



l,	hereby referred to as "renter" agree to the
following terms and conditions for the rental of any	y aircraft from Fly Corps Aviation, LLC., hereby
referred to as "operator".	

- 1. **Rental Period**: The rental time shall be in one tenth hour periods as measured by the Hobbs meter. Daily rental minimums shall be required if the aircraft is booked for greater than eight hours. Monday through Friday the daily minimum shall be 3 hours. Saturday and Sunday the daily minimum shall be 4 hours.
- 2. **Route**: Aircraft shall only be flown within the Continental United States. NO AIRCRAFT SHALL BE TAKEN OVERSEAS without prior written permission from the owner and without proof of proper flight planning and custom documents.
- 3. **Sole Pilot:** Renter shall be the sole pilot of the Aircraft during the rental period unless the Renter is a student pilot. If the Renter is a student pilot, he/she must be accompanied by or under the direct supervision of an FAA approved flight instructor in the employment of Fly Corps Aviation, LLC. No instruction shall be given in rental aircraft except by Fly Corps Aviation, LLC employees/contractors.
- 4. **Tobacco**: Use of all tobacco related products/vaporizers of any kind are prohibited inside all Fly Corps Aviation, LLC aircraft, vehicles and properties.
- 5. **Preflight**: Renter shall perform a thorough preflight as prescribed by the manufacturer of the aircraft. Renter shall verify fuel and oil levels, documents, and condition of Aircraft. The Renter shall brief all passengers on proper use of seat belts, air vents, lights, and emergency procedures.
- 6. **Weather**: Renter shall obtain a thorough weather briefing prior to each flight. Renter shall comply with the appropriate 14 CFRPart 61 or Part 141 weather minimums for the type of flight planned.
- 7. **Runways**: Renter shall only use hard, paved runways. <u>Use of grass strips is strictly prohibited</u> (exceptions: cases of emergency, prior written permission from the owner, and/or under the direct supervision of an authorized Fly Corps Aviation, LLC Certified Flight Instructor.)

R	en	ter	S	Init	tials	H	ere:				





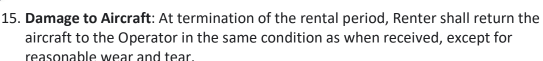


- 8. Accidents: Renter agrees to report any accident, mishap, incident, or physical damage to either persons or to the Aircraft to a Fly Corps Aviation, LLC representative as soon as possible. Renter must write a full report on what happened, when, conditions of flight, configuration of Aircraft, indication of malfunction, and result of accident before they leave the airport.
- 9. Certificates: Renter must hold a valid and current FAA pilot medical certificate, have passed a Biennial Flight Review or equivalent within 24 months, and be current in all respects. Renter must offer proof of currency to Customer Service Representative before each flight. Renter must show proof of flight within the last 90 days.
- 10. **Seizure or Forfeiture of Aircraft**: In the event of seizure, forfeiture, or damage, to the aircraft as a result of Renter's negligence, Renter agrees to pay Fly Corps Aviation, LLC an amount equal to 3 hours per day of rental of the aircraft at the hourly rate for each day the aircraft is held or out of service, the total of such payments not to exceed the fair market value of the aircraft. Renter also agrees to pay all fees and expenses incurred in recovery of said Aircraft.
- 11. **Fuel Credits**: Fuel credits will be applied to the Renter's account based upon the presentation of fuel receipts at the time of aircraft return. Fuel credits will only be paid up to match our current fuel price paid here at KSAV.
- 12. **Pilot's Physical Condition**: The Aircraft shall not be operated if the Renter has used intoxicating substances, including liquids, tranquilizers or sleep-inducing drugs within 8 hours prior to commencement of flight. The Aircraft shall not be operated if the pilot suffers any physical or mental impairment affecting safety of the aircraft or its passengers.
- 13. **Condition of Aircraft**: Renter herby acknowledges that the operator is not the manufacturer nor the manufacturer's agent and the Operator makes no warranty or representation, either express or implied as to the fitness, workmanship, design, condition, or merchantability of the aircraft, its fitness for any purpose, or the quality or capacity of the materials in the aircraft.
- 14. **Alterations**: Renter agrees not to make any additions, alterations or improvements to the aircraft without prior written approval of the Operator.

