

Five and any Endorsements issued. The signature of our Aviation Managers on the Coverage Identification Page along with the signatures below of our President and Secretary validate your policy.

Secretary President

Form GA100C H (01/10)

Aircraft Insurance Policy

New York

ISSUED THROUGH



15280 Addison Road | Addison, Texas 75001 888.880.1289 | 972.852.1200

This policy is written in language that is easier to understand than language previously used. The provisions of your policy are set forth in detail in the Coverage Identification Page, Parts One through Five and any Endorsements we issue. Together, these comprise your policy.

This policy may provide you with coverage for Aircraft Physical Damage, Liability to Others and Medical Expense. Be sure to review your Coverage Identification Page to confirm the coverage and limits issued to you. Then read each Part of the Policy and each Endorsement we issued. This will enable you to better understand your policy.

This Policy is a legal contract between you and the Company; therefore,

IT IS IMPORTANT THAT YOU READ YOUR POLICY CAREFULLY.

The next page provides you with a brief index to the important features of your policy.

WARNING

If you have an accident or occurrence in Mexico, you may be jailed and your aircraft impounded unless you have aircraft liability coverage issued by an insurance company licensed in Mexico or otherwise comply with the laws of Mexico.

As the Company is not licensed in Mexico, you must make certain you have the required coverage before you fly into Mexico!

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Part One. GENERAL PROVISIONS AND CONDITIONS

Here are some matters you need to be aware of before you read the other Parts of your policy that help explain your coverage.

Words and Phrases

The following words and phrases when appearing in bold face type have special meaning throughout the policy:

- a. You and your mean the person(s) or organization(s) named in Item 1 of the Coverage Identification Page under the heading "Named Insured."
- b. **Someone we protect** means any person or organization we provide liability coverage to through this policy other than **you**.
- c. Anyone or others means any person or organization other than you. The terms may include person(s) or organization(s) we define as someone we protect.
- d. We, us or our means the insurance company named on the Coverage Identification Page.
- e. **Aviation Managers** means Aerospace Insurance Agency, Inc., which manages **our** aviation insurance business for **us**.
- f. Aircraft means the aircraft owned or leased by you that is shown in Item 5 of your Coverage Identification Page or qualifying under PART FIVE of your policy. It includes the airframe, landing gear system, engine (including propeller governor or other parts or accessories attached or mounted to the engine), propeller or rotor, flight and engine instruments, avionics, electrical system, flight control system, fuel system, and any hydraulic and pressurization system. Parts usually mounted or attached to the aircraft are included while temporarily removed so long as they are not replaced by other parts. Log books, documents or other records related to the ownership or maintenance of an aircraft are not a part of the aircraft.
- g. **Agreed value** means the amount of money shown in Item 5 of the Coverage Identification Page. This is the amount **you** and **we** have agreed **your aircraft** is worth and the maximum amount of Aircraft Physical Damage coverage **we** provide.
- h. **In motion** means when any part of the **aircraft** is moving as a result of electrical or engine power or the resulting momentum.
- In flight means when movement of the aircraft begins for takeoff until completion of the landing run.
- j. Passenger means any person who is in the aircraft or getting in or out of it. If more than one of the aircraft shown in Item 5 of your Coverage Identification Page is involved in one occurrence, every person who is in any of the aircraft is a passenger.
- k. **Bodily Injury** means physical injury to a person, including sickness, disease (including mental anguish) or death resulting from such physical injury.
- Property damage means physical damage to or destruction of tangible property, including any resulting loss of use of that property. It does not include damage to or destruction of the aircraft.
- m. Accident means a sudden event during the policy period, neither expected nor intended by you or someone we protect, that involves the aircraft and causes physical damage to or loss of the aircraft during the policy period.
- n. Occurrence means a sudden event or repeated exposure to conditions, involving the aircraft during the policy period, neither expected nor intended by you or someone we protect, that causes bodily injury or property damage to others during the policy period. All bodily injury or property damage resulting from the same general conditions will be considered to be caused by one occurrence. If more than one of the aircraft shown in Item 5 of your Coverage Identification Page is involved in the same occurrence, all bodily injury or property damage resulting from the involvement of all of the aircraft will be considered to be caused by one occurrence.
- Federal Aviation Administration (FAA) means the authority of the United States of America having jurisdiction over civil aviation or its counterpart in another country.
- p. Student Pilot means any pilot holding a valid student pilot certificate issued by the FAA.

