AIRCRAFT INSURANCE POLICY COVERAGE SUMMARY PAGE

This page, the policy provisions, and the endorsements attached, completes this policy at its inception. Issued by: Item 1. Your Name and Address: Item 2. Policy Period: From Beginning and ending at 12:01 a.m. standard time at the address shown in Item 1. above. Item 3. Coverage only applies as indicated by a specific limit, premium and deductible. Limits of Liability Premiums Aircraft Liability Single Limit for Bodily Injury and \$ each **occurrence** Property Damage cluding Passengers, but Passenger Bodily Injury Limited within the Single Limit to each passenger Medical Expense cluding crew each passenger \$ C. Physical Damage to Your Aircraft Physical Damage coverage and Deductibles
Not-in- Not-in-ID Number Year Make and Model Motion **Agreed Value Flight Flight** \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ Endorsements: State and Local Premium Taxes and Surcharges: \$ **Total Premium** Item 4. The aircraft will be used only for non-commercial use. While the aircraft is in flight it will be piloted only by the person(s) meeting the provisions of the "Pilots Item 5. Endorsement". Producer Countersigned _____ Approved By (Authorized Representative) (Authorized Representative) OLAD03 (1/00) Page One Date of Issue

NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA.

(Herein called the Company)
175 WATER STREET, 18TH FLOOR
NEW YORK, NY 10038

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MEXICO WARNING STATEMENT

If you have an occurrence in Mexico and you have not purchased aircraft liability insurance for that aircraft from a Mexican insurance company, you and your passengers may be jailed and that aircraft taken from you by the Mexican authorities.

We are not a Mexican insurance company. Contact your Producer for information on this coverage.

AIRCRAFT INSURANCE POLICY PROVISIONS

PART ONE INSURING AGREEMENTS

Subject to the policy Limits of Liability, Exclusions, Conditions, Definitions and approved Endorsements, we agree to provide you the following insurance in return for your premium payment. Our agreement to provide coverage and the premium amount are based on the statements in your application being true. This policy is the only agreement between you and us relating to the subject of this insurance.

1. LIABILITY INSURANCE FOR YOUR AIRCRAFT

COVERAGE A - Bodily Injury and Property Damage Liability Insurance

We will pay for bodily injury and property damage for which an insured is legally liable, caused by an occurrence arising from the ownership, maintenance or use of your aircraft.

2. INSURANCE FOR MEDICAL EXPENSES

COVERAGE B - Medical Expenses Coverage

We will pay for necessary medical expenses incurred within one year of an insured occurrence for bodily injury to passengers including crew.

3. INSURANCE FOR PHYSICAL DAMAGE TO YOUR AIRCRAFT

COVERAGE C - Aircraft Physical Damage

We will pay for physical damage to your aircraft.

4. LIABILITY INSURANCE FOR YOUR USE OF NON-OWNED AIRCRAFT

Coverages A & B will apply (if insured) to your legal liability arising out of:

- a) temporary use by **you** of a substitute **non-owned aircraft** if **your aircraft** is not usable due to its breakdown, repair, servicing, or **loss**;
- b) use of non-owned aircraft by you but only if you are one individual or one individual and your spouse.

The coverages under this Insuring Agreement 4 only apply as excess over other insurance available to you.

5. DEFENSE, INVESTIGATION AND SETTLEMENT OF CLAIMS AND SUITS

We have the right and duty to defend, investigate and settle any claim or suit against an insured covered by this insurance as we judge proper. But, when the applicable Limit of Liability has been exhausted by payment of judgments or settlements, we then are not obligated to pay any claim or judgment, or to provide any defense or pay any expenses. We have no obligation to defend, pay any expense, investigate or settle any claim or suit not covered in this policy.

6. SUPPLEMENTARY PAYMENTS

While **we** are obligated per Insuring Agreement 5 to defend a covered claim under Coverage A, **we** will also pay in addition to the applicable limit:

- reasonable expenses incurred at our request, but not loss of earnings, or wages or salaries of your employees;
- b) interest earned on the amount of a judgment which is covered by this policy that does not exceed the applicable Limit of Liability. Interest is earned until **we** pay or offer to pay **our** part of the judgment to which this insurance applies;
- c) premiums on bonds to release attachments and to appeal judgments we elect to appeal, and on bail bonds due to your violation of a law or regulation in connection with a covered occurrence, but not for more than \$500 each bail bond. But, we are not obligated to apply for or to provide these bonds;
- d) your costs for necessary first aid to others at a covered occurrence;
 up to \$10,000. each occurrence for:
- e) i) runway or aircraft foaming for minimizing loss under this policy;

ii) search and rescue operations performed by or at **your** request, but only after all government and military search and rescue operations have been discontinued.

7. POLICY PERIOD AND POLICY TERRITORY

This policy only covers occurrences and physical damage happening within the Policy Period and Policy Territory.

PART TWO EXCLUSIONS

This insurance does not apply:

- 1. under any coverage
 - a) to an **occurrence**, **loss** or damages which an **insured** intends or expects, unless necessary to prevent dangerous interference with **aircraft** operation;
 - b) to any liability an **insured** assumes, except, under Coverage A, written agreements with governmental or military authorities necessary to use an airport;
 - c) when the aircraft is in flight:
 - i) with your knowledge and consent for either an unlawful purpose or for other than the Approved Use;
 - ii) when a special permit or waiver is required by the FAA;
 - iii) if piloted by anyone other than:
 - (1) a pilot specified in Item 5;
 - (2) a pilot employed by an **FAA** approved repair station while the **aircraft** is in their care, custody or control for the purpose of maintenance, repair or test **flight**;
 - d) if you know the aircraft is not certificated by the FAA under a Standard Airworthiness Certificate in full force and effect, while in flight;
 - e) to claims directly or indirectly occasioned by, happening through, or in consequence of:
 - i) noise (whether or not audible to the human ear), vibration, sonic boom or any associated phenomena;
 - ii) pollution or contamination of any kind;
 - iii) electrical and electromagnetic interference;
 - iv) interference with the use of property;
 - unless caused by a crash or collision of the aircraft or a recorded in flight emergency causing abnormal aircraft operation;
 - f) to any liability that could be or is covered under a nuclear energy liability insurance policy, even if its limits have been used up;
 - g) to any claim directly or indirectly caused or contributed to by or arising from ionizing radiations or contaminations by radioactivity from any source whatsoever;
 - h) if the aircraft is being used for or in connection with:
 - i) aerial advertising, towing, photography, or application of any substance;
 - ii) hunting, herding or spotting of animals of any kind, including birds and fish;
 - iii) patrol or surveillance of any kind, including powerlines, pipelines, traffic or fires;
 - iv) flight instruction to anyone other than the pilots listed by name in Item 5 on Page One;
 - v) skydiving or parachuting;
 - vi) closed course racing;
 - vii) flights off-shore in support of an off-shore business or operation;
 - viii) external transportation of persons or property, including wire stringing, or construction;
- 2. to any claim you, your survivors or your estate makes for bodily injury or death to you;
- 3. in flight, if piloted by a Student Pilot:
 - i) when there is a passenger in your aircraft unless that passenger is a Certified Flight Instructor teaching the Student Pilot; or
 - ii) when the Student Pilot is not under the direct supervision of a Certified Flight Instructor for the flight involved;

