

NOTICE OF INSURANCE COVERAGE

Purdue Aviation, LLC has purchased an Aircraft Hull and Liability Policy for itself, which is subject to certain exclusions and/or limitations.

Purdue Aviation has also purchased a Student and Renter Pilot Liability Endorsement. Under the Student and Renter Pilot Liability Endorsement, liability coverage's provided in Purdue Aviation's insurance policy are extended to include as an insured, any person or organization while operating a Purdue Aviation aircraft under the terms of any pilot training program and/or of any pilot rental agreement which provides remuneration to Purdue Aviation for the use of aircraft.

Insurance coverage under the Student and Renter Pilot Liability Endorsement shall be excess over any other insurance available to a student pilot or renter pilot.

Pursuant to Indiana Code §8-21-319.5, each person offering an aircraft for rental shall, at the time the aircraft is rented, provide the renter of the aircraft with written notice of the nature and extent of any insurance covering the aircraft.

As a student pilot or renter of aircraft, you are hereby notified that:

1. You **are** insured under a policy or policies of insurance obtained by Purdue Aviation, LLC and providing **liability** coverage to student pilots or renters of aircraft. The combined liability coverage for bodily injury and property damage is as follows:

LIABILITY COVERAGE	LIMITS OF LIABILITY
Including Passengers and Property Damage	\$250,000.00 Each Occurrence

2. You **are** insured for hull damage to the aircraft.

By signing below, you expressly acknowledge you are responsible for Purdue Aviation's insurance deductibles for hull damage to the aircraft which are:

AIRCRAFT STATUS	DEDUCTIBLE
Single Engine Aircraft	\$500/\$1,000 In Motion/Not In Motion
Multi Engine Aircraft	\$500/\$1,000 In Motion/Not In Motion

3. You **are** insured for Medical Expenses

\$5,000 Each Person/Each Occurrence

Anyone who flies an aircraft as pilot-in-command can be held legally responsible for his/her actions of operation of that aircraft. The renter must be aware that he/she may be held responsible for any damage and/or bodily injury caused by operation of that aircraft whether they own it or have rented it.

Pursuant to Indiana Code §8-21-3-19.5, this NOTICE OF INSURANCE COVERAGE constitutes a part of a rental agreement, whether written or oral. Each renter must provide written acknowledgment of receipt of the notice.

Pursuant to Indiana Code §8-21-3-19.5, receipt of this NOTICE OF INSURANCE COVERAGE constitutes notice for a subsequent rental of the same aircraft to the same person unless the amount of insurance coverage has been reduced or eliminated (as specified in the original notice), in which case a new notice is required.

Pursuant to Indiana Code §8-21-3-19.5, a person offering an aircraft for rental shall maintain a copy of the notice provided to each renter for at least three (3) years from the date of the last rental to that renter.

Pursuant to Indiana Code §8-21-3-19.5, a person offering an aircraft for rental who fails to provide notice as required by this section commits a Class A infraction.

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

_____ Date: _____

Renter

_____ Date: _____

Witness – Purdue Aviation Representative