- q. Renter Pilot means any person or organization who is renting the aircraft from you.
- r. Pleasure and Business means use of the aircraft by you or by someone we protect for personal and business-related purposes where no charge is made for such use. You or someone we protect may receive reimbursement for expenses incurred in operating the aircraft provided such reimbursement is limited to expenses allowable, if any, to a Private Pilot under Part 61 of the FAA regulations.
- s. Instruction and/or Rental means use of the aircraft by you for the commercial instruction of, or rental to, others for their pleasure and business purposes. You or someone we protect may also use the aircraft for pleasure and business purposes.
- t. Charter/Air Taxi means use of the aircraft by you for transporting passengers or freight for hire, and use by you or someone we protect for pleasure and business purposes.
- u. Commercial means use of the aircraft by you for instruction and/or rental purposes, charter/air taxi purposes and by you or someone we protect for pleasure and business purposes.
- v. Flying Club means use of the aircraft by your members for their pleasure and business purposes. A member is any person having an ownership interest in the aircraft or the organization shown in Item 1 of the Coverage Identification Page. You may charge membership fees and dues and you may also charge the members fees for use of the aircraft.

2. Our Obligations and Your Duties

We agree to provide coverage to you and someone we protect if you pay the premium and comply fully with the policy requirements, but if you do not, or someone we protect does not, then we are not obligated either to you or to someone we protect. We have the right to deduct any premium or other monetary obligations owed to us from any payment we make.

3. Requirements for the Pilot Flying the Aircraft

You must make certain that the pilot operating the aircraft in flight meets the requirements shown in Item 9 of the Coverage Identification Page. There is no coverage under the policy for any accident or occurrence involving operation of the aircraft in flight if the pilot does not meet these requirements.

4. The Use of the Aircraft

You must make certain that the aircraft is used for the purposes stated in Item 10 of the Coverage Identification Page. There is no coverage under the policy if the aircraft:

- a. is used for any purpose not stated in Item 10 of the Coverage Identification Page;
- b. is used for any unlawful purpose;
- c. use requires a special permit or waiver from the FAA; or
- d. airworthiness certificate is not in full force and effect or has been converted to a restricted or experimental certificate unless stated in Item 5 of the Coverage Identification Page.
- 5. When and Where the Policy Provides Coverage

This policy provides coverage during the policy period shown in Item 3 of the Coverage Identification Page while the aircraft is within the United States (excluding Alaska), Canada, Mexico, or while en route between these territories.

- 6. If there is an Accident or Occurrence
 - In the event of an accident or occurrence, you or someone we protect must:
 - notify us, our Aviation Managers or your agent as soon as reasonably possible and describe how, when and where the accident or occurrence happened and give the names and addresses of witnesses, injured persons and all persons onboard the aircraft.
 - ii. cooperate with **us** in the investigation, settlement or defense of any claim;
 - iii. answer under oath questions asked by us or anyone we designate;
 - iv. promptly send us copies of any notices or legal papers received relating to the accident or occurrence;
 - help us in obtaining and giving evidence, attending hearings and trials, and getting witnesses to testify;
 and

vi. promptly notify the police if your aircraft or any part of it is stolen or vandalized.

Failure to give notice to **us** as required under this policy shall not invalidate any claim made by **you** or **someone we protect**, the injured person or any other claimant, unless the failure to provide such timely notice has prejudiced **us**. However, no claim made by **you** or **someone we protect**, the injured person or other claimant will be invalidated if it shall be shown not to have been reasonably possible to give such timely notice and that notice was given as soon as was reasonably possible thereafter.

- b. In the event of an accident or occurrence, you and someone we protect must not:
 - make any statement about the accident or occurrence to others without our permission, except to government authorities making an official investigation; or
 - ii. make any voluntary payments, assume any obligation or incur any expense without our permission, except for emergency first aid to others or for protection of the aircraft from further loss.

7. Changing the Policy

If you wish to change anything in your policy, you or your representative should contact us through our Aviation Managers, but no change occurs until you or your representative is notified in writing by our Aviation Managers of our agreement to change the policy.

8. Canceling the Policy

You may cancel the policy at any time by telling us in writing and in advance, through our Aviation Managers, of the date you want the coverage to end. If you cancel the policy, we will refund 90% of the unearned premium you have paid.