- 4. to **bodily injury** to any employee injured while at work for **you** (but excluding liability for this assumed in a written agreement with a military or governmental authority for use of an airport), or to claims by that employee's spouse, child, parent, brother or sister in consequence thereof;
- 5. to any claim an **insured** or any Insurer may be held liable for by way of indemnity or otherwise under any Worker's Compensation, occupational, disease, unemployment or disability benefits law, or any similar law;
- 6. to **property damage** to property transported, owned or used by, or in the care, custody or control of an **insured**. But, **we** will pay:
 - a) up to \$1,000. for **loss** to each **passenger's personal effects**, subject to an **occurrence** limit equal to \$1,000. multiplied by the total number of seats for the **aircraft** involved;
 - b) up to \$10,000, each occurrence for property damage to a hangar you rent, and its contents you do not own;
- 7. under Coverage C:
 - a) to depreciation, or damages for loss of use;
 - unless all owners, financial interests, liens, encumbrances and obligations in your aircraft are shown in this policy;
 - c) to claims made by anyone but you or the lienholder;
 - d) to **loss** due to repossession, embezzlement, conversion, secretion or taking by anyone claiming a lawful right of possession, nor for any **loss** or damage during or resulting therefrom;
 - to loss due and confined to wear, tear, deterioration, freezing, mechanical, structural, hydraulic, pneumatic, or electrical failure or malfunction. Wear, tear, deterioration, freezing, mechanical, structural, hydraulic, pneumatic, or electrical failure or malfunction of any engine, component, accessory, equipment or system is considered a failure or malfunction of the entire engine, component, accessory, equipment or system;
 - to tires unless as a direct result of other insured loss to the aircraft;
 - g) to claims for disappearance in flight unless your aircraft is insured while in flight;
 - to claims arising from war, whether declared or not, invasion, rebellion, riot, revolution, insurrection or warlike operation;
 - i) to claims arising from capture, seizure, arrest, restraint or detention or the consequences thereof or any attempt thereat, or any taking of your aircraft or damage to or destruction thereof by any governmental authority or agent (whether secret or not) for any military, naval or usurped power, whether any of the foregoing be done by way of requisition or otherwise and whether in time of peace or war and whether lawful or unlawful;
 - j) to loss to aircraft engines and auxiliary power units caused by heat or temperature change from the operation, attempted operation or shutdown of the aircraft engine or auxiliary power unit unless resulting directly from other loss covered by this policy.
- 8. Under Insuring Agreement 4 to claims for damage to, **loss** of, or depreciation or **loss** of use of the **non-owned** aircraft or any property in it except as noted in Exclusion 6. above.

PART THREE LIMITS OF THE COMPANY'S LIABILITY

Only the coverages that **you** have purchased and for which a premium is shown on Page One are provided by this policy.

OTHER INSURANCE

If other insurance is available covering **loss**, expense or liability that is also covered by this policy then **we** will not be liable for more than the percent that the applicable Limit of this policy bears to the total of all the available Limits. But if other primary insurance was issued to **you** through any of the **Aviation Managers** then the Limits of this policy are reduced by the amount of the applicable Limits of that other insurance.

- 1. This does not apply to insurance you bought as excess over this policy.
- 2. Coverage in Insuring Agreement 4 is excess over any available insurance.

COVERAGE A - The Limits apply separately to each insured aircraft and to each insured. But in any one occurrence, the number of other aircraft, or insureds, claims or claimants does not increase or change the Limits beyond the "Each Occurrence" Limit shown in Item 3 on Page One, which applies as follows:

- The Limit shown for "Each Passenger" is the most we will pay for damages arising out of bodily injury or death to or of each passenger, including all related claims, no matter how many separate claims may be involved, subject to a passenger bodily injury occurrence limit equal to the "each passenger" limit multiplied by the total number of seats for the aircraft involved;
- The Limit for "Each Occurrence" is the most we will pay for all damages arising out of bodily injury or death
 including passengers and property damage combined in one occurrence, including all related claims, no matter
 how many separate claims are involved.

All **bodily injury** and **property damage** arising out of continuous or repeated exposure to the same general conditions shall be deemed to be one **occurrence**.

COVERAGE B - MEDICAL EXPENSES

We will not pay more than the applicable Limit shown in Item 3 on Page One for medical expenses for "each passenger" (including crew) in any one occurrence, who has sustained bodily injury.

COVERAGE C - The most we will pay for physical damage to your aircraft is the lesser of:

- 1. its Agreed Value if it is a total loss; or,
- the costs to repair or replace damage with materials of like kind and quality; including the lowest cost of shipping parts of the aircraft for repair and return the aircraft to the occurrence site or home base, whichever is closer, but minus any previous unrepaired damage. We will not pay more to repair your aircraft than we are required to pay under a total loss (Agreed Value less salvage value).

PART FOUR CONDITIONS OF INSURANCE

TWO OR MORE AIRCRAFT

When two or more aircraft are insured under this policy, the terms of this policy shall apply separately to each insured aircraft.

2. NOTICE OF CLAIM, OCCURRENCE, SUIT OR LOSS, AND AN INSURED'S DUTIES.

In the event of a claim, occurrence, suit, or loss, all insureds agree to:

- a) not assume any obligation or liability, offer or pay any reward except at their expense, or make any payment except for necessary first aid to others or to protect the aircraft per g) below;
- b) promptly contact the nearest Aviation Managers and provide prompt written notice at the address appearing on the back of the policy cover, including the:
 - i) time, place and description of events;
 - ii) names and locations of passengers, injured, deceased and witnesses;
 - iii) description and locations of property damage and loss to your aircraft;
- c) cooperate with and assist **us** in all matters of the claim or suit and promptly send all suits and legal papers to the nearest **Aviation Managers**;
- d) submit to a sworn statement under oath by a person designated by the Aviation Managers;
- e) do nothing after an occurrence or loss to harm our rights of recovery against any person or organization;
- f) authorize us to obtain medical and other records;
- g) not abandon your aircraft;
- take all reasonable precautions to protect your aircraft after an occurrence. We will reimburse you for your costs if they are reasonable;
- i) promptly report theft and vandalism to us and local police;
- j) allow us to inspect your aircraft's damage before any repairs or disposal;
- k) file a written Proof of **Loss** with **us** within 60 days after the **loss** to **your aircraft** unless **we** give **you** more time in writing;

- I) give us clear title to the salvage when we pay you for the aircraft;
- m) allow **us** to inspect **your aircraft**, its records, repair and service invoices and sales receipts; and **your** pilot log books during the Policy Period, and until settlement of the claim, suit or **loss**.

3. LOSS TO YOUR AIRCRAFT

a) OUR SETTLEMENT OPTIONS

On a covered loss, other than a total loss, to your aircraft, we can:

- i) pay **you**, or
- ii) repair or replace damage with parts of like kind and quality;
- iii) return missing property when found with payment for unrepaired **physical damage** any time before **we** pay for the **loss**.

b) REPAIRS BY YOU

On a covered loss, other than a total loss, if you repair your aircraft, we will not pay more than:

- i) the actual cost to you of parts of like kind and quality;
- ii) the current straight time rate for labor you hire;
- iii) not more than 100% of b) ii) above you incur for overhead and supervision.

