



Aircraft Rental, Participation & Liability Release Agreement

Any authorized member of the Centennial Aviation Academy is responsible for obtaining and discussing the following items with any new student. If any item is not applicable, please write "N/A" next to that line item on this checklist. Once all items have been checked, received and reviewed, the authorized member of the Centennial Aviation Academy shall sign the portion below on this sheet. Any questions should be directed to the appropriate company administrator.

Items to Collect:

- Copy of Student's Passport/Birth Certificate/Proof of Citizenship and Visa (if applicable)
- Copy of Student's State ID Card
- If student is under 18, then a copy of their parent's State ID Card
- If student is not a US National, then a copy of the TSA Authorization
- FAA Medical
- FAA Pilot Certificates
- Proof of Aircraft Insurance (for students soloing or renting)
- Original copy of this agreement

-----For Centennial Aviation Academy Official Use Only-----

I, as an authorized representative of the Centennial Aviation Academy Inc. certify that this packet has been received in its entirety and is complete.

Name of authorized CAA representative: _____

Signature: _____ Date Received: ____/____/____

CAA Packet Revision Number: 0032018



Aircraft Rental, Participation & Liability Release Agreement

Please complete all pertinent sections of this agreement. Aircraft rental/participation by the renter/student (used interchangeably) in any and all Centennial Aviation Academy, Inc., (herein after known as Centennial Aviation Academy or "CAA") events will only be permitted once this entire agreement is accurately completed, received and then signed by a CAA instructor/authorized staff member. If the renter is under the age of 18 then a parent or guardian having legal custody must co-sign this agreement. If you have any questions, please contact an authorized member of CAA directly.

Please check all that may apply:

Certificate: Student ___ Private ___ Commercial ___ ATP ___
Ratings: ASEL ___ AMEL ___ IFR ___ CFI ___ CFII ___ MEI ___ OTHER ___
Endorsements: Complex ___ HP ___ Tailwheel ___ High Altitude ___ OTHER ___

Complete the following:

Renter's Full Legal Name: _____

Renter's Full Address: _____

Contact Phone: _____ Type: _____

Pilot Certificate Number: _____ Date of last BFR/Equip: _____

Date of Last IPC/Equip: _____ FAA Wings Participant: YES/ NO

Wings Phase: _____ Date Completed: _____ *(Type Response)*

FAA Medical Certificate:

Number/App ID: _____ Class: _____ Date Issued: _____

Expiration: _____ Limitations/Waivers: _____

Aviation Insurance Information:

Carrier: _____ Policy Number: _____

Hull Limits: _____ Liability Limit: _____

Eff Date: _____ Exp. Date: _____

Renter's Flight Experience:

TT: _____ TT Complex: _____ TT IFR: _____ TT XC: _____ TT NIGHT: _____

Hours by Make and Model of Aircraft:

Make/Model: _____ TT: _____ Make/Model: _____ TT: _____
Make/Model: _____ TT: _____ Make/Model: _____ TT: _____

Please answer the following questions. All "yes" answers must be fully explained in writing:

As PIC (Pilot in Command) or as SIC (Second in Command), have you ever been involved in any aircraft incident(s)/accident(s)? NO / YES (if yes, please explain)

(Type Response)

As PIC (Pilot in Command) or as SIC (Second in Command), have you ever been found guilty of any Federal Aviation Regulation violation(s)? NO / YES (if yes, please explain)

(Type Response)

Explain any questions you answered "yes" to: (use additional pages if required) _____

In exchange for allowing me the privilege of renting an airplane and or participating in any activity from the Centennial Aviation Academy, I hereby voluntarily agree to abide by the following rules: (initial next to each line item)

_____ I agree to comply with all applicable federal, state, local and CAA regulations.

_____ I understand that CAA may at anytime terminate my training for any reason which may include but not be limited to: failure to pay, habitual tardiness, exam failures, canceling/no showing for classes or failure to meet the requirements to uphold a FAA (Federal Aviation Administration) Medical Certificate. I further understand that cancellation/no show fees may apply in such circumstances at current posted rates on the company website.

_____ I understand that if the CAA aircraft I am renting is equipped with a tracking device, that I shall ensure that this is always enabled while the aircraft is under my authority. Disabling or tampering with company tracking devices shall constitute a breach of this agreement and future rental privileges shall be immediately suspended.