We or our Aviation Managers may cancel this policy at any time by mailing or delivering a notice of cancellation to you at the address shown in Item 2 of the Coverage Identification Page at least:

- a. 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or
- b. 30 days before the effective date of cancellation if we cancel for any other reason.

Proof of mailing or delivery of the notice is sufficient proof of notice. **We** will compute the premium earned by **us** based on the percentage of the original policy period that **we** provided coverage.

We will return to you any premium that you have paid that we have not earned, but making the refund is not a condition of cancellation.

However, if **we** pay or have paid the **agreed value** of the **aircraft**, less any applicable deductible under the Aircraft Physical Damage coverage, **we** are entitled to the total Aircraft Physical Damage premium shown on the Coverage Identification Page for the **aircraft** for which **we** made or make payment. **You** agree to pay any premium that may be due or permit **us** to deduct such premium from **our** loss payment.

9. Other Coverage

If there is other valid and collectible insurance coverage protecting **you** or **someone we protect** for an **accident** or **occurrence** covered by this policy, **we** will pay only the percentage portion that the applicable limit of coverage of this policy bears to the total of the applicable limits of coverage for all policies.

If there is an **accident** or **occurrence** covered by **your** policy involving the "Temporary Use of Substitute Aircraft" or "Use of Another Aircraft", **your** policy will be excess over any other policy protecting **you**.

10. Transfer of Interest in Your Policy

Neither you nor someone we protect can transfer an interest in this policy without our written consent through our Aviation Managers. If you die during the policy period, your legal representative will have all of your rights and duties under the policy while settling your estate if we are notified through our Aviation Managers within 60 days of your death.

11. Our Right of Recovery (Except PART FOUR. Medical Expense Coverage)

If we make any payment, we will take over your right to recover the payment from anyone who is responsible. You and someone we protect must do everything necessary to transfer this right of recovery to us, including allowing suit to be brought in your name or in the name of someone we protect. You and someone we protect must do nothing that will interfere with, limit or waive our right to recover.

12. State Statutes

Any statement or provision of this policy which conflicts with the laws of the state shown in Item 4 of the Coverage Identification Page is hereby amended by **us** to conform to the laws of such state.

13. Legal Action Against Us

No legal action shall be brought against **us** until the policy provisions have been complied with fully. No one shall have the right to:

- a. join us as a party to any legal action brought against you or someone we protect; or
- b. bring us into any legal action to determine your liability or the liability of someone we protect.

A person or organization may bring **us** into any legal action to recover on an agreed settlement or on a final judgment against **you** or **someone we protect**, but **we** will not be liable for damages that are not payable under the terms of this policy or that are excess of the applicable limit of insurance. An agreed settlement means a settlement and release of liability signed by **us**, **you** or **someone we protect** and the claimant or the claimant's legal representative.

With respect to **bodily injury** claims, if **we** deny coverage or do not admit liability because **you** or **someone we protect**, or the injured person, someone acting for the injured person or other claimant fails to give **us** written notice as soon as practicable, then the injured person, someone acting for the injured person or other claimant may bring an action against **us**, provided the sole question is whether the denial of coverage or non-admission of liability is based on the failure to provide timely notice. However, the injured person, someone acting for the injured person or other claimant may not bring an action if within 60 days after **we** deny coverage or do not admit liability, **we** or an insured: (a) brings an action to declare the rights of the parties under the policy; and (b) names the injured person, someone acting for the injured person or other claimant as a party to the action.

14. Death, Bankruptcy or Insolvency

Death, bankruptcy or insolvency of **you** or **someone we protect**, or of **your** or **someone we protect**'s estate, will not relieve **us** of any of **our** obligations under this policy.

15. Concealment or Misrepresentation

We do not provide coverage for you or someone we protect if you or someone we protect has deliberately concealed or misrepresented any material fact or circumstance relating to the policy either before or after an accident or occurrence. No misrepresentation shall be deemed material unless knowledge by us of the facts misrepresented would have led to our refusal to make such contract.

16. Inspection and Audit

We will have the right, but shall have no obligation, to inspect the aircraft and records during and up to 1 year after the policy period.

Part Two. AIRCRAFT PHYSICAL DAMAGE COVERAGE

Review Item 5 of **your** Coverage Identification Page to confirm the Aircraft Physical Damage coverage that has been issued to **you**. Please note also the **agreed value** of the **aircraft** and the amount for which **you** are responsible (deductible). This coverage is for **your** benefit and not for the benefit of **anyone** else in possession of the **aircraft**.