4. APPRAISAL OF LOSS

If you disagree with us on the amount of loss to your aircraft, each of us upon written notice to the other, will hire at its own expense an independent aircraft appraiser. The appraisers will then agree on a knowledgeable and neutral umpire. If they cannot agree on the umpire in 15 days, a Judge of the county of the pending appraisal will appoint the umpire. Agreement by any two of these three shall determine the amount of the loss. You and we will share the umpire's cost equally. But this clause shall not deprive us of any of our rights.

OUR RIGHTS OF RECOVERY

You agree that when we pay a claim we then assume all your rights of recovery. That person must do all that is needed to help us recover.

PAYMENT OF CLAIMS AND SUIT AGAINST US

You agree to comply with all the terms of this policy before we have to pay or before you can sue us. But we do not have to pay nor can you sue us for:

- a) loss to your aircraft, or for medical expenses until the amount of loss and the amount of medical expenses are determined, and not until 30 days after you file written Proof of Loss with us. Payments we make for Medical Expenses shall not constitute admission of any liability by an insured, us or the Aviation Managers.
- b) **your** liability for **bodily injury** or **property damage** until the amount of **your** legal liability has been determined or by **our** written agreement with the claimant.

This policy will not cover a suit against **us** for **loss** or **medical expenses** instituted more than one year after the **occurrence**.

Our obligations are not reduced if you or your estate is legally declared bankrupt or insolvent.

7. DEDUCTIBLE

You must first pay the applicable Deductible amount in the event of loss to your aircraft.

TRANSFER OF THIS POLICY TO OTHERS

Interest in this policy cannot be transferred without our prior written agreement. But if you die, or are adjudged legally bankrupt or insolvent and you or your representative notifies us within 60 days of such judgment, the Policy will cover:

- as an insured anyone having custody of your aircraft until your legal agent is appointed, or
- b) **your** legal agent, as having the same rights and duties under the policy as **you** but only while in the course of his official duties as such.

9. CANCELLATION

You must notify the Aviation Managers in writing what date in the future to cancel. Your refund will be figured on the customary Short Rate Table in effect in your State. We or the Aviation Managers must notify you in writing at the address in Item 1 on Page One at least 30 days before the date of cancellation. But only 10 days written notice is provided for cancellation due to non-payment of premium. Proof of mailing is proof you were notified. When we or the Aviation Managers cancel, all unearned premium will be returned.

Receipt of **your** premium after **we** have mailed notice of cancellation will not automatically reinstate this policy or have the effect of overriding **our** cancellation.

We shall not be liable for any return physical damage premium with respect to an aircraft on which a total loss has been paid.

10. POLICY CONFORMS TO LAW

The terms of this policy are amended to conform to the laws of your State shown in Item 1 on Page One.

11. FINANCIAL RESPONSIBILITY

If this policy is certified as proof of insurance under any government financial responsibility law applicable to aircraft, we may pay up to the minimum amounts required by that law, but only within the scope of coverage and limits of liability otherwise provided by this policy. You agree to promptly reimburse us for any amounts that we would not have to pay if not for this clause.

12. FRAUD OR MISREPRESENTATION

This policy will be void from its Inception Date in case of any fraud, attempted fraud, false swearing or misrepresentation of any material fact or circumstance by **you** as to anything about this insurance.

13. U.S. NAVY, ARMY, AND AIR FORCE CERTIFICATES

If **we** issue a certificate of insurance required under U.S. Navy OPNAV Form 3770, U.S. Army Regulation 95-15, or U.S. Air Force Regulation 55-20, or replacements thereto, the insurance required by such regulation is automatically covered in this policy.

14. CHANGING THE POLICY

The terms of this insurance cannot be changed or waived except by **our** written endorsement to this policy signed by the **Aviation Managers**.

PART FIVE **DEFINITION WORDS**

These words have the following meanings when they appear in **bold** type.

"Agreed Value" means:

- 1. with respect to your aircraft shown in Item 3 on Page One, the amount shown as its agreed value, plus the amount you have actually paid, up to 30% of the agreed value, for additional equipment and modification of your aircraft after the effective date of coverage for this aircraft, provided you tell us in writing within 30 days of the additions and modifications and pay the additional premium for them when due;
- 2. with respect to another aircraft you buy or lease for more than 30 days, during the Policy Period, its market value, unless we agree otherwise in writing.

"Aircraft" means:

- 1. the aircraft specified in Item 3 on Page One; and
- 2. another aircraft you buy, or lease for more than 30 days, during the Policy Period, but only if:
 - a) you tell us in writing within 30 days of its acquisition and pay the premium for it when due; and
 - b) we insure all aircraft you own, or lease in whole or in part for more than 30 days; and
 - c) it has a Standard Airworthiness Certificate issued by the FAA, which is in full force and effect.

Included is the engine, all avionics and operating equipment attached or temporarily detached and not replaced on the aircraft, and tools and repair equipment specifically designed for this type aircraft. Portable equipment, not specifically designed for your make and model aircraft, including but not limited to headsets, electronic devices and oxygen systems, are not considered to be part of the aircraft.

3. the non-owned aircraft used by you.

Non-owned aircraft means an aircraft not owned or registered in whole or in part or encumbered by you and that is not used by you for more than 30 days. But this 30 day limit does not apply to substitute non-owned aircraft covered in Insuring Agreement 4.a). Aircraft encumbered by an insured, or which an insured rents to or leases to others or finances for others, or any such aircraft repossessed or reacquired by an insured is not an insured non-owned aircraft.

Items 2. and 3. of this definition are limited to aircraft which:

- i) must not be in **flight**, unless operated by a pilot who has an appropriate **FAA** pilot's certificate for the make and model being flown;
- ii) must not have more engines or a different type of engine (piston or turbine) or more horsepower than the aircraft described in Item 3 on Page One, or not more than a single engine up to 300 horsepower, whichever is greater;
- iii) must not have more total seats than the aircraft described in Item 3 on Page One, or not more than 6 total seats, whichever is greater;
- iv) must not be a seaplane, unless the aircraft described in Item 3 on Page One is a seaplane;
- v) must not have a pressurized cabin, unless the aircraft described in Item 3 on Page One has a pressurized cabin;
- vi) must not be a rotorcraft, unless the aircraft described in Item 3 on Page One is a rotorcraft.

"Aviation Managers" means AIG Aerospace Insurance Services, Inc., or any of its subsidiary or affiliated companies, branch offices or authorized representatives.

"Bodily Injury" means physical injury, sickness, disease, and if arising out of the foregoing, mental anguish, or death of a person including damages for care and loss of services, caused by an occurrence.

"Disappearance" means your aircraft is missing in flight and has not been found within 60 days after such flight began within the policy period and policy territory.

"FAA" means the Federal Aviation Administration, which has jurisdiction over civil aviation in the United States of America; or, its foreign equivalent.

