



CUSTOMER PROFILE

Contact Information

Name: _____ Primary Phone: _____
Address: _____ Secondary Phone: _____
_____ Email: _____

Pilot Certification

FAA Pilot Certificate Number: _____
Certificates, Ratings, and Endorsements: _____
FAA Medical Class and Expiration: _____
Date of Last Biennial Flight Review: _____

NCAS Aircraft Checkout (*Please note that 12-month annual checkouts are required for each aircraft.)

Date: _____ Aircraft: _____ Instructor: _____
Date: _____ Aircraft: _____ Instructor: _____
Date: _____ Aircraft: _____ Instructor: _____
Date: _____ Aircraft: _____ Instructor: _____
Date: _____ Aircraft: _____ Instructor: _____

Credit Card Information

Credit Card Type: _____ Expiration Date: _____
Credit Card Number: _____ CVS/Security Code: _____

*Please note that all personal information (including credit card data) will be kept secure and confidential.



AIRCRAFT RENTAL AGREEMENT

THIS AGREEMENT, made and entered to this _____ day of _____ 20____ by and between New Century Air Service, Inc. a Delaware corporation authorized to do business in Kansas (hereinafter referred to as “NCAS”) and _____ (hereinafter referred to as “renter”):

WHEREAS, NCAS is engaged in the business as a Fixed Base Operator (FBO) at the New Century Airport, New Century, Kansas, and

WHEREAS, the business of NCAS includes the renting aircraft for use by qualified pilots on an hourly or block time basis, and

WHEREAS, renter represents and warrants that he holds a valid pilot’s license and current medical certificate issued by the Federal Aviation Administration United States; and is properly rated for aircraft to be rented and intended flights, and

WHEREAS, renter represents and warrants that the aircraft being rented will be operated only for lawful purposes; and, pursuant to the Federal Aviation Regulations (FARs) and pursuant to the NCAS Policies.

NOW THEREFORE, for valuable consideration, the receipt of which is hereby acknowledged, NCAS hereby rents (make and model) _____, N _____, s/n _____ to renter under the following terms and conditions, to wit:

RENTAL AMOUNT

1. The hourly rental charge for the aircraft shall be the time reflected on the Hobbs meter, if installed in the aircraft, times the Aircraft hourly rate listed on Exhibit A attached to this agreement and incorporated by reference. For overnight rentals, Renter guarantees an average rental hours of two (2) hours each day for the duration of the rental unless NCAS otherwise agrees.
2. Charges may also be made available on a pre-purchased “block time” basis as reflected on Exhibit A.

RESERVATIONS

3. Aircraft are available on a first to reserve basis. Reservations shall be made with NCAS staff who maintain a reservation book for NCAS rental aircraft.

DURATION

4. A. The Renter expressly acknowledges and agrees that:
 - (a) The aircraft is the property of New Century Air Service.
 - (b) Renter will inspect the aircraft and its records prior to flight to assure that it is be in good mechanical and airworthy condition.
 - (c) Renter will return the aircraft at the scheduled time unless delayed by weather and/or other unforeseen circumstances.
 - (d) Renter will properly secure the aircraft after each flight.

ADDITIONAL CHARGES

5. Renter shall be responsible for and loss or damage to the aircraft, its components, parts or equipment and the amount of any fees associated with landing, parking, tie-down, ramp fees and or hanger charges
6. In the event the aircraft is not returned to the NCAS facility where the aircraft was rented, Renter shall be responsible for costs of retrieval of the aircraft, including pilot cost and expenses.
7. In the event mechanical issues arise. Renter agrees not to attempt to repair any parts of the aircraft or its accessories without the express direction of NCAS.
8. The Renter agrees to reimburse New Century Air Service in the event suit is instituted by New Century Air Service to recover possession of the aircraft; or to enforce any of the terms, covenants, and conditions hereof, or to collect any sum of money, damages, or cost including reasonable attorney's fees incurred by NCAS in such a suit or suits.
9. In the event damage is caused to the aircraft during the rental period, Renter shall be responsible for the deductible amount for insurance covering the damage.