1. What We Cover

- Coverage F covers direct physical loss of or damage to the aircraft caused by an accident while the aircraft is not in motion; and
- b. Coverage G covers direct physical loss of or damage to the **aircraft** caused by an **accident** while the **aircraft** is **in motion**.

2. What You Must Pay or Bear (Deductible)

When **we** pay for loss of or damage to the **aircraft**, **you** must first pay or bear one of the following amounts unless no deductible applies:

- a. Not In Motion Deductible. The amount shown in Item 5F of your Coverage Identification Page must be paid or borne by you when loss or damage occurs under Coverage F. We will not apply a deductible amount if the loss or damage results from a fire caused by a combustion source external to the aircraft, lightning, explosion, theft or vandalism
- b. **In Motion** Deductible. The amount shown in Item 5G of **your** Coverage Identification Page must be paid or borne by **you** when loss or damage occurs under Coverage G.
- 3. What **We** Will Pay (Less Deductible)
 - a. Destroyed Aircraft. If the cost of repair when added to the value of the aircraft after it is damaged and prior to repairs equals or exceeds the agreed value, it is a destroyed aircraft.
 - If the aircraft is destroyed, we will pay the agreed value of the aircraft, less the applicable deductible. We will be entitled to ownership of the aircraft upon payment, free and clear of any encumbrances on the aircraft.
 - b. Damaged Aircraft. If the aircraft is damaged and not destroyed, we will pay the reasonable cost of repair after the aircraft has been repaired, but we will not pay more than the agreed value, less the applicable deductible.

If the aircraft is damaged by hail, we will pay the reasonable cost of repair of the hail damage that affects the airworthiness of the aircraft after the aircraft has been repaired. We will pay an amount not exceeding 10% of the agreed value for hail damage that does not affect the airworthiness of the aircraft, less the applicable deductible. Hail damage that does not result in an immediate grounding of the aircraft will be deemed to be damage not affecting the airworthiness of the aircraft.

Cost of repair includes necessary labor at straight time rates, parts and materials of similar kind and quality and the least expensive transportation charges necessary to repair the **aircraft** and return it to the place where the damage occurred or its home airport, whichever is nearer. If **you** are authorized by the **FAA** to perform, and **you** elect to perform, **your** own repairs, **you** agree to supply materials, parts and labor at **your** cost, excluding overtime payments. **We** agree to increase the allowance for **your** labor costs by 50% of the gross amount paid in wages or compensation to help **you** defray **your** cost of overhead and supervision. Repairs performed by any organization in which **you** have any ownership interest shall be deemed to be repairs performed by **you**.

4. What **We** Will Not Pay

We will not pay for physical loss of or damage to the aircraft:

Pilots and Use

a. Unless the requirements regarding Pilots in Item 9 of the Coverage Identification Page and Use (Item 10) are met:

Wear and Tear and Mechanical Breakdown

b. Caused by wear or tear, deterioration, freezing, mechanical or electrical breakdown or failure, including any loss or damage to a component or system of the aircraft that is caused in whole or in part by a defective product or the negligence of any person or organization in repairing or installing such product. We will, however, pay for direct physical damage to other systems of the aircraft that results from these causes. For the purpose of this provision, damage that results from the breakdown, failure or malfunction of any internal or external engine component, or any accessory, component or part attached to the engine is a breakdown or failure of the entire engine;

Tires

 Tires, unless caused by theft or vandalism, or the loss or damage is the result of other loss or damage we cover;

Seaplane-Amphibian

 d. If it is equipped for water takeoffs and landings unless the aircraft is identified as a seaplane or amphibian in Item 5 of the Coverage Identification Page;

Undisclosed Ownership and Other Interests

e. If **your** interest in the **aircraft** is subject to any liens, mortgages, lease or ownership interest claims of **others** unless all interests of **others** are identified in either Item 1 or 11 of the Coverage Identification Page or in an Endorsement;

War-Confiscation

f. Caused by arrest, restraint, seizure, confiscation, detention by or at the direction of any government; or caused by declared or undeclared war;

Radiation

g. Directly or indirectly caused by or arising out of ionizing radiation or contamination by radioactivity from any source; or

Embezzlement, Conversion or Secretion

h. If anyone to whom you relinquish possession of the aircraft embezzles, converts or secretes the aircraft.