"Flight" means with respect to fixed wing aircraft from the start of the takeoff run until the end of the landing run, but excluding taxiing and with respect to an aircraft that is a rotorcraft from the time the rotors start to rotate under power for the purpose of flight until they subsequently cease to rotate.

"Insured" means, with respect to Liability Coverages:

- you; and
- 2. persons or organizations while using, riding in or legally responsible for the use of the aircraft if with your permission.

But excluded as an insured is any:

- a) student pilots; unless listed by name as pilot in Item 5 on Page One;
- b) person or organization renting your aircraft;
- c) person or organization other than you, or your employees or agents while at work for you who design, make, modify, repair, service, maintain, rent, sell, finance, lease or charter aircraft, aircraft engines, parts or accessories, own or operate a flying school, provide flight instruction, own or operate an airport, hangar or aircraft tiedowns, if the claim arises out of such activity by such person or organization;
- d) employee who injures a co-employee;
- e) owner or lessor (or their employee or agent) of the aircraft to which Insuring Agreement 4 applies.

"Loss" means physical damage.

"Medical Expense" means expenses for necessary medical, surgical, x-ray or dental service, prosthetic devices, and necessary ambulance, hospital, professional nursing, and funeral services, but not monuments, headstones or burial places.

"Non-Commercial" use means private pleasure and business use, excluding any use for hire, money or any form of reward or compensation. Being reimbursed for or sharing the direct expenses of a **flight** if the sum of these expenses does not result in a profit to **you** or anyone is not excluded.

"Non-Owned Aircraft" refer to Aircraft.

"Not-in-Flight" means while the aircraft is on the ground, but excluding from the start of its take-off run until the end of its landing run.

"Not-in-Motion" means while the aircraft is not-in-flight, nor moving under its own power or momentum therefrom. With respect to an aircraft that is a rotorcraft, not-in-motion shall also mean whenever the rotors are not rotating.

"Occurrence" means a sudden event, unintended and unexpected by an insured, including continued or repeated exposure to the same conditions.

"Passenger" means a person while in, on, entering or getting out of the aircraft.

"Personal Effects" means handbags, suitcases, briefcases and similar items. Personal Effects does not include cameras, currency, documents, electronic devices, jewelry, passports, or tickets.

"Physical Damage" means direct and accidental physical loss of or damage to property (also called loss). Excluded are depreciation, or any damages for loss of use.

"Policy Territory" means within the political boundaries of the United States of America, Mexico, Central America, Canada, the Islands of the West Indies (excluding Cuba), and while enroute between places therein.

"Property Damage" means:

- 1. physical injury or destruction to tangible property of others, including resultant loss of use thereof; or
- 2. **loss** of use of tangible property of others that is not physically injured; if caused by an **occurrence**.

"Related Claims" means all claims for care and loss of service, loss of society and consortium, mental anguish, emotional distress, loss of support, medical and funeral expenses, and any and all other damages from or related to bodily injury to any person or passenger. Notwithstanding anything to the contrary in the definition of bodily injury, the Company's liability and coverage for damages for both bodily injury and related claims are included and combined within the each person, each occurrence limits of liability specified in the Coverage Summary Page, as applicable, and there are no separate or additional Limits of Liability for related claims.

"Total Loss" means the cost of repairing the aircraft when added to its salvage value before repairs equals or exceeds its agreed value. Disappearance, or theft of the entire aircraft, is a total loss.

"We", "Us", "Our" and the "Company" means the company indicated on Page One.

"You" and "Your" means the person or organization named in Item 1 on Page One. "Your Spouse" means a person to whom you are legally married. By signing below, the President and the Secretary of the Insurer agree on behalf of the Insurer to all the terms of this Policy. NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA. This Policy shall not be valid unless signed at the time of issuance by an authorized representative of the Insurer on the Declarations page of the Policy.

AIG Property Casualty U.S. Privacy and Data Security Notice

About This Notice

This Privacy and Data Security Notice applies only to your Personal Information (see definition below) obtained by one of the property-casualty insurance company subsidiaries or affiliates of American International Group, Inc. listed at the end of this notice (collectively, the "AIG Companies" or "we") in connection with the products or services one of those companies provided primarily for your personal, family, or household purposes in connection with which you are receiving this notice.

The AIG Companies have established practices, procedures and system protections that are designed to help protect the privacy and security of Personal Information that we collect in the course of conducting our business. This notice outlines how we collect, handle, and disclose Personal Information about you.

The term "Personal Information," as used in this Privacy and Data Security Notice, means information that identifies you personally. Examples of Personal Information include, but are not limited to, a first and last name, a home or other physical address, an email address, a financial account or credit card number, a driver's license number, and information on your physical condition or health status.

I. Information Privacy

We may collect Personal Information from applications, enrollment forms, in claims processing, or in your other interactions with us and with our Affiliates. We may also collect Personal Information from credit reporting agencies and other third parties in connection with the sale of our products to you.

We will collect Personal Information only in accordance with applicable laws or regulations, whether we collect it in response to your request for a product or service from us or otherwise.

Information Sharing

We may share your Personal Information with Affiliates and Non-Affiliates as described below.

With our Affiliates:

Our Affiliates may include other insurance companies, insurance holding companies, insurance agents and agencies, claims administrators, marketing companies, e-commerce service providers, and companies providing administrative services.

We may share your Personal Information, including Personal Information of a health nature, with our Affiliates that assist us in servicing your insurance policies. Examples are administration (billing and collections), risk management, underwriting, and claims handling. We may also share your Personal Information with our Affiliates for the purpose of detecting and preventing fraud, as directed or authorized by you, or as otherwise permitted or required by law.

With Non-Affiliates:

We may share your Personal Information, including Personal Information of a health nature, with Non-Affiliates that assist us in servicing your insurance policies. Examples are administration (billing and collections), risk management, underwriting, and claims handling. We may also share your Personal Information with Non-Affiliates for the purpose of detecting and preventing fraud, as directed or authorized by you, or as otherwise permitted or required by law.

We may also enter into joint marketing agreements with Non-Affiliates to share your non-health Personal Information as permitted by law. These Non-Affiliates may include providers of financial products or services such as insurance companies, financial institutions, and securities firms.

Because we do not share Personal Information with either Affiliates or Non-Affiliates in any other way, there is no need for an opt-out process in our privacy procedures.

For California and Vermont Residents: If it becomes necessary to share your Personal Information with Non-Affiliates other than as specifically allowed by law, we will not do so without first obtaining your permission.

II. Data Security

To help prevent unwarranted disclosure of your Personal Information and secure it from theft, we utilize secure computer networks. Access is restricted to those persons who have a business need to use your Personal Information to provide products or services to you. We also maintain physical, electronic, and procedural safeguards designed to protect your Personal Information in compliance with federal and state privacy and information security laws. Non-Affiliates that assist us in servicing insurance policies or who enter into joint marketing agreements with us are required to take measures to maintain the security of your Personal Information in compliance with federal and state privacy and information security laws.