_____ I will perform a complete pre-flight inspection using the manufacturers approved checklist prior to taking any flight.

_____ I agree to NOT use the aircraft for hire or for any other commercial use or activity.

_____ I agree to return the aircraft at the agreed time (safety permitting) and will return it in the same condition it was received (normal wear and tear expected). Should any delay occur, I further agree to contact CAA to advise of the delay. Should the aircraft need to be recovered from another airport due to any reason except for mechanical failure, I agree to fully reimburse CAA for any expenses associated with recovering the aircraft.

_____ I understand that an aircraft checkout is required before any aircraft rental can commence under my authority as Pilot in Command (PIC).

_____ I understand that it is my responsibility to provide the CAA with any updated information as pertinent to this agreement.

_____ I agree to only land at public use airports that are paved and have dimensions of at least 3,000ft x 50ft (or at least 50% higher than the length required by the Pilots Operating Handbook for the type of operation being conducted). Any airports or landing areas not meeting these criteria are not approved and are prohibited unless otherwise specifically authorized in writing by the chief pilot. Should any variance be allowed, that shall only be valid for that specific flight and is not considered a permanent authorization. Students on dual training flights may land on airports that do not meet this requirement as long as they are with a CAA instructor and the Chief Pilot has approved that flight.

_____ I agree to discontinue my flight if the flight conditions should fall outside the limits as established in the "Flight Minimums" section of this document.

_____ I agree to not practice or intentionally cause the aircraft to enter a spin unless in a spin certified aircraft and when accompanied by an authorized CAA flight instructor.

_____ **I AGREE THAT THE CENTENNIAL AVIATION ACADEMY WILL NOT BE HELD LIABLE OR RESPONSIBLE FOR ANY LOSS OR DAMAGE SUFFERED BY ME DUE TO AIRCRAFT AVAILABILITY, MALFUNCTION OR MY FAILURE TO ARRIVE AT MY DESTINATION ON A TIMELY BASIS. I FURTHER UNDERSTAND THAT THE CENTENNIAL AVIATION ACADEMY MAKES NO EXPRESS OR IMPLIED WARRANTIES REGARDING ANY AIRCRAFT RENTAL.**

_____ I agree to report any precautionary landings or any other aircraft or passenger related anomalies to the Chief Pilot. I further agree that in the event of an emergency/precautionary landing, that I am solely responsible for the aircraft until that time in which a CAA instructor or other company authorized personal are on the scene and relieve me of this obligation.

_____ I agree that unless otherwise specifically authorized (in writing) by the Chief Pilot; to always operate the aircraft from the left seat. I further understand that while renting aircraft from the CAA that I (when certified to do so) am to act as Pilot in Command (PIC).

_____ I agree to pay for all posted charges including any landing, handling or other service related fees that may be paid by the CAA that may occur as a result of any of my flights.

_____ I agree to not take the aircraft outside of the United States of America continental limits unless otherwise authorized by CAA in writing. In this event, such authorization shall only apply to that individually authorized flight and is not considered a permanent authorization.

_____ I agree to never hand prop the airplane, never allow anyone to enter or leave the aircraft while the engine is running and also to never smoke on any ramp areas or in the airplane.

_____ I understand that I will be held financially responsible and liable in the event of any incident/accident resulting in damage or injury to persons or property on the ground, in the aircraft (for passengers I may have onboard) and/or for damages to the aircraft. I further agree and understand that my passengers must sign a waiver prior to boarding any CAA aircraft.

_____ I understand that the Centennial Aviation Academy's insurance policy(ies) only cover them and that their insurance is not extended to me/my passengers in any way. I am fully responsible in the event should any hull loss or liability occur. While renting any CAA aircraft, I agree to maintain a minimum insurance hull limit of \$80,000.00 and liability coverage of \$1,000,000.00 and understand that my insurance shall be primary in the event of any loss regardless of fault. The Centennial Aviation Academy and/or its insurance company have full rights to subrogate against me for any payments it may be required to make on account for any damage or loss arising out of my operation of the aircraft.

_____ I understand that from time to time (at the sole discretion of CAA), I may be required to perform regular checkout/proficiency flights with a CAA instructor. I understand that satisfactory performance per current Airmen Certification Standards for the certificate or rating held will be required to continue renting. Failure to perform to standard, will result in an immediate suspension of rental privileges.

