## White Cloud Aviation

Hereafter known as "WCA"

## AIRCRAFT RENTAL AGREEMENT FOR: N736VJ and N739UN

THIS AGREEMENTS MADE THIS[	DAY OF, 20	_ BETWEEN WCA, HEREAI	FTER REFERRED TO
AS THE OWNER, AND		REFERRE	D TO HEREAFTER AS
THE RENTER. IN CONSIDERATION O	F THE OWNER PROVIDIN	NG THE AIRCRAFT LISTED	ABOVE TO RENT TO
THE RENTER, THE RENTER AGREES I	THAT THE FOLLOWING C	CONDITIONS WILL APPLY:	

- 1. The renter shall not use the aircraft for or during any act that is in violation of local, state, or federal laws, statutes, or regulations. The renter warrants that he or she has not been convicted of any felony involving, in any way, an aircraft, not is currently appealing such a conviction.
- 2. The renter shall not use the aircraft for hire, or any commercial purpose as defined by FAR part 1 and part 119.
- 3. Local flights only KHII, KIGM, P20, KIFP and KBLH unless otherwise arranged by the owner.
- 4. Airplane rental prices do "not" include fuel and oil. In the event the renter must refuel the aircraft during a rental period away from KHII, the renter must use only 100LL fuel only.
- 5. The renter agrees to return the aircraft at the agreed upon time, weather permitting, in the same condition as when he or she received it, normal wear and tear accepted. In the event that weather precludes the renter from returning to Lake Havasu City, AZ at the appointed time, the renter shall notify owner by phone (928-412-2772). The cost of returning the aircraft will be paid by the renter.
- 6. At the time the renter schedules the aircraft for cross country flight, he or she shall specify the proposed route of flight and provide the owner with a contact telephone number at the destination.
- 7. The renter will not fly after local sunset unless they are night current per FAR 61.57(b).
- 8. The renter shall not fly in weather conditions that are below VFR weather minimums specified in all applicable FARs unless his or her instrument currency has been verified by an approved instructor prior to each flight. The renter shall verify that the aircraft is suitably equipped, and all equipment meets applicable FARs (IFR certified).
- 9. The renter shall not allow any other pilot except a certified instructor, approved by the owner and giving flight instruction, to act as pilot in command.
- 10. The renter shall, prior to departing on a flight outside the local area (50 nm radius), obtain a weather briefing and file a FAA flight plan.

## White Cloud Aviation

Hereafter known as "WCA"

## AIRCRAFT RENTAL AGREEMENT FOR: N736VJ and N739UN

- 11. The enter shall not fly the aircraft until he or she has done a complete pre-flight inspection and run up and is satisfied that the aircraft is in an airworthy condition and that all required equipment is in working condition. The renter is responsible for ensuring that sufficient fuel and oil are onboard the aircraft for the proposed flight. Minimum landing fuel is one hour reserve.
- 12. The renter shall operate only from paved runways.
- 13. The renter shall provide a tie-down or hangar at each point of landing and lock the aircraft whenever it is unattended.
- 14. In the event of mechanical malfunction of the aircraft the renter shall contact the owner for procedures to be followed. In no case shall the renter be authorized to any maintenance or allow ANY OTHER PERSON to do any maintenance of the aircraft without such prior approval. Aircraft owner is " not "responsible for transportation back to KHII in the event of mechanical repair to the rented aircraft.
- 15. The owner has insurance primarily for the benefit of WCA, its owners and employees. The policy does not provide any coverage to the renter, who may be held responsible for not only the owner's deductible, but for all damage and liability which was caused in part or in full by the renter's negligence. We require the renter/solo students and or PPL to purchase non-owner/renter's insurance with aircraft coverage and provide a copy to WCA (AOPA,AVEMCO,SKYWATCH AI insurance companies are suggestions only) \$75,000 aircraft insurance coverage up to replacement value of \$185,000 recommended.
- 16. The agreement shall continue in full force and effect until terminated by the owner. The owner reserves the right to terminate this agreement for any reason.
- 17. The renter warrants that all the information provided to the owner is correct to the best of his or her knowledge and that if material change occurs the owner will be notified immediately.
- 18. **WCA** may refuse to rent an airplane at any time if they believe the renter is not competent for the proposed flight. For this purpose, competence includes the necessary skill, knowledge, judgement, or physical ability.

WCA or approved CFI (please sign)	RENTER PILOT (please sign)	
<del></del>		
DATE:	DATE:	