III. Maintaining Personal Information

We also maintain procedures to ensure that the Personal Information we collect is accurate, up-to-date, and as complete as possible. If you believe the information we have about you in our records or files is incomplete or inaccurate, you may request that we make additions or corrections, or if it is feasible, that we delete this information from our files. You may make this request in writing to (include your name, address and policy number):

Chief Privacy Officer
AIG Property Casualty
175 Water Street 15th Floor New York, NY 10038
Fax: 212 458-7081
E-Mail: CIPrivacy@aig.com

Special Notice: You can obtain access to any non-public Personal Information we have about you if you properly identify yourself and submit a written request to the address above describing the information you want to review. We will also tell you the identity, if recorded, of persons to whom we have disclosed your non-public Personal Information within the preceding two years.

You may request that we correct, amend or delete information about you. If we do so, we will notify organizations that provided us with that information and, at your request, persons who received that information from us within the preceding two years. If we cannot grant your request to correct, amend or delete the information, you may give us a written statement of the reasons you disagree, which we will place in your file and give to the same parties who would have been notified of the requested change.

Our Customers Can Depend on Us

We are committed to maintaining our trusted relationship with our Customers. We consider it our privilege to serve our Customers' insurance and financial needs and we value the trust they have placed in us. Our Customers' privacy is a top priority. We will continue to monitor our practices in order to protect that privacy and will comply with state privacy laws that require more restrictive practices than those set out in this notice.

<u>Important Information Concerning the Applicability and Future Changes to this Privacy and Data Security Notice</u>

We may change this Privacy and Data Security Notice from time to time, and if particular changes are required by law to be communicated to you, we will do so.

The AIG Companies include: American Home Assurance Company; AIG Assurance Company; AIG Property Casualty Company; AIG Specialty Insurance Company; Commerce and Industry Insurance Company; Granite State Insurance Company; Illinois National Insurance Co.; Lexington Insurance Company; National Union Fire Insurance Company of Pittsburgh, Pa.; National Union Fire Insurance Company of Vermont; New Hampshire Insurance Company; The Insurance Company of the State of Pennsylvania; American International Life Assurance Company of New York; and American General Life Insurance Company of Delaware.

PILOTS ENDORSEMENT

	onsideration ofonly with respect to	premium of \$, Item 5 on P	age One is completed as	follows,
	While the aircraft is in flight it aircraft listed below, provided the surrent and valid FAA Pile under the direct supervision 2. if required, a current and varied as a current and varied as a current and varied as a current and varied by the surrent a	at the pilot-in-command hots Certificate with rating of a Certified Flight Instruction FAA Medical Certificated Biennial Flight Review all flight instruction requisolo the same make and he same make and model wired below must be given.	has: gs and endorsements ructor; te; ; red below and receiv model as your aircra I as your aircraft prio	s applicable to your aircra yes a written endorsement aft; or to carrying passengers. Flight Instructor that me	ift , or is
	The dual flight instruction must systems, fuel management, and aircraft systems management, a	emergency procedures.	The flight portion m		
	PILOT(S)	I	DUAL FLIGHT NSTRUCTION RIOR TO SOLO urs / flights)	SOLO FLIGHT(S) PRIOR TO CARRYING PASSENGERS (hours / flights)	
В)	the aircraft desc sa ai m tu fii	Private, Commercial, or A ating, if an "X" appears in lid FAA Medical Certifical lid Biennial Flight Review urs as pilot-in-command cribed below:	ATP pilot certificate n this box; te; ; of aircraft, of which your aircraft e of retractable and/		sements

	If an "X" appears in this box, all pilots meeting to successfully completed the aircraft manufacture equivalent as approved by the Aviation Managers , (12) months immediately preceding any and all flight	er's approved in the same m	ground and fligh ake and model be	nt training p	rogram, or its
Wit	h respect to sailplanes, the word "hours" is replaced	by the word	"flights".		
C)	Regardless of the above, the following pilot(s) as manipulation of the aircraft controls in any manner			pilot the air	craft, including
All	other provisions of this policy remain the same.				
This Poli	s endorsement becomes effectiveissued to				
Ву					
End	orsement No.				
	e of Issue	Ву			
			(Authorized	Representati	ve)

Page 2

LAD180 (9/99)

BROAD COVERAGE ENDORSEMENT

In consideration of a flat charge of \$ ______, we agree to add the following coverages to your policy as

res	pects :
	e premium for this endorsement is fully earned. If you cancel the coverage provided in this endorsement, the mium charged above will not be returned.
1.	AIRCRAFT VALUE APPRECIATION COVERAGE
	In the event of a Total Loss , the Agreed Value for your aircraft shown in Item 3 on Coverage Summary Page will be increased for the "Amount of Appreciation" during this policy period, subject to the following:
	The "Amount of Appreciation" shall be the percentage difference in the "base average retail value" for your aircraft from the effective date that the Agreed Value is acknowledged and reflected in this policy, until the total loss. If this policy is our renewal of coverage for your aircraft, the "Amount of Appreciation" will be for a period of not less than 90 days prior to the total loss. The "Amount of Appreciation" applied to the agreed value shall not exceed 5%.
	The "base average retail value" must be published in our "aircraft value reference source", and shall not include any adjustment for engine time, avionics, condition, or any other aircraft modification or additional equipment.
	Our "aircraft value reference source" will be those in effect during the term of this endorsement.
2.	BAGGAGE LIABILITY
	Exclusion 6. a) is deleted and replaced with the following:
	a) up to \$5,000. per passenger for loss to personal effects, subject to an occurrence limit equal to \$5,000. multiplied by the total number of seats for the aircraft involved;
3.	BODILY INJURY EXCLUSION AMENDMENT

4. EMERGENCY LANDING

Exclusion 2. is deleted.

This coverage applies only if you have purchased In Flight Physical Damage Coverage C:

If a pilot named in Item 5. is forced to make an emergency landing away from an airport and there is no physical damage to your aircraft, we will pay the reasonable cost to transport your aircraft to the nearest airport. The most we will pay under this coverage is \$15,000. for any one occurrence and in the annual aggregate. You must notify us prior to transporting the aircraft and we must agree to the transportation arrangement.

EQUIPMENT COVERAGE

Physical Damage Coverage is amended to include the following portable and/or additional aircraft equipment for which you own or lease:

Type of Equipment	Estimat	ed Value	
Portable Avionics, Headsets	\$	1,000.	per occurrence
Safety Equipment	\$	1,000.	per occurrence
Aircraft Spare Parts	\$	25,000.	per occurrence

With respect to the coverage provided by this section:

- a) The term **agreed value**, as found in the policy provisions, means the Actual Cash Value of the portable and/or additional **aircraft** equipment at the time of issuing this endorsement.
- b) Paragraph 1 of COVERAGE C under the Limits of the Company's Liability is deleted and replaced with the following:
 - 1. the Actual Cash Value of the portable and/or additional aircraft equipment at the time of loss, but not to exceed its per occurrence limit;

"Actual Cash Value" is an amount equivalent to the replacement cost of lost or damaged property at the time of the loss, less depreciation.

