



NATA AVIATION LEGAL SERVICES PLAN™

ADMINISTERED BY AVIATION LEGAL SERVICES, LLC

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PLAN DESCRIPTION, TERMS, AND CONDITIONS (EFFECTIVE 6/17/2013)

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I. PLAN DESCRIPTION:

DEFINITIONS:

NATA AVIATION LEGAL SERVICES PLAN™ (HEREINAFTER, THE “PLAN”) WILL PROVIDE GUARANTEED LEGAL SERVICES TO ELIGIBLE NATA MEMBERS AS MORE FULLY DESCRIBED HEREIN.

DOT SHALL MEAN THE UNITED STATES DEPARTMENT OF TRANSPORTATION.

ELIGIBLE MEMBERS SHALL MEAN ONLY AVIATION BUSINESSES THAT ARE MEMBERS OF THE NATIONAL AIR TRANSPORTATION ASSOCIATION (NATA) DURING THE CURRENT MEMBERSHIP YEAR.

FAA SHALL MEAN THE FEDERAL AVIATION ADMINISTRATION.

FAA ENFORCEMENT ACTION SHALL MEAN AIR AGENCY OR AIRMAN CERTIFICATE SUSPENSION, REVOCATION, OR CIVIL PENALTY ACTIONS.

MEMBERS IN GOOD STANDING SHALL MEAN ONLY THOSE PLAN MEMBERS THAT HAVE PAID ANNUAL PLAN MEMBERSHIP FEES FOR THE CURRENT YEAR (I.E., 12 MONTHS) AND WHO ARE NOT DELINQUENT MEMBERS.

NTSB SHALL MEAN THE NATIONAL TRANSPORTATION SAFETY BOARD.

THE AVIATION LAW FIRM (THE “**FIRM**”) (WWW.THEAVIATIONLAWFIRM.COM) SHALL MEAN THE EXCLUSIVE LAW FIRM DESIGNATED TO PROVIDE LEGAL SERVICES PURSUANT TO THE **PLAN** TERMS AND CONDITIONS. THE **FIRM** IS A TOP-RATED NATIONAL AVIATION LAW FIRM BASED NEAR WASHINGTON, D.C., WHICH IS MANAGED AND DIRECTED BY GREGORY S. WINTON, ESQ., A FORMER TRIAL ATTORNEY FOR THE FAA AND U.S. DEPARTMENT OF JUSTICE, AVIATION LITIGATION SECTION.

TERMS AND CONDITIONS:

THE NATA AVIATION LEGAL SERVICES PLAN™ (THE “**PLAN**”) IS ADMINISTERED BY AVIATION LEGAL SERVICES, LLC. THE **PLAN** WILL PROVIDE GUARANTEED LEGAL SERVICES TO ELIGIBLE AVIATION BUSINESSES THAT ARE CURRENT MEMBERS IN GOOD STANDING OF THE **PLAN** AND THE NATIONAL AIR TRANSPORTATION ASSOCIATION (NATA). LEGAL SERVICES ARE PROVIDED BY **THE AVIATION LAW FIRM** (THE “**FIRM**”) UNDER THE DIRECT GUIDANCE AND SUPERVISION OF GREGORY S. WINTON, ESQ. GUARANTEED AND REDUCED RATE LEGAL SERVICES PROVIDED UNDER THE **PLAN** ARE ESTABLISHED BY AN AGREEMENT SIGNED BY EACH **MEMBER** UPON COMMENCEMENT OF THE MEMBERSHIP PERIOD, AND BY A RETAINER AGREEMENT SIGNED BY A **MEMBER** FOLLOWING A CLAIM UNDER THE **PLAN**. LEGAL FEES PROVIDED EXCLUSIVELY TO **PLAN MEMBERS** ARE SUBSTANTIALLY LOWER THAN PREVAILING HOURLY RATES CHARGED BY THE **FIRM**. FOR EXAMPLE, AS OF JANUARY 1, 2013, THE **FIRM** BILLS FOR SERVICES ON AN HOURLY BASIS AT THE RATE OF \$405.00 (WITH ONE-TENTH HOUR AS THE MINIMUM INCREMENT). UNDER THE **PLAN**, THE **FIRM** WILL PROVIDE LEGAL SERVICES TO **PLAN MEMBERS IN GOOD STANDING** (THE “**PLAN BENEFITS**”), AS MORE FULLY DESCRIBED HEREIN. THE **PLAN** IS AVAILABLE TO A **MEMBER** IN GOOD STANDING ON A MEMBERSHIP YEAR BASIS (I.E., 12 MONTHS). A **MEMBER** IS ELIGIBLE FOR THE **PLAN BENEFITS** UPON SUBMISSION OF A COMPLETED AND SIGNED MEMBERSHIP AGREEMENT, INCLUDING PAYMENT, TO THE **PLAN ADMINISTRATOR**. A **MEMBER** MUST BE ACTIVELY ENROLLED, AND IN GOOD STANDING, WHEN SEEKING **PLAN BENEFITS** FOR ANY MATTER(S) COVERED UNDER THE **PLAN**. **BENEFITS** REQUESTED MUST ARISE FROM AN EVENT THAT OCCURRED DURING THE **PLAN** MEMBERSHIP YEAR OR PRIOR CONSECUTIVE MEMBERSHIP YEAR(S). THE **PLAN** DOES NOT COVER MATTERS ARISING FROM EVENTS THAT OCCURRED PRIOR TO MEMBERSHIP ENROLLMENT OR AFTER **PLAN** EXPIRATION.