Renter's Initials He	re:
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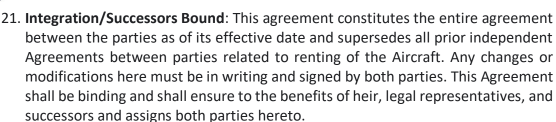


- 16. **Insurance Coverage**: Operator requires all Renters to obtain non-owned aircraft insurance to cover \$25,000.00 for hull value and loss of use. Renter will not subject the aircraft to any perils not covered by the aircraft insurance and will not allow the aircraft to be operated by unauthorized persons.
- 17. **Prohibited Activities**: The Aircraft shall not be used to carry passengers or property for hire, instruction, flown in any race or contest, or perform aerobatics or spins; provided, however, certified instructors approved by Operator and insured by Operator's carrier may charge for instruction. Exception to spin rule: If under direct supervision of a Fly Corps Aviation, LLC Certified Flight Instructor (who has received authorization from Fly Corps Aviation's, LLC Chief Aviator) spin training may be conducted as part of an authorized flight training curriculum.
- 18. Emergency Repairs: Emergency repairs are defined as those required to make the aircraft airworthy. Should the Aircraft require emergency repairs, Renter shall comply with the following procedures: (a.) Contact Operator for instructions, (b.) If no contact can be made and repairs can be implemented for \$100 or less, Renter may authorize and make payment for the repairs, for which the Renter will be reimbursed by Operator. Under no circumstances shall the Aircraft be flown by Renter without repairs if to do so would violate any government statute or regulation or compromise the safety of the Renter, passengers, or the Aircraft.
- 19. **Default**: If Renter defaults in the performance of any of his/her obligations under this agreement Operator shall, at its opinion and without further notice, have the right to terminate the Agreement and to repossess the Aircraft using such force as may be necessary without being demeaned guilty or trespass, breach of peace or forcible entry and detain, and Renter expressed waives the service of any notice. Exercise by Operator of either both of the rights expressed above shall not prejudice Operator's right to pursue any other remedy in law or equity. Furthermore, The Operator may refuse the rental of any Aircraft at any time without exception.
- 20. **Governing Law**: This agreement shall be in accordance with laws of the State of Georgia.

Renter	's	Initials	Here:	







- 22. Indemnity-Force Majeure: Renter agrees to release indemnity and hold Operator, its officers, and employees harmless from and against any and all liabilities, damages, business interruptions, delays, losses, claims, and judgements of any kind whatsoever, including attorney's fees, and expenses incidental thereto, which may be suffered by, or charged to the Operator by reason of any breach, violation, or non-performance by Renter of any covenant or condition of the Agreement or by an act of failure to act of Renter.
- 23. **Rental Fee**: Renter shall pay Operator a rental fee for Renter's use of the Aircraft according to the published rate structure (such rental fee shall be due and payable immediately at the end of the rental period). In the event of nonpayment an interest will accrue at 3.0% per month until the balance is paid in full. Furthermore, all applicable debit charges involved with a returned check will be added to the balance for collection, as well as reasonable collection fees, including attorney fees. Renter shall pay all parking fees, landing fees, fines, penalties, forfeitures, court cost, and other expenses assessed against Fly Corps Aviation, LLC, the Aircraft, or the Renter with respect to the Renter's use of the Aircraft.
- 24. **Cancellation Fee**: Renters shall provide a minimum 24-hour cancellation notice. Failure to provide notice may result in a one-hour rental and instruction charge as applicable. Weather related and family emergencies shall be the exception at the discretion of Fly Corps Aviation, LLC.
- 25. **Certification**: Renter certifies that the information provided to Operator is correct. Renter understands that the Operator is relying on this information to rent this Aircraft and that false information might invalidate insurance policies rendering Renter personably liable for loss or damage resulting from an accident. Renter further certifies that he/she has read the Rental Agreement and agrees to the terms and conditions set forth therein.

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- 26. **Termination**: This agreement shall remain in force and effect unless and until terminated in writing by all parties hereto and shall constitute the agreement in force between the parties hereto as to the use of any Fly Corps Aviation, LLC Aircraft.
- 27. Aircraft Cleanliness: Renter shall leave the aircraft in a clean and tidy state after rental period, such that other renters are not burdened with time associated with aircraft cleanup. Renter shall be responsible for all clean-up of motion sickness. Failure to return the aircraft in a clean condition after the rental period may result in a minimum \$50 clean up fee or associated professional cleaning fee.

Renter's Name (print)	
Renter's Signature	
Date:	
Emergency Contact Information	
Name:	
Phone:	
Relationship to Pilot:	