We also will not pay for depreciation, loss of use, loss of profits, loss of guaranty or warranty, or any other economic or consequential damage of any kind.

5. What You Must Do

If the aircraft is damaged, you must:

Protect the Aircraft

a. Do all **you** can to protect the **aircraft** from further loss, and **we** will pay **you** for all reasonable expenses incurred by **you** in protecting it;

Proof of Loss

b. Give us a sworn Proof of Loss statement within 90 days of the loss;

Show Us the Physical Damage

c. Show us the physical damage to the aircraft before repair or disposition;

Show Us the Records

d. Show **us** all records **you** have that would prove the amount of loss.

6. When We Will Pay

We will pay for loss of or damage to the aircraft covered by your policy:

Damaged Aircraft

a. within 30 days after you have given us a sworn Proof of Loss statement and you and we agree on the amount;
 or

Destroyed Aircraft

b. within 30 days after **you** have given **us** a sworn Proof of Loss statement and **you** have delivered the **aircraft** log books, airworthiness certificate and a bill of sale transferring clear title to the **aircraft**.

7. Theft

If the aircraft or any part of it is stolen and recovered before we have paid for it, we may return it to you along with payment for any physical damage to it.

Disappearance

We will consider your aircraft to be lost in flight if it disappears and it cannot be located within 60 days.

9. Reinstatement of Coverage

If your aircraft is damaged, the amount of coverage for the aircraft will be reduced by the amount of the damage. The coverage will be automatically increased, at no additional premium, by the cost of the repairs completed until the agreed value has been restored or the policy expires. If, however, we pay as much as the agreed value, less the applicable deductible, we are entitled to the total Aircraft Physical Damage premium for the aircraft on which we made or make the payment.

Part Three. LIABILITY TO OTHERS

Review Item 6 of your Coverage Identification Page to confirm the particular liability coverage and limits issued to you.

What We Cover

We will pay for the damages that you, or someone we protect, are legally required to pay for bodily injury or property damage to others caused by an occurrence.

a. Coverage D covers **bodily injury and property damage** in a combined limit of liability for each **occurrence**. Where the word "**IN**cluding" is shown in Item 6D, the most **we** will pay for **bodily injury** to all **passengers** and all **others** and **property damage** is shown under Item 6D opposite "each occurrence." Where the word "**EX**cluding" is shown in Item 6D, the most **we** will pay for **bodily injury** to all persons and **property damage** is shown under Item 6D opposite "each occurrence," but **we** will not pay for **bodily injury** to **passengers**.

- b. Coverage DL covers **bodily injury** to **passengers** and **others** and **property damage** in a combined single limit of liability for each **occurrence** which includes a lower limit of coverage for each **passenger**. The most **we** will pay for **bodily injury** to each **passenger** is shown in Item 6DL opposite "each person." The most **we** will pay for all **bodily injury** and **property damage** is shown in Item 6DL opposite "each **occurrence**."
- 2. Who Is Protected (You and Someone We Protect)

Except for those entities and persons described in Paragraph 3 below, **your bodily injury** and **property damage** liability coverage protects **you** and **someone we protect**. The term **someone we protect** means any organization or person **you** permit to operate the **aircraft**. The term **someone we protect** also includes the following:

- a. any person riding in the **aircraft** and any person or organization legally responsible for the use of the **aircraft** provided such use is with **your** express permission; and
- b. any employee while acting within the scope of his or her employment by **you** or **someone we protect**. Provided, however, no employee is **someone we protect** with respect to:
 - i. Bodily injury to a co-employee while in the course or scope of his or her employment; or
 - Property damage to property owned, occupied or rented by, or loaned to that employee or to any of your other employees or the employees of someone we protect.

If instruction and rental, charter/air taxi or other uses involving a charge made to others are permitted by your Policy, any person who receives compensation for providing flight instruction or pilot services (including flight checkouts, flight reviews, practical tests for license or aircraft rating purposes, or other pilot services permitted by your policy) in the aircraft for your benefit or on your behalf shall be considered to be your employee acting within the course and scope of employment with respect to an occurrence that arises out of such activities, regardless of whether you deem that person to be your employee or an independent contractor for any other purposes under any state or federal employment-related ordinance, statute or regulation.