6. EXPENSE FOR RENTING SUBSTITUTE AIRCRAFT

Only with respect to aircraft having Flight Coverage C:

- a) The Company will pay the reasonable expenses incurred by you for renting a similar substitute aircraft necessitated by physical damage to an aircraft scheduled on Item 3 on Coverage Summary Page, for up to ninety (90) consecutive days after the loss or occurrence; subject to the Company's Limit of Liability below. The Company will also pay for up to one hour of dual instruction for purposes of completing a rental checkout in the substitute aircraft. This is part of and not in addition to the limit of liability stated below.
- b) LIMIT OF LIABILITY
 - 1) \$1,000. for each day, each aircraft, but not to exceed
 - 2) \$14,000. any one loss or occurrence, each aircraft.
- c) Coverage does not apply to expenses:
 - 1) If **you** acquire through ownership, lease, lease-purchase option, or otherwise a permanent replacement **aircraft**;
 - Incurred after the Company has offered you proof of loss with respect to the insured aircraft, but this clause only applies if the insured aircraft is a total loss;

- 3) Incurred after repairs covered under Coverage C on your aircraft have been completed;
- 4) For storage, parking, tie-down, hangaring, landing, servicing, fueling or maintenance fees or charges, operating costs, or crew salaries or fees.
- 5) If we pay any expenses for renting substitute aircraft parts.

EXPENSE FOR RENTING SUBSTITUTE AIRCRAFT PARTS

Only with respect to aircraft having Flight Coverage C:

The **Company** will pay the reasonable extra expense, including the direct cost of installation, removal and transportation, incurred by **you** for renting or leasing aircraft parts as temporary substitutes for **aircraft** parts:

- a) damaged and being repaired, or
- b) destroyed and being permanently replaced,

caused by a **Physical Damage loss** covered by this policy to an **aircraft** shown on Item 3. of the Coverage Summary Page for the necessary repair period up to 90 days after the **loss** or **occurrence**.

The Limit of the **Company's** Liability with respect to the coverage provided by this endorsement shall not exceed:

\$5,000. each loss, regardless of the number of such substitute parts or aircraft.

The coverage provided herein shall be in addition to the Limit of Liability shown in Item 3 on the Coverage Summary Page.

This endorsement does not apply:

- 1. if the aircraft to which this endorsement applies is a total loss;
- 2. to any aircraft part not necessary for normal flight;
- 3. to your spare parts;
- 4. to parts under existing rental, lease or exchange agreements;
- to charges for wear, tear or depreciation, damage, loss, loss of use, maintenance, repairs or operating costs;
- to charges incurred after such damaged or destroyed part has been permanently repaired or replaced;
- 7. to charges incurred while such aircraft or temporary substitute part is unusable on account of:
 - a) an Airworthiness Directive, factory Service Bulletin, airworthiness inspection, breakdown;
 - b) malfunction or unsuitability;
- 8. if we pay any expenses for renting substitute aircraft.

8. HURRICANE PROTECTION COVERAGE

If the U.S. National Weather Service issues a "Hurricane Watch or Warning" for the area where **your aircraft** is principally based, **we** will reimburse **you** for a portion of the costs incurred by **you** to protect **your aircraft**, subject to the following:

- a) Your aircraft must be relocated to another airport, which is at least 100 nautical miles away and not under a "Hurricane Watch or Warning".
- b) This coverage only applies to aircraft listed in Item 3 of the Coverage Summary Page which have Aircraft Physical Damage Coverage C.

Our portion of the costs shall not exceed \$1,000. of the amount you incur to relocate the aircraft, for any one relocation during the policy period. The costs include the hiring of a pilot, who is not employed by you, and who meets the requirements of the Pilot Endorsement. Your costs must be properly receipted, documented and submitted to us for reimbursement.

9. NON-OWNED AIRCRAFT LIABILITY AND MEDICAL EXPENSE

INSURING AGREEMENT 4. b) is deleted and replaced by the following:

b) use of non-owned aircraft by you.

In addition to the Exclusions applicable to Coverages A and B, the coverage provided by this paragraph does not apply to:

- a) Property Damage to, destruction of, or loss of use of non-owned aircraft;
- b) Claims arising out of any product designed, manufactured, sold, distributed, serviced or handled by any insured;
- c) Claims arising out of any **aircraft** rented to, financed for, or leased to others, or repossessed or reacquired by any **insured**, subsidiary, owned or controlled firm thereof.

10. NON-OWNED HANGAR AND CONTENTS

Exclusion 6.b) is deleted and replaced with the following:

b) up to \$<u>50,000.</u> each **occurrence** for **property damage** to a hangar **you** rent, and its contents **you** do not own.

11. NON-OWNED AIRCRAFT PROPERTY DAMAGE LIABILITY COVERAGE

If you have purchased Flight Physical Damage Coverage, Insuring Agreement 4. - Liability Insurance For Your Use of Non-Owned Aircraft is extended to apply to your legal liability for property damage to non-owned aircraft used by you.

Our limit of liability for property damage to a non-owned aircraft will be no more than the greatest amount of flight coverage that you purchased for your aircraft, shown as the agreed value on Coverage Summary Page One, or \$50,000. whichever is more.

The coverage provided hereunder shall be part of and not in addition to the limit of liability stated in Coverage A on the Coverage Summary Page.

12. PERSONAL INJURY

Coverage A is amended to include Personal Injury Liability Insurance, but the most we will pay is the lesser of:

- a) limit of liability shown in Item 3 on Coverage Summary Page any one offense and in the annual aggregate;
- b) \$ 1,000,000. any one offense and in the annual aggregate.

Personal Injury means injury other than **bodily injury** arising from false arrest, detention, imprisonment, malicious prosecution, or eviction of a person from **your aircraft**. **Personal injury** does not include any one offense and in the annual aggregate:

- a) arising out of the willful violation of a penal statute or ordinance committed by or with **your** consent or the consent of anyone else;
- b) that you or anyone else has agreed to assume for others;
- c) arising out of the past, present or future employment of anyone.

13. PREMISES

Coverage A is extended to **bodily injury** and **property damage** for which **you** are legally liable, caused by an **occurrence** and arising out of the maintenance or use of the **premises** in or upon which **your aircraft** is stored.

Premises means the portions of an airport as are designated and used for the parking or storage of **your** aircraft, including **premises** owned or maintained by **you**.

The insurance provided by this Paragraph 13. will be secondary to and excess over any other valid and collectible insurance available to **you**.

14. RETURN PREMIUM

The following phrase is deleted from Conditions of Insurance, Item 9. Cancellation:

We shall not be liable for any return physical damage premium with respect to an aircraft on which a total loss has been paid.

15. PRODUCTS LIABILITY - SALE OF AIRCRAFT

Liability Coverage A is extended to include all sums which you become legally obligated to pay for an occurrence arising from your lease relinquishment or sale of your aircraft described in Item 3 on Coverage Summary Page.

This coverage shall apply only if the **bodily injury** or **property damage** occurs away from the **premises** used by **you** and after physical possession of the **aircraft** has been relinquished to others.

The most we will pay is the lesser of:

- a) limit of liability shown in Item 3 on Coverage Summary Page any one occurrence and in the annual aggregate;
- b) \$ 1,000,000. (subject to the **passenger bodily injury** limit indicated in Item 3 on Coverage Summary Page any one **occurrence** and in the annual aggregate.

