

MOUNT PLEASANT FLIGHT TRAINING, LLC

AIRCRAFT RENTAL AGREEMENT

This Rental Agreement shall govern the relationship between Mt. Pleasant Flight Training, LLC referred to as “MPFT,” and _____ hereinafter referred to as “Renter,” for all rental transactions between MPFT and Renter. This agreement replaces any previous agreement.

1. RENTER REQUIREMENTS

- a. Hold certificates and ratings issued by authorized agencies of the United States as appropriate for the type aircraft to be operated.
- b. Possess a current FAA issued medical certificate appropriate for the type of operation to be conducted.
- c. Personally carry appropriate pilot certificates, medical certificates, and photo identification on each flight.
- d. Maintain current Biannual Flight Review, Instrument Proficiency Check (if appropriate), and day/night landing currency as conditions require.
- e. Satisfactorily complete a “check-out” flight with a qualified MPFT flight instructor in each MPFT aircraft prior to use.
- f. Satisfactorily complete a “check-out” flight with a qualified MPFT flight instructor if 90 days have elapsed since Renter has flown an MPFT aircraft.
- g. Provide MPFT Manager with background/circumstances of any incident or accident, major or minor, Renter has been involved in and any action taken by Federal, State, or Local authorities against Renter’s certificates.

2. SCHEDULING

- a. A licensed and “checked-out” Renter may request permission to schedule MPFT aircraft through the on-line scheduling system (currently MyFBO).
- b. Student Renter may schedule aircraft with their instructor in person or over the telephone during business hours.
- c. Renter agrees to schedule aircraft when their plans are definite and for the amount of time they intend to use the aircraft. Frequent cancellation of scheduled MPFT aircraft time is grounds for discontinuation of this agreement.
- d. Normally, maximum non-flying time during the scheduled flight period is one (1) hour (30 min pre-flight/30 min post-flight). For example, if Renter schedules a two (2) hour block, the minimum Hobbs time is 1.0 hours, and for a three (3) hour block, the minimum Hobbs time is 2.0 hours.
- e. Renter agrees to return the aircraft to Mount Pleasant (KLRO) or agreed upon location at the scheduled time. Renter will notify MPFT as soon as practicable if the aircraft is to be kept longer than originally planned.

3. CANCELLATIONS

- a. Renter is considered a no-show if aircraft is not dispatched to them within 30 minutes of the scheduled time. At that time, the aircraft will be made available to other customers.
- b. Cancellations or no-shows for non-emergency purposes within 12 hours of the scheduled time will result in a one (1) hour charge for rental of MPFT aircraft and one (1) hour charge for the flight instructor (if applicable).
- c. Weather changes significantly throughout each day, so weather cancellations should not normally be made more than one to two (1-2) hours prior to scheduled time.

4. PAYMENT

- a. Rental aircraft and training services are paid for on a pay-as-you-go basis, and payment will be collected immediately following the flight. No credit will be extended to Renter (including students).
- b. Rental rates are posted. Rental time is based on the Hobbs meter time rounded up to the next 1/10th hour. Minimum rental time is 0.5 Hobbs hours.
- c. Renter is responsible for landing, tie-down, and departure fees or other taxes at airports other than Mount Pleasant (KLRO).
- d. If fuel/oil must be purchased at another airfield, Renter is required to return any original receipts with the dispatch sheet, and those amounts will be credited at billing based on the MPFT fuel/oil rate.

5. PROHIBITIONS

- a. Do not conduct Spins or Aerobatic maneuvers in MPFT aircraft unless the aircraft is certified, under the supervision of a qualified MPFT instructor, and with the approval of the MPFT Manager.
- b. Do not use MPFT aircraft for commercial purposes or to provide flight instruction. Only MPFT designated flight instructors may provide flight instruction in MPFT aircraft.
- c. Do not use MPFT aircraft for other than training or personal use and do not act as an agent of MPFT.
- d. Do not operate at airports where the intended usable landing runway length is less than 2,500 feet.
- e. Do not operate at airports with unpaved runways and/or taxiways. Any requests to land on turf/grass fields will be submitted to the MPFT manager and approved prior to each flight.
- f. Do not operate at unlit airfields during night operations.
- g. Do not use "hand-propping" to start MPFT aircraft.
- h. Do not carry pets without express written approval of the MPFT Manager.

- i. Do not smoke or allow smoking in or near aircraft.
- j. Do not consume food or other beverages other than water in MPFT aircraft.
- k. Do not start, taxi, or fly MPFT aircraft while under the influence of alcohol or drugs or their after-effects.
- l. Do not operate beyond the limitations of the aircraft as described in the flight manual, placards, safety notices, or MPFT operating procedures.
- m. Do not operate MPFT outside the continental United States.
- n. Do not operate outside of regulatory VFR or IFR weather minimums corresponding to the rules under which the operation is conducted.
- o. Do not tamper with or interfere with normal operation of the Hobbs meter or tachometer in MPFT aircraft.
- p. Do not tamper with nor attempt to repair any part of the aircraft (including equipment and accessories). Renter will contact MPFT for instructions on how to proceed in situations where any aircraft equipment or accessories malfunction.
- q. Do not operate MPFT aircraft in violation of the terms of this agreement.