USES

10. The Renter agrees that rented aircraft shall not be used or operated:
 - (a) For any illegal purposes.
 - (b) By any person other than the Renter who signed the agreement.
 - (c) Outside the limits of the Continental U. S. unless prior permission from NCAS is obtained.
 - (d) To carry passengers or property for compensation or hire.
 - (e) For any flight for which the Renter is not properly rated or certified.

NCAS POLICIES

11. The Renter shall at all times comply with the following NCAS POLICIES:

AIRCRAFT OPERATION

Pilot Certificate – Renter must hold a valid FAA pilot certificate with appropriate ratings and current medical certificate. The person named on the rental contract as “renter” shall be the pilot in command.

Currency – Renter must possess evidence of a current biennial flight review (BFR), and aircraft checkout by a pilot designated by NCAS.

Preflight – Renter will personally conduct a preflight inspection of the aircraft as recommended by the manufacturer. Renter shall use the manufacturer's recommended check lists for pre-flight, start-up, takeoff, cruise and landing checklists.

Weather – Renter shall obtain a thorough pre-flight weather briefing, including NOTAMS relevant to each proposed flight. Renter shall plan to operate the aircraft only when the present and forecasted weather indicates VFR conditions local and en route *unless* the Renter is instrument rated, current for IFR flight, the aircraft is equipped and current for IFR flight; and the Renter is specifically approved by NCAS for IFR flight.

Take-off and landing area – No take-off or landing shall be made on any area other than the runways of an airport designed, constructed, maintained, and used as an airport with paved runways, unless prior authorization is obtained from the Chief Pilot at NCAS.

Physical conditions – Renter shall abide by all applicable FAA and Federal regulations pertaining to, and restricting the use of alcohol, narcotics, and sleep aids prior to flying.

FARs/Laws--The Renter will comply with all local, state and federal regulations.

TRANSIENT MAINTENANCE

In the event a maintenance issue arises during Renter’s use of the aircraft, contact NCAS as soon as possible and do not operate the aircraft unless you are authorized to do so by NCAS. Renters are not authorized to order work to be performed on NCAS aircraft without the express permission of NCAS maintenance personnel.

OVERNIGHT / EXTENDED ABSENSE

When the aircraft rental is for multiple days, NCAS will charge Renter an average minimum rent of two hours of aircraft for each day the aircraft is away from NCAS. *This policy may be waived if prior authorization is received from the Chief Pilot or authorized New Century Air Service representative.*

FUEL REIMBURSEMENT

NCAS will reimburse the Renter for required aircraft fuel purchases made away from the base, up to the amount of the real-time, self-serve rate at NCAS at the time of rental. The reimbursement will be applied as a credit to the Renter’s NCAS account.

AIRCRAFT CHECK-OUT AND RECURRENT TRAINING

NCAS requires that, prior to solo rental or rental for the purpose of passenger carrying, all new renters must complete and log an airplane-specific check-out by the Chief Pilot or authorized NCAS instructor. After the initial 12 months have expired, renters must complete and log airplane-specific recurrent training every subsequent 12 calendar month period by the Chief Pilot or authorized NCAS instructor.

FLIGHT INSTRUCTOR USE

NCAS welcomes all instructors that wish to use our aircraft to instruct from, provided the instructor: (1) Be of good moral character, (2) holds a current and valid FAA CFI license and is eligible as an instructor under FAR 61.183, and (3) completes an airplane-specific checkout prior to instructing in that make and model of airplane.

MISCELLANEOUS

- 13. In the event of an accident and/or a dispute arising out of Renter’s operation of the rented aircraft or the terms and conditions or performance of this agreement, the dispute shall be governed by the laws of Kansas and any suit shall be brought in a state or federal court of competent jurisdiction within Johnson County, Kansas or the District of Kansas.

IN WITNESS WHEREOF, the parties hereto place their hands this _____ day of _____ 20_____.

RENTER ACKNOWLEDGES THAT RENTER HAS READ AND UNDERSTANDS THE AGREEMENT ABOVE AS WELL AS THE RESTRICTIONS AND REQUIREMENTS OF THE RENTAL AGREEMENT AND ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT.

Signed: _____
Renter

Date: _____

Witness: _____

Date: _____