The coverage provided by this provision shall remain in effect for six (6) calendar months following the date of the sale of the covered aircraft.

16. TRIP INTERRUPTION COVERAGE

We will reimburse you for "Trip Expenses" that you incur for alternate transportation of passengers, because of a loss that is otherwise covered by this policy, subject to the following:

- a) "Trip Expenses" include only the transportation costs:
 - 1) incurred after a **loss**, which renders the **aircraft** unairworthy and remains so at the time **you** incur the "trip expenses";
 - 2) from the place of loss to the original destination or the aircraft's home airport, whichever is closer;
 - 3) up to \$250. each passenger and \$1,500. each occurrence and must be properly receipted, documented and submitted to us for reimbursement.
- b) The aircraft involved in the loss must appear in Item 3 of the Coverage Summary Page with Flight Physical Damage Coverage C.

All other provisions of this policy remain the same.				
This endorsement become	mes effective		to be attached to and hereby made a part of	
Policy No	issued to			
Ву				
Endorsement No.				
Date of Issue		Ву	(Authorized Depresentative)	
			(Authorized Representative)	

WAR, HI-JACKING AND OTHER PERILS EXCLUSION CLAUSE (AVIATION)

This policy is amended as follows:

In the event any of the provisions of this endorsement are in conflict with any provisions, exclusions, conditions or terms forming part of this policy, this endorsement shall take precedence.

This policy does not cover claims caused by:

- (a) War, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, martial law, military or usurped power or attempts at usurpation of power;
- (b) Any hostile detonation of any weapon of war employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter;
- (c) Strikes, riots, civil commotions or labor disturbances;
- (d) Any act of one or more persons, whether or not agents of a sovereign power, for political or terrorist purposes and whether the loss or damage resulting therefrom is accidental or intentional;
- (e) Any malicious act or act of sabotage;

AVN48B (1/02)

- (f) Confiscation, nationalization, seizure, restraint, detention, appropriation, requisition for title or use by or under the order of any Government (whether civil, military or de facto) or public or local authority;
- (g) Hi-jacking or any unlawful seizure or wrongful exercise of control of the aircraft or crew in flight (including any attempt at such seizure or control) made by any person or persons on board the aircraft acting without the consent of the Insured.

Furthermore, this policy does not cover claims arising whilst the aircraft is outside the control of the Insured by reason of any of the above perils.

The aircraft shall be deemed to have been restored to the control of the Insured on the safe return of the aircraft to the Insured at an airfield not excluded by the geographical limits of this policy, and entirely suitable for the operation of the aircraft (such safe return shall require that the aircraft be parked with engines shut down and under no duress).

All other provisions of this policy remain the same.				
This endorsement become	es effective		to be attached to and hereby made a part of	
Policy No.	issued to			
Ву				
Endorsement No.				
Date of Issue		Ву	(Authorized Representative)	

ASBESTOS EXCLUSION ENDORSEMENT

This policy does not cover any claims of any kind whatsoever directly or indirectly relating to, arising out of or in consequence of:

- 1. The actual, alleged or threatened exposure to or presence of asbestos in any form whatsoever, including, but not limited to, asbestos fibers or asbestos dust, or any material or product containing, or alleged to contain, asbestos; or
- Any obligations, request, demand, order, or statutory or regulatory requirement that any Insured or others test
 for, monitor, clean up, remove, contain, treat, neutralize, protect against or in any other way respond to the
 actual, alleged or threatened exposure to or presence of asbestos in any form whatsoever, including, but not
 limited to, asbestos fibers or asbestos dust, or any material or product containing, or alleged to contain,
 asbestos.

However, the exclusion shall not apply to any claim for asbestos exposure caused by or resulting from a crash, fire, explosion, or collision or a recorded in flight emergency causing abnormal aircraft operations.

Notwithstanding any other provisions of this Policy, Insurers will have no duty to investigate, defend or pay defense costs in respect of any claim excluded in whole or in part under paragraphs 1. or 2. hereof.

All other provisions of this policy remain the same.				
This endorsement become	s effective		to be attached to and hereby made a part of	
Policy No	issued to			
Ву				
Endorsement No.				
Date of Issue		Ву	(Authorized Representative)	

NOISE AND POLLUTION AND OTHER PERILS EXCLUSION CLAUSE

This policy is amended as follows:

In the event any of the provisions of this endorsement are in conflict with any provisions, exclusions, conditions or terms forming part of this policy, this endorsement shall take precedence.

- This policy does not cover claims directly or indirectly occasioned by, happening through or in consequence of:
 - (a) noise (whether audible to the human ear or not), vibration, sonic boom and any phenomena associated therewith.
 - (b) pollution and contamination of any kind whatsoever,
 - (c) electrical and electromagnetic interference,
 - (d) interference with the use of property;

unless caused by or resulting in a crash, fire, explosion or collision or a recorded in-flight emergency causing abnormal aircraft operation.

- 2. With respect to any provision in the policy concerning any duty of the Company to investigate or defend claims, such provision shall not apply and the Company shall not be required to defend:
 - (a) claims excluded by paragraph 1., or
 - (b) a claim or claims covered by the policy when combined with any claims excluded by paragraph 1. (referred to below as "Combined Claims").
- In respect of any Combined Claims, the Company shall (subject to proof of loss and the limits of the policy)
 reimburse the Insured for that portion of the following items which may be allocated to the claims covered by
 the policy:
 - (a) damages awarded against the Insured and
 - (b) defense fees and expenses incurred by the Insured.
- Nothing herein shall override any radioactive contamination or other exclusion clause attached to or forming part of this policy.

EXCLUSION DELETION ENDORSEMENT

Physical Damage Coverage (Terrorism Risk Insurance Program Reauthorization Act of 2015)

In consideration of an additional premium of \$,		, this policy is amended as follows:		
Notwithstanding a	nything in the policy to the contrar	y, this endorsement p	provides the c	overages shown below:
	Exclus	sion Deletion		
except as to t	UE1066 - entitled Terrorism Exclus hose aircraft listed below. The de Hi-Jacking and Other Perils Claus	eletion of UE1066 sha	all in now ay a	affect the provisions
ID Number	Make and Model		Year	_Agreed Value
Coverage provided policy to which it is	l by this endorsement is subject t s attached.	to the terms, exclusi	ons, conditior	s and limitations of the
All other provisions of	this policy remain the same.			
This endorsement bed Policy No.	comes effectiveissued to			d hereby made a part of
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Endorsement No.			2	 1
Date of Issue		Ву	Authorized Re	Saker

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EXCLUSION DELETION ENDORSEMENT

Liability Coverage (Terrorism Risk Insurance Program Reauthorization Act of 2015)