_____ I understand that this agreement may be updated from time to time and that the most recent revision will be electronically available for my viewing on the CAA website at www.centennialaviationacademy.com. If the website should be unavailable, then a hard copy will be made available upon request at the Centennial Aviation Academy's primary business location. I further understand that by continuing to rent aircraft from CAA, that I will be bound to any updates in this document and that it is my responsibility to check the most current revision for changes before each and every rental of any CAA aircraft. If I do not approve of any of the changes then I will refuse aircraft rental.

Flight Minimums:

Certificate Held	Vis.	Ceiling	Cross-wind	Fuel Reserve (day)	Fuel Reserve (night)
Student	AS AUTHORIZED			1.5 HRS	1.5 HRS
Private & Commercial	5 SM	1,500 AGL	AS PUBLISHED IN OPERATING HANDBOOK	1.0 HRS	1.5 HRS
IFR	AS ON	PUBLISHED FAA CHARTS	AS PUBLISHED IN OPERATING HANDBOOK	1.0 hour past alternate	

CENTENNIAL AVIATION ACADEMY, INC.
THIS FORM MUST BE SIGNED AND NOTORIZED BY AN AUTHORIZED NORATY PUBLIC
PARTICIPATION AGREEMENT

I, the undersigned (the student – if under 18 then also the parent/legal guardian), have the authority to enter into this agreement, in exchange for being allowed to take part in this or any other flight/activity. I, the undersigned, agree to this contract as follows:

AGREEMENT TO WAIVE ALL CLAIMS, LIABILITY AND NOT TO SUE

I release and discharge the Centennial Aviation Academy, Inc., and all the officers, directors, students, chapters, employees, agents, divisions, affiliates, and volunteers (including pilots, owners and operators of airplanes used during any event/flight) of each of those corporations and any other persons or entities (herein after known as "CAA"), claimed or deemed to be liable from, and agree not to sue CAA for, any and all claims against CAA for, any injury or death arising from the participation in any flight/activity. This release, discharge and agreement not to sue applies to all legal rights, including those resulting from any negligence of CAA, other than those resulting from the gross negligence or willful misconduct of CAA.

AGREEMENT TO ARBITRATE

Should any matter arise which cannot be mutually resolved between CAA and myself, I agree that, that, upon the sole and exclusive election of CAA, any claim, dispute, or controversy (whether in contract, tort, or otherwise) arising from or relating to my enrollment or participation (whether direct or indirect) in any CAA activity, shall be resolved by binding arbitration and under the Rules of the American Arbitration Association in Atlanta, GA. The parties exclusively select the application of Georgia substantive law to resolve legal issues that may arise in the course of such arbitration or any litigation between the parties. Should any such controversy arising from or related to this agreement or any other agreements or dealings between the parties be litigated rather than arbitrated, the parties select as the sole and exclusive venue for any such litigation the appropriate court(s) in DeKalb County, GA.

ASSUMPTION OF RISK

I understand that flying in airplanes and being around airplanes involves risks. Serious injury or death can result from many causes, including but not limited to airplane crashes, falls, pilot error, ground crew error, engine or mechanical failure, negligent maintenance, defects in runways, interference by birds and other objects, weather conditions, contaminated fuel, or hard or forced landings. Injuries could include, but are not limited to, minor injuries such as bruises, scratches and sprains; major such as eye injuries, broken bones and concussions; or catastrophic such as paralysis, severe burns, or death. I assume all risks and full responsibility for any injury or death arising from taking part in any activity/flight.

INDEMNIFICATION

I agree to indemnify and hold CAA harmless from any losses, claims, costs, damages, and liabilities, including attorney's fees, arising from taking part in any flight/activity including any claim by a third party as to personal injury or property damages. This duty to indemnify and hold CAA harmless applies even if CAA is negligent and even if the negligence of CAA is as the sole proximate cause: however, indemnification of CAA is not required if CAA is grossly negligent or has engaged in willful misconduct.