You and someone we protect are protected separately. However, none of the provisions, terms, conditions and exclusions of the policy change by virtue of this protection and the limits of coverage shown in Item 6 of the Coverage Identification Page do not increase regardless of (a) the number of the entities or persons protected, or (b) the number of aircraft involved in the occurrence.

3. Who Is Not Protected

Your bodily injury and property damage coverage does not protect:

a. Other Aviation Business Activities

Any persons or organizations (other than **you** and your employees as defined above), or employees or agents thereof, that make, sell, rent, repair or service aircraft or components, operate an airport facility, or provide instruction, pilot or flight service, where an **occurrence** arises out of any of these activities; and

b. Renter Pilots

A renter pilot with respect to any occurrence arising out of the operation of the aircraft by a renter pilot.

4. What Is Not Covered

We do not cover any:

a. Pilots and Use

Bodily injury or **property damage** unless the requirements of the Coverage Identification Page regarding Pilots (Item 9) and Use (Item 10) are met;

b. Bodily Injury to Employees

Bodily injury to any employee or co-employee while acting in the course and scope of employment by **you** or by **someone we protect** for any claim against **you**, against **someone we protect**, or against a fellow employee. For purposes of this provision, the term "employee" means any person who receives compensation for services performed for **you** or **someone we protect** who would be deemed an "employee" for worker's compensation or unemployment benefits compensation purposes under applicable state law. The term "employee" also includes any person defined by the policy to be an employee in Paragraph 2 of this Part;

c. Property

Property damage to property which you or someone we protect owns, has charge of, or transports in the aircraft;

d. Intentional Acts

Bodily injury or **property damage** that is intentionally caused by **you** or by **someone we protect** unless resulting from the use of reasonable force to protect persons or property, or done while **in flight** to prevent dangerous interference with the operation of the **aircraft**;

e. Injury to You

Bodily injury sustained by you or damages claimed as a consequence of such bodily injury.

f. Student Pilots

Property damage or bodily injury if the aircraft is being operated in flight by a Student Pilot with passengers unless a passenger is a pilot acting as pilot in command with the minimum requirements stated in Item 9 of your Coverage Identification Page;

g. Assumed Liability

Bodily injury or property damage that you or someone we protect has agreed to assume;

h. Ownership and Other Interests

Bodily injury or property damage liability if you lease, sell or mortgage all or some of your interest in the aircraft unless all interests of others are stated in Item 1 or Item 11 of the Coverage Identification Page or in an Endorsement;

Radiation

Bodily injury or **property damage** that is directly or indirectly caused by or arises out of ionizing radiation or contamination by radioactivity from any source; or

j. Noise, Pollution, Electrical or Other Interference

Bodily injury or property damage that is directly or indirectly caused by or arises out of:

- Noise, vibration or sonic boom;
- ii. Pollution and/or contamination of any kind;
- iii. Electrical and/or magnetic interference; or
- iv. Interference with the use of property;

unless caused by or resulting from an occurrence.

5. Additional Protection

We also provide the following additional protection with **your** coverage under PART THREE as long as **we** have not paid the limits of coverage that **you** have purchased.

We will:

a. Defend Claims

Defend at **our** expense with attorneys **we** choose, any claim or legal action against **you** or **someone we protect** with respect to any claims for **bodily injury** or **property damage** resulting from an **occurrence we** cover, even if any of the allegations of the suit are groundless, false or fraudulent. **We** may investigate, negotiate, or settle any claim or legal action as **we** elect;

b. Pay Expenses

Pay the expenses, and court costs incurred, claims or legal actions we defend;

c. Reimburse Expenses

Reimburse **you** and **someone we protect** for all reasonable expenses incurred at **our** request, but **we** will not pay for loss of wages or earnings;

d. Pay Interest

Pay post judgment interest on the part of a judgment against **you** or **someone we protect** that **we** are obligated to pay until **we** have made payment or tendered or deposited it in court;

e. Pay Costs of Bonds

Pay premiums on bonds required to release attachments and to appeal from judgments **we** elect to appeal, but **we** will not pay for bonds covering any aggregate amount more than the applicable limit of coverage; and

f. Comply with Financial Responsibility Laws

Comply with the provisions of any aircraft financial responsibility statute if **we** certify **your** policy as proof of **your** future financial responsibility under that statute. **We** will not, however, pay more than the limits of coverage shown in Item 6 of the Coverage Identification Page. **You** agree to reimburse **us** for any amount **we** have to pay in complying with the statute that **we** would not otherwise have had to pay.

