



## Student Agreement

I, (Print) \_\_\_\_\_, agree to the following conditions of this student agreement between Springs Aviation and myself.

Student shall operate all aircraft in accordance with Federal Aviation Regulations, Federal, State and Local laws, and the Standard Operating Procedures of Springs Aviation.

Student shall operate aircraft ONLY when they possess a current and appropriate Pilot Certificate and a **current** and appropriate Medical Certificate. (unless with a CFI)

Student shall receive and document an aircraft checkout before operating any aircraft owned and/or operated by Springs Aviation.

Student shall perform a complete and thorough preflight inspection of any aircraft that they will be operating. Student shall document and report any damage or discrepancies found before, during, and after their flight. Student understands that any damage noted AFTER their rental period and prior to operation by another Renter/Student shall be considered the responsibility and liability of the last Renter/Student

The Student is financially responsible for all damages that occur due to their own negligence, including but not limited to **\$30,000.00** to cover expenses. **The renter is required to obtain renters/non-owners insurance to cover any damages that may occur and provide Springs Aviation with a copy of proof of coverage for files. Renter is responsible to send a current copy of said proof of insurance every year as policy is renewed.**

Student shall not operate any aircraft for commercial purposes or for hire.

Student shall LAND the aircraft with standard required minimum of fuel (at cruise power) on board.

Student will not make any landing on other than hard surfaced runways except in an emergency.

Student shall not allow any other person to operate the aircraft under any circumstance.

Student will not perform aerobatic maneuvers at any time. Intentional spins are allowed ONLY when a CFI employed by Springs Aviation is onboard the aircraft, and only when said aircraft is certificated for such maneuvers.

Student shall complete a flight itinerary and file an FAA flight plan before departing on any cross-country trip of more than 50 nautical miles, or obtain flight following while Enroute.

Student shall not use tobacco in any form while operating aircraft.

Student shall obtain necessary weather briefings before operating any aircraft.

Student shall follow the following weather restrictions:

Do not fly with 20 kt Headwind

Do not fly with 15 kt Crosswind

Do not fly when Density Altitude is over 10,000

Student shall not fly into IFR conditions unless the Renter is properly IFR rated and current, and only after all aircraft/equipment checks have been performed before the flight begins.

Student shall properly secure aircraft when not parked inside a hangar. This includes proper tie-downs and installing the gust lock. Student must learn how to properly operate hangar doors.

Student shall not perform or authorize any maintenance without prior permission from Springs Aviation.

Student understands that flying has inherent hazards associated with it and Student agrees to relieve Springs Aviation, its owners, operators, employees, and affiliates of any and all responsibilities that result in injury, death, property damage, or other matters that should arise while Renter is operating the aircraft.

**Payment is due upon receipt of all services and rentals.** If your account is not current, this could result in being unable to use our FBO scheduler. We do not allow our students and renters to hold an account in the negative and be able to use our aircraft. In case of non-payment, Renter shall be liable for any and all reasonable attorney fees and collection fees as necessary for recovery.

A \$25 returned check fee and any bank fees will be assessed to Student for any returned check(s).

**Student must give 12 hour notice to CFI to cancel instructional flight. If no notice is given, student will be charged \$45.00 for the CFI's time.**

If any portion of this agreement becomes invalid, all other portions shall remain in effect.

Any unresolved disputes arising from this Agreement shall be resolved in the courts of the State of Colorado.

***My signature attests that I have read and understand this rental agreement in its entirety and I will abide by this agreement as written.***

\_\_\_\_\_  
*Print Name*

\_\_\_\_\_  
*Sign Name*

\_\_\_\_\_  
*Date*

\_\_\_\_\_  
*Springs Aviation Representative*