6. OPERATIONAL REQUIREMENTS

- a. Renter agrees to operate the aircraft from the Pilot in Command (PIC) seat as the sole manipulator of the controls. Right seat PIC flying is restricted to Certified Flight Instructor (CFI) students only.
- b. Preflight
 - i. Renter is expected to perform a thorough preflight inspection of MPFT aircraft prior to intended flight as specified in 14 CFR Part 91, Subpart B.
 - ii. Renter will note any discrepancies with the aircraft and refuse operation of any aircraft that does not meet requirements set forth in 14 CFR Part 91, Sections 91.7, 91.9, and others as appropriate.
 - iii. A Renter who begins a flight in an aircraft known to be unairworthy assumes all liability and responsibility for any damage or injury that may result.
- c. Use of Checklists. Renter agrees to use all applicable aircraft checklists for each appropriate phase of operation including preflight inspection, pre-engine startup, engine startup, taxi, takeoff, cruise, landing, engine shutdown, and post-flight.
- d. Fuel/Oil. Renter will ensure aircraft is operated with proper quantity and type of engine oil, proper octane of fuel, and adequate fuel load for the intended flight including appropriate reserve.
- e. Renter is responsible for the proper operation of all equipment in the aircraft including but not limited to communication and navigation radios, GPS, autopilot, and other equipment used or required for the operation.

- f. Renter agrees to comply with the provisions of 14 CFR Part 91, Subpart B (specifically 91.103) for all flights.
- g. Solo Students must obtain the proper Certified Flight Instructor logbook endorsement(s) prior to solo flight per 14 CFR Part 61.
- h. Solo Students will not operate MPFT aircraft when the crosswind exceeds seven (7) knots.
- i. Renter is encouraged to file an FAA flight plan for all VFR cross-country flights. File IFR flight plans prior to each IFR flight.
- j. Renter will ensure MPFT aircraft are appropriately parked and secured upon return with particular attention to:
 - i. Flight Control/Gust Locks in place.
 - ii. Master and Ignition Switches off.
 - iii. Seat Belts secured inside the aircraft.
 - iv. Doors/Baggage Compartments locked.
 - v. Tie-downs secured
 - vi. Pitot Tube cover, Cabin cover, and Sunscreens installed.
 - vii. Trash removed from interior and baggage compartments.
 - viii. Clean up of any dropped, spilled, or excreted liquids, solids, or vomit.
- k. Renter may be charged up to \$1,000 to replace or recharge an unrecoverable or discharged battery and for any resulting lost revenue.

7. ACCIDENTS, INCIDENTS, OR UNUSUAL CIRCUMSTANCES

- a. Mechanical and Weather Delays.
 - i. Renters are encouraged to exercise conservative decisions when faced with possible delays.
 - ii. MPFT is not responsible for incidental costs that may be incurred by the Renter or passengers in the event the aircraft cannot be returned to the home airport. This includes taxi fare, rental cars, hotel rooms, airline tickets, and meals.
 - iii. MPFT shall not be responsible for airport charges incurred for non-maintenance related delays.
- b. Accidents/Incidents. Renter will comply with tenets of NTSB Part 830:
 - i. Seeking to secure the scene of the incident and as far as possible preserve and prevent any further injury or damage to passengers and aircraft.
 - ii. Reporting the event to MPFT Manager as soon as possible.
 - iii. Notifying and cooperating with the proper Federal, State, and Local authorities.
 - iv. Seeking to gather names and addresses of any witnesses to the event.
 - v. Preparation and filing of required forms or reports.

- c. Loss-of-Use Charges (Accident/Incident/Weather).
 - i. Renter remains responsible for the aircraft until it is parked and secured.
 - ii. Renter will pay all costs incurred to return the aircraft to MPFT.
 - iii. At its option, MPFT reserves the right to charge Renter for “Loss-of-Use.” Loss-of-Use includes estimated revenues from future flights and flight instruction that were scheduled or anticipated to be scheduled had the aircraft been returned as required.
- d. Renters Insurance. Renters are strongly encouraged to obtain renters insurance. If Renter does not, or cannot, obtain rental insurance they will be responsible to pay up to \$3,500 to cover damage caused by Renter or the cost of the MPFT aircraft insurance deductible and Loss-of Use charges while the aircraft is being replaced.

Renter indemnifies and holds harmless MPFT against any loss, damage, or expense (including without limitation taxes, penalties, interest, and attorney’s fees) asserted against or suffered by MPFT arising out of or resulting from any breach of this agreement by Renter or any liability, obligation, demand, claim, action, or judgement which may arise by reason or in connection with Renter’s operation of MPFT aircraft under this agreement. Company reserves the right to cancel this agreement at any time without prior notice to Renter.

Do not sign this document unless you have read, understand, and agree to all of the terms and conditions.

_____ DATE
_____ RENTER SIGNATURE
_____ RENTER PRINTED NAME
_____ COMPANY REPRESENTATIVE