Part Four. MEDICAL EXPENSE COVERAGE

Review Item 6E of your Coverage Identification Page to confirm the Medical Expense coverage and limits issued to you.

1. What We Will Pay

We will pay the reasonable and necessary medical expense incurred within one year for injuries to you and any passenger caused by an occurrence while the aircraft was operated by you or someone we protect. Medical expense includes the cost of medical, surgical, dental, hospital, professional nursing, ambulance or funeral services.

The most **we** will pay for each person's medical expense is shown under Item 6E opposite "each person." The most **we** will pay for all medical expense is shown under Item 6E opposite "each occurrence."

2. Whom We Will Pay

We will pay each injured person directly, the person responsible for payment, or the person or organization that provided the service.

3. What **We** Will Not Pay

We will not pay any medical expense to the extent payment is required under any worker's compensation or disability benefits law or similar law.

4. Effect of Payment

We are not admitting that you have any legal liability or responsibility by making medical expense payments.

Proof of Claim

The injured person or someone acting for the person must give **us** written proof of the medical expense and must help **us** obtain the medical records and reports **we** need. If **we** ask, the injured person must submit to an examination by any doctor **we** select.

6. Legal Action for Medical Expenses

A legal action against **us** for medical expenses cannot be brought unless **you** or **someone we protect** have done everything that **you** or **someone we protect** is required to do and at least 30 days has passed since proof of the claim has been given to **us**.

Part Five. SPECIAL PROVISIONS AND CONDITIONS

These Special Provisions and Conditions do not apply unless Item 10 of the Coverage Identification Page states that the use of the aircraft is limited to pleasure and business use only.

1. Newly Acquired Aircraft

If you notify us during the policy period and within 30 days after you acquire ownership of another aircraft, and pay the additional premium, we will extend the coverage of this policy to that aircraft if we insure all of the aircraft you own.

2. Temporary Use of Substitute Aircraft

If **you** are unable to fly the **aircraft** because of its breakdown, repair, servicing, loss or destruction, **we** will extend the coverage of this policy to **your** use of a substitute aircraft.

3. Use of Another Aircraft

If **you** are one individual, or one individual and spouse (including an individual recognized as a partner in a domestic partnership under applicable state law), and use another aircraft not owned in whole or in part by **you**, or furnished for **your** regular use, **we** will extend the coverage of this policy to **your** use of another aircraft.

4. What Coverage We Will Provide

The coverage provided under this PART FIVE will be:

- a. The same Liability to Others (PART THREE) coverage and Medical Expense (PART FOUR) coverage we provide for an aircraft with the greatest seating capacity as shown on your Coverage Identification Page; and
- b. On Newly Acquired Aircraft, the same Aircraft Physical Damage (PART TWO) coverage and deductible amounts as we provide on similar category and class aircraft with the highest agreed value shown on your Coverage Identification Page. Subject to the foregoing coverage limit, the maximum we will pay for physical damage or loss is the amount you paid for the aircraft, plus the cost of any repairs or additions you made; or in the case of a trade-in, the fair market value of the aircraft plus the cost of any repairs or additions you made.

5. What We Will Not Cover

In addition to those persons and things which **we** will not cover, protect or pay in other parts of **your** policy, **we** will not provide coverage for Temporary Use of Substitute Aircraft, Use of Another Aircraft or Newly Acquired Aircraft:

- a. Unless the requirements of the Coverage Identification Page regarding Pilots (Item 9) and Use (Item 10) are met:
- b. Unless it is licensed under a standard airworthiness certificate issued by the FAA;
- c. If it is a multiengine aircraft unless an aircraft in Item 5 on the Coverage Identification Page is a multiengine aircraft:
- d. If it is a turbine powered aircraft unless an aircraft in Item 5 on the Coverage Identification Page is a turbine powered aircraft;
- e. If it is a rotorcraft unless an aircraft in Item 5 on the Coverage Identification Page is a rotorcraft; or
- f. If it is a seaplane or amphibian unless an **aircraft** in Item 5 on the Coverage Identification Page is a seaplane or amphibian.

SEE ENDORSEMENTS FOR ADDITIONAL POLICY TERMS, PROVISIONS AND CONDITIONS APPLICABLE TO YOUR COVERAGE