SEVERABILITY/COUNTERPARTS

If any term of this entire Agreement is to any extent illegal, otherwise invalid, or incapable of being enforced, such term shall be excluded to the extent of such invalidity or unenforceability; all other terms hereof shall remain in full force and effect; and, to the extent permitted and possible, the invalid or unenforceable term shall be deemed replaced by a term that is valid and enforceable and that comes closest to expressing the intention of such invalid or unenforceable term. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Agreement delivered by facsimile, e-mail or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

PHOTO/VIDEO/AUDIO RELEASE

I hereby grant CAA, the right to take photographs/videos (which include audio recordings) of me and my property in connection with any CAA sponsored event. I further authorize CAA, its assigns, and transferees to copyright, use, and publish the same in print and/or electronically. I agree that CAA may use such photographs/videos/audio recordings of me with or without my name and for any lawful purpose, including for example such purposes as publicity, illustration, advertising, and online content. I further understand and agree to being recorded by both audio and video for surveillance/security purposes while on CAA Property. I understand that if I do not agree to the above terms then I will not partake in any program offered by CAA.

LEGAL ADVICE

I know that I can talk to my legal advisor about this Agreement and I have either done so or chosen not to. I understand that I have the right and have been given the opportunity to object to the provisions of this Agreement. I am voluntarily signing this Agreement and intend it to be the perpetual, unconditional release of all liability to the greatest extent allowed by law. Before signing, carefully read this entire agreement.

Note from CAA: If an accident were to occur, you would be giving up legal rights and incurring legal liabilities. If any part of this Agreement is held invalid, the rest of the provisions shall remain in effect. If you do not understand anything in this Agreement, you should not sign it and you should talk to your legal advisor.

Legal Address of Participant: _____ **Phone Number:** (_____) _____ - _____

Signature of Student/ Enrolling Student

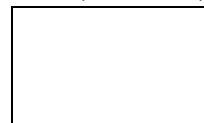
Printed Name of Student/ Enrolling Student

Signature of Parent/ Legal Guardian (If under 18)

Printed Name of Parent/ Legal Guardian (If under 18)

Sworn to and subscribed before this ____ **day of** _____, **20**____

Notary Stamp: →



(Notary Public) My Commission expires: _____
Centennial Aviation Academy Inc.

CENTENNIAL AVIATION ACADEMY, INC.

Medical Liability Release Form

DIRECTIONS: Due to legal restrictions, it is necessary that all students/participants complete this form to be eligible to attend any and all Centennial Aviation Academy, Inc., (herein after known as "CAA") events. Please PRINT all information. (If any item needs to be intentionally left blank, please write "N/A" on that line)

Full Legal Name: _____

Home Address: _____

Parent/Student Telephone: Home: _____ Work: _____

Second Parent/Guardian/Telephone: Home: _____ Work: _____

Student's Physician: _____ Phone: _____

Physician's Address: _____

Alternate Contact: _____

Telephone Number: Home: _____ Work: _____

Insurance Information:

Name of insured: _____ Insurance Company: _____

Group #: _____ Policy #: _____

Do you have or have you ever had: (check any applicable item)

- Allergies Convulsions Blackouts Heart/Lung Problems
 Physical Handicap Medicine Reactions Disease of any kind Other (be specific)

Please explain any checked items above: (attach another sheet of paper to this document if needed)

If currently taking any prescription or non-prescription medication, please specify below:

LIABILITY RELEASE: I certify that the information described above is accurate and complete to the best of my knowledge. I understand that each individual is responsible for his/her own insurance coverage at all times during any CAA sponsored event. I release and discharge the Centennial Aviation Academy Inc., and all the officers, directors, students, chapters, employees, agents, divisions, affiliates and volunteers (including pilots, owners and operators of airplanes used during any event/ flight) and each of those corporations from any legal or financial responsibility with respect to my personal or my student/child's participation in or contact with any known element associated with an activity including competitive events.

STUDENT/PARENT/GUARDIAN: Please *initial in the box* following and sign your name.

By initialing in this box, I give my permission for my (or my child's) immediate medical treatment as required in the judgment of the attending physician or authorized officer, and at the discretion of CAA officers, volunteers or other CAA authorized personnel. I also agree to fully cover any and all associated costs and fees. Notify me and/or any persons listed above as soon as possible.

Parent/Guardian's Signature: _____ Date: _____

Student's Signature: _____ Date: _____

*****END OF RENTAL AGREEMENT PACKET*****