In consideration of an additional premium of \$ coverage as is set forth below:			, this policy is amended to provide suc	:h
(A)	EXCLUSION DELETION			
	Endorsement UE1066 - entitled Terrorism The deletion of UE1066 shall in no way Exclusion Clause (Aviation), Form No. AVN	affect the provisions of	of the War, Hi-Jacking and Other Peri	
(B)	LIMITATION OF LIABILITY			
	The limit of the Company's liability for th within and shall not be in addition to the lim			ed
A 11	other provinces of this policy remain the co	 .		
	other provisions of this policy remain the sai s endorsement becomes effective		no attached to and hereby made a part of	٥f
	cy No issued to			<u></u>
Ву				_
End	orsement No.			
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BREACH OF WARRANTY ENDORSEMENT

	consideration of an additional premium of \$, this policy is amended as follows:
Los	ss, if any, under any Physical Damage coverage provided by this policy, shall be payable to the insured , and
(he	reinafter called the Lienholder) as interest may appear. As to the interest of the said Lienholder only, the insurance afforded by any Physical Damage Coverage of this policy shall not be invalidated by any act or neglect of the Insured nor by any change in the title or ownership of the aircraft but conversion, embezzlement or secretion by or at the direction of the Insured is not covered; provided however that:
	 in case the Insured shall neglect to pay any premium due under this policy the Lienholder shall, on demand, pay the premium; and
	b) the Lienholder shall notify the Aviation Managers of any change of title or ownership of the aircraft or apparent increase of hazard, which shall come to the knowledge of the Lienholder, and, unless permitted by this policy, it shall be endorsed thereon and the Lienholder shall, on demand, pay the premium for such increased hazard.
2.	The liability of the Company to any Lienholder under the provisions of Paragraph 1 of this endorsement shall not exceed:
	 a) the unpaid balance due on liens pertaining to the aircraft less unearned interest and unpaid installments more than 10 days overdue on the date of loss or damage; nor
	 the amount of lien recited in paragraph 6 of this endorsement, which would have remained unpaid at the time of the loss or damage had all payments been made when not more than 10 days overdue; nor the Agreed Value of the aircraft as stated in this policy, whichever is less.
3.	Whenever the Company shall pay any sum for loss , damage or expense under any Physical Damage Coverage of this policy and claim that, as to the Insured , no liability existed therefor, the Lienholder shall thereupon, to the extent of such payment, assign, deliver and convey all interest that the Lienholder may have in said aircraft, all instruments of security pertaining thereto and rights against the Insured , to the Company. The Insured agrees to promptly reimburse the Company for any sum paid for loss , damage or expense which the Company would not have been obligated to pay but for the provisions of paragraph 1 of this endorsement.
4.	No provision in this policy in relation to deductions from any loss payable, shall be applicable to any payment to the Lienholder under Paragraph 1 of this endorsement other than as set forth in this endorsement.
5.	In the event this policy or this endorsement is cancelled by the Aviation Managers 30 days (ten days if for nonpayment of premium) prior notice shall be sent to the said Lienholder named herein.
6.	This endorsement shall be applicable only with respect to the aircraft identified below.
	ID Number Amount of Lien
All	other provisions of this policy remain the same.
Thi Pol	is endorsement becomes effective to be attached to and hereby made a part of icy No issued to
Ву	
End	dorsement No.
Da	te of Issue By(Authorized Representative)
	(Δuthorized Representative)

LAD23 (8/99)

ADDITIONAL INSURED ENDORSEMENT

	consideration of an additional premium of \$, the following are included as additional insured , only with respect to the liability coverage afforded by this policy and is subject to the following:	
(On	aly the clause(s) indicated by an "X" shall apply.)	
	Excess Liability - Coverage only applies after all other coverage available to the additional insured has been exhausted.	
	Non-operational - Coverage only applies with respect to the vicarious liability of the additional insured for the operation of the aircraft by the Named Insured , including any interest in the aircraft as owner/lessor.	
	Flight Instruction - Coverage only applies while instructing, supervising, evaluating or examining the following pilots, who must also meet the requirements of the Pilots Endorsement:	
	Hangarkeepers - Coverage only applies with respect to the storage of your aircraft.	
	Workmanship Exclusion - Coverage does not apply to any occurrence arising from the design, manufacture modification, repair, sale, or servicing of your aircraft other than ground handling.	
Add	ditional Insured:	
All	other provisions of this policy remain the same.	
	s endorsement becomes effective to be attached to and hereby made a part of icy No issued to	
Ву		
End	dorsement No.	
	By(Authorized Representative)	
LA[(Authorized Representative) D26 (9/99)	

AVIATION DATE RECOGNITION ENDORSEMENT WITH LIMITED COVERAGE GRANT AIRCRAFT OPERATORS OPTION 4

This Policy does not cover any claim, damage, injury, loss, cost, expense or liability (whether in contract, tort, negligence, product liability, misrepresentation, fraud or otherwise) of any nature whatsoever arising from or occasioned by or in consequence of (whether directly or indirectly and whether wholly or partly):

- a) the failure or inability of any computer hardware, software, integrated circuit, chip, computer component or other information technology equipment or system (whether in the possession of the **Insured** or of any third party) accurately or completely to process, recognize, exchange or transfer year, date or time data or information in connection with:
 - the change of year from 1999 to 2000; and/or
 - the change of date from 21 August 1999 to 22 August 1999; and/or
 - any other change of year, date or time;

whether on or before or after such change of year, date or time;

- b) any implemented or attempted change or modification of any computer hardware, software, integrated circuit, chip, computer component or other information technology equipment or system (whether in the possession of the **Insured** or of any third party) in anticipation of or in response to any such change of year, date or time, or any advice given or services performed in connection with any such change or modification;
- any non-use or unavailability for use of any property or equipment of any kind whatsoever resulting from any act, failure to act or decision of the **Insured** or of any third party related to any such change of year, date or time;

and any provision in this Policy concerning any duty of the Company to investigate or defend claims shall not apply to any claims so excluded.

HOWEVER, in consideration of the additional premium of \$______, it is hereby understood and agreed that this endorsement shall not apply to:

- 1. any accidental loss of or damage to an aircraft defined in the policy schedule (Insured Aircraft); and
- any sums which the Insured shall become legally liable to pay, and (if so required by the Policy) shall pay (including costs awarded against the Insured) in respect of:
 - (a) accidental **bodily injury** (fatal or otherwise) to **passengers** directly caused by an accident to an insured **aircraft**; and/or
 - (b) loss of or damage to baggage and personal articles of **passengers**, mail and cargo directly caused by an accident to an insured **aircraft**; and/or
 - (c) accidental **bodily injury** (fatal or otherwise) and accidental damage to property directly caused by an insured **aircraft** or by any person or object falling therefrom.

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1223 (6/99)	Page 1 of Endorsement No

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Thi	s endorsement becomes effective to be attached to and hereby made a part of cy No issued to
All	other provisions of this policy remain the same.
	aircraft which has not been physically damaged or destroyed in the accident giving rise to a claim under the Policy.
2.	Nothing in this endorsement shall provide any coverage in respect of grounding and/or loss of use of any
1.	Coverage provided pursuant to this endorsement shall be subject to all terms, conditions, limitations, warranties, exclusions and cancellation provisions of this Policy (except as specifically provided herein), and nothing in this endorsement extends coverage beyond that which is provided by the Policy.
PR(OVIDED THAT:

(Authorized Representative)

71223 (6/99)

Endorsement No.

Date of Issue _____

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