

AIR CARRIAGE, LLC  
Aircraft Rental Agreement

In consideration of the rental fees paid, and the covenants contained herein, Air Carriage hereby leases to the “Renter” the designated aircraft hereinafter referred to as the “aircraft”.

1. Renter acknowledges and agrees to the following:
  - a. The aircraft is the property of Air Carriage.
  - b. The renter has inspected the aircraft and found it to be in good mechanical condition and airworthy.
  - c. Renter will return the aircraft at the scheduled time, weather permitting.
  - d. Renter will properly secure the aircraft after flight.
  - e. Renter will review maintenance status of the aircraft prior to flight.
  - f. Renter will not use the aircraft for commercial or “for hire” service.
  - g. Renter will not allow other than approved Air Carriage renters or instructors to operate the aircraft controls.
  - h. Renter will comply with all Federal, state and local flight regulations.
  - i. Renter will obtain appropriate weather briefings, and check Notices to Airmen and Temporary Flight Restrictions prior to flight.
  - j. The aircraft will only be operated from approved public use airports, unless specific approval is obtained from Air Carriage.
  - k. Renter will check the hour meter before and after the flight, fill out the flight log, and be responsible for the hourly rental charges.
  - l. Renter will report mechanical discrepancies to Air Carriage as soon as possible.
  
2. If a mechanical discrepancy requires repair away from Chico, the renter agrees to contact Air Carriage for assistance. If necessary, renter may authorize reimbursable repairs up to 100.00. If the aircraft has to be left away from Chico due to mechanical problems, Air Carriage will collect the aircraft, but will not be responsible for the return of the renter and passengers.
  
3. Fuel purchased away from Chico will be reimbursed at a rate equal to the current per gallon price at Chico. A fuel receipt must be returned along with the flight log.
  
4. Incidental fees such as parking, landing or tiedown fees are the responsibility of the renter.

5. If the aircraft is abandoned away from Chico for other than mechanical reasons, Renter will be responsible for costs incurred in recovering the aircraft.
6. Renter agrees to reimburse Air Carriage in the event suit is instituted by Air Carriage to recover possession or to enforce any of the terms, covenants, and conditions hereof, or to collect any sum of money, damages or cost and reasonable attorneys fees incurred by Air Carriage in such suit or suits.
7. Renter agrees to report any aircraft damage, incident or accident to Air Carriage as soon as possible after the occurrence.
8. Renter agrees to carry the appropriate pilot and medical certificates, photo identification, and to ensure that he/she is legally current for the flight, i.e. takeoffs and landings for passenger carrying and/or instrument currency.
9. It is requested that the renter leave an itinerary with an Air Carriage instructor, and utilize the instructor as a resource for advice on weather, airport conditions and conduct of the flight.

#### NOTICE OF INSURANCE COVERAGE

As a renter of an aircraft, Air Carriage hereby provides notice that:

- \_\_\_\_\_ 1. You are insured under a policy or policies of insurance provided by Air Carriage, and providing liability coverage for bodily injury or death to Renter of aircraft in the following amount:  
  
\$ 100,000.00 each occurrence. (In compliance with California Uniform Aircraft Financial Responsibility Act (Part 5 (commencing with Section 24230) of Division 9 of the Public Utilities Code)
- \_\_\_\_\_ 2. AIRCRAFT PHYSICAL DAMAGE INSURANCE IN FAVOR OF THE RENTER PILOT IS NOT MAINTAINED. You are hereby notified that no insurance coverage is being provided to cover your liability for any property damage to the aircraft which you may cause as an operator of any aircraft covered by our Rental Agreement.
- \_\_\_\_\_ 3. The aircraft renter expressly acknowledges that he/she is not an “insured” for any damage to the aircraft under any insurance contract or policy in the name of or for the benefit of Air Carriage,

and the renter is responsible for any damage to the aircraft that occurs during the rental period.

Renters are encouraged to consider purchasing an "Aircraft Renters Insurance Policy" from an independent insurance company to protect themselves in situations where they may be found to be responsible for damages to the aircraft, or liability exposure for bodily injury or death in excess of the above limit.

I HAVE READ AND I UNDERSTAND THE ABOVE COVENANTS, RESTRICTIONS AND REQUIREMENTS OF THIS RENTAL AGREEMENT. I ACKNOWLEDGE THAT I HAVE RECEIVED A COPY OF THIS AGREEMENT.

Signed \_\_\_\_\_ Date \_\_\_\_\_  
(renter)

Address \_\_\_\_\_ Phone \_\_\_\_\_

\_\_\_\_\_ Phone \_\_\_\_\_

Signed \_\_\_\_\_ Date \_\_\_\_\_  
(For Air Carriage, LLC)

Checkout

Model	Date	Instructor
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

date

\_\_\_\_\_ Pilot Certificate \_\_\_\_\_  
Grade / ratings

\_\_\_\_\_ Medical Certificate

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_ Flight Review

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Attach copies to file.