrees that rented aircraft shall not be used or operated:

- (1) For any illegal purposes.
- (2) In any race, speed test, or contest.
- (3) By any person other than the Renter of this agreement.
- (4) Outside the limits of the Continental United States without prior approval from Natchez Flight Training
- (5) To carry passengers or property for compensation or hire.
- (6) For any flight for which the Renter is not properly rated or certified.

17. Renter will return the airplane on-time. If for some reason the renter is delayed, Natchez Flight Training must be notified as soon as possible. Failure to do so may result in additional charges.

18. Airplanes may be rented for overnight trips. A minimum charge of four (4) hours rental rate per overnight will be assessed. Renter is responsible for determining if the airplane requires minimum hours for multi-day trips and agrees to pay all charges.

19. In the unlikely event the Renter violates any of the terms of this agreement, the Renter agrees to reimburse Natchez Flight Training the sum of reasonable attorney's fees and costs incurred to enforce its terms and conditions.

20. A violation of any of these rules by a renter may result in the loss of all rental privileges, as deemed appropriate by Natchez Flight Training and/or the aircraft owner.

Natchez Flight Training HEREBY DISCLAIMS AND THE CUSTOMER HEREBY RELEASES Natchez Flight Training FROM, ANY AND ALL LIABILITY, WHETHER IN CONTRACT OR TORT (INCLUDING STRICT LIABILITY AND NEGLIGENCE), FOR ANY LOSS, DAMAGE OR INJURY CAUSED BY THE RENTER'S NEGLIGENCE.

I _____ have read and understand the above covenants, restrictions and requirements of the rental agreement. I acknowledge that I have received a copy of this agreement, and that it is my responsibility to comply with this agreement.

Renters Name: _____

Date: _____

Signature: _____