II. MEMBERSHIP LEVELS AND COSTS:

THREE (3) **PLAN MEMBERSHIP LEVELS** EXIST, OFFERING THE FOLLOWING **BENEFITS** (EFFECTIVE JANUARY 1, 2013-DECEMBER 31, 2013):

1. **BASIC LEVEL** – PROVIDES TEN (10) HOURS OF GUARANTEED LEGAL SERVICES FOR ANY MATTER(S) ARISING FROM COVERED EVENT(S) THAT OCCURRED DURING THE **PLAN** MEMBERSHIP YEAR (I.E., 12 MONTHS) OR PRIOR CONSECUTIVE MEMBERSHIP YEAR(S). THE **BASIC LEVEL** COST IS \$2,500.00 PER YEAR. ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE INITIAL **BASIC LEVEL** (I.E., 10 HOURS) ARE PROVIDED AT A REDUCED HOURLY RATE OF \$250.00 (WITH ONE-TENTH HOUR AS THE MINIMUM INCREMENT).
2. **PLUS LEVEL** – PROVIDES FIFTEEN (15) HOURS OF GUARANTEED LEGAL SERVICES FOR ANY MATTER(S) ARISING FROM COVERED EVENT(S) THAT OCCURRED DURING THE **PLAN** MEMBERSHIP YEAR (I.E., 12 MONTHS) OR PRIOR CONSECUTIVE MEMBERSHIP YEAR(S). THE **PLUS LEVEL** COST IS \$3,375.00 PER YEAR. ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE INITIAL **PLUS LEVEL** (I.E., 15 HOURS) ARE PROVIDED AT A REDUCED HOURLY RATE OF \$225.00 (WITH ONE-TENTH HOUR AS THE MINIMUM INCREMENT).
3. **ULTIMATE LEVEL** – PROVIDES TWENTY-FIVE (25) HOURS OF GUARANTEED LEGAL SERVICES FOR ANY MATTER(S) ARISING FROM COVERED EVENT(S) THAT OCCURRED DURING THE **PLAN** MEMBERSHIP YEAR (I.E., 12 MONTHS) OR PRIOR CONSECUTIVE MEMBERSHIP YEAR(S). THE **ULTIMATE LEVEL** COST IS \$5,000.00 PER YEAR. ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE INITIAL **ULTIMATE LEVEL** (I.E., 25 HOURS) ARE PROVIDED AT A REDUCED HOURLY RATE OF \$200.00 (WITH ONE-TENTH HOUR AS THE MINIMUM INCREMENT).

FEES ARE PAID BY **MEMBERS** IN EXCHANGE FOR A SUBSTANTIALLY REDUCED HOURLY RATE FOR GUARANTEED LEGAL SERVICES, AS WELL AS TOLL FREE ACCESS AND AVAILABILITY OF AN EXPERIENCED AVIATION ATTORNEY 7 DAYS PER WEEK-24 HOURS PER DAY-365 DAYS PER YEAR AT 877-4-AIR-LAW.¹ FEES PAID BY **MEMBERS** UNDER EACH **PLAN LEVEL** ARE CONSIDERED **NON-REFUNDABLE**.

¹ AFTER REGULAR BUSINESS HOURS, DURING WEEKENDS, AND ON HOLIDAYS, CALLS WILL BE RETURNED WITHIN TWO (2) HOURS.

III. ROLL-OVER HOURS:

AT THE TERMINATION OF A MEMBERSHIP YEAR (I.E., 12 MONTHS), IF A *MEMBER* DID NOT UTILIZE ALL OF THE GUARANTEED *MEMBERSHIP LEVEL* LEGAL SERVICE HOURS (I.E., *BASIC LEVEL* - 10 HOURS; *PLUS LEVEL* - 15 HOURS; OR *ULTIMATE LEVEL* - 25 HOURS), ANY UNUSED HOURS WILL CARRY-OVER TO THE NEXT CONSECUTIVE MEMBERSHIP YEAR, UP TO A MAXIMUM ACCUMULATION OF THREE (3) CONSECUTIVE YEARS (HEREINAFTER REFERRED TO AS "*ROLL-OVER HOURS*"). THE MAXIMUM NUMBER OF *ROLL-OVER HOURS* THAT MAY BE ACCUMULATED BY A MEMBER AT ANY GIVEN TIME IS THREE (3) TIMES THE CURRENT *MEMBERSHIP LEVEL* (I.E., *BASIC LEVEL* - MAXIMUM 30 *CARRY-OVER HOURS*; *PLUS LEVEL* - MAXIMUM 45 *CARRY-OVER HOURS*; OR *ULTIMATE LEVEL* - MAXIMUM 75 *ROLL-OVER HOURS*). A MEMBER MUST REMAIN IN GOOD STANDING FOR EACH CONSECUTIVE YEAR IN ORDER TO ACCUMULATE AND UTILIZE *ROLLOVER* HOURS. UPON *PLAN* TERMINATION OR NON-PAYMENT OF MEMBERSHIP FEES, ALL *PLAN MEMBERSHIP LEVEL* HOURS AND ACCUMULATED *ROLL-OVER HOURS* WILL BE FORFEITED AND NO LONGER AVAILABLE FOR USE.

IV. PLAN BENEFITS (COVERED EVENTS):

A. FAA, DOT, AND U.S. CUSTOMS ENFORCEMENT ACTIONS:

I. *INCIDENT STAGE*. WHEN A *MEMBER IN GOOD STANDING* IS INVOLVED IN AN INCIDENT THAT OCCURRED DURING THE *PLAN* MEMBERSHIP YEAR (I.E., 12 MONTHS), WHICH RESULTS IN AN INVESTIGATION BY THE FAA, DOT, NTSB, OR U.S. CUSTOMS, THE *PLAN* WILL PROVIDE UP TO ONE (1) HOUR FOR *BASIC LEVEL*, TWO HOURS FOR *PLUS LEVEL*, AND THREE (3) HOURS FOR *ULTIMATE LEVEL* OF TELEPHONE CONSULTATIONS AT NO COST. SUCH HOURS ARE NOT DEDUCTED FROM THE MEMBERSHIP PLAN HOURS. ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE INITIAL FREE HOURS ARE DEDUCTED FROM THE MEMBERSHIP PLAN HOURS.

II. *INVESTIGATION STAGE*. WHEN A *MEMBER IN GOOD STANDING* RECEIVES A LETTER OF INVESTIGATION FROM THE FAA, THE *PLAN* WILL PROVIDE LEGAL SERVICES AS FOLLOWS -

1. LEGAL RESEARCH AND INVESTIGATION, INTERVIEWS WITH KEY PERSONNEL & WITNESSES, AS WELL AS A REVIEW OF RELEVANT AND MATERIAL EVIDENCE.
2. PREPARATION AND SUBMISSION OF A RESPONSE TO THE LETTER OF INVESTIGATION.

LEGAL SERVICES PROVIDED DURING THE *INVESTIGATION STAGE* DESCRIBED ABOVE ARE DEDUCTED FROM THE MEMBERSHIP PLAN HOURS.

III. *FORMAL NOTICE STAGE*. WHEN A *MEMBER IN GOOD STANDING* HAS RECEIVED A NOTICE OF PROPOSED CERTIFICATE ACTION (NOPCA) OR A NOTICE OF PROPOSED CIVIL PENALTY (NOPCP), THE *PLAN* WILL PROVIDE -

1. FURTHER INVESTIGATION AS REQUIRED BY THE FACTS AND CIRCUMSTANCES.
2. RESPONSE TO THE NOTICE, INCLUDING A REQUEST FOR THE ENFORCEMENT INVESTIGATIVE REPORT (EIR) AND REQUEST FOR AN INFORMAL CONFERENCE.
3. PREPARATION FOR THE INFORMAL CONFERENCE AND REVIEW OF THE EIR AND OTHER EVIDENCE.
4. REPRESENTATION AT THE INFORMAL CONFERENCE.
5. FOLLOW-UP TO THE INFORMAL CONFERENCE, INCLUDING THE PREPARATION AND SUBMISSION OF NECESSARY DOCUMENTATION AND DISCUSSIONS WITH FAA REPRESENTATIVES.

LEGAL SERVICES PROVIDED DURING THE *FORMAL NOTICE STAGE* DESCRIBED ABOVE ARE DEDUCTED FROM THE MEMBERSHIP PLAN HOURS.

ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE *MEMBERSHIP PLAN* ARE PROVIDED AT A REDUCED HOURLY BASIS ACCORDING TO THE *MEMBERSHIP LEVEL* RATE (WITH ONE-TENTH HOUR AS THE MINIMUM INCREMENT).

IV. *LEGAL ENFORCEMENT STAGE*. WHEN A *MEMBER IN GOOD STANDING* HAS RECEIVED AN ORDER OF SUSPENSION, ORDER OF REVOCATION, OR AN ORDER ASSESSING CIVIL PENALTY, THE *PLAN* WILL PROVIDE -

1. PREPARATION OF APPROPRIATE LEGAL PLEADINGS, INCLUDING AN APPEAL TO THE NTSB OR U.S. DEPARTMENT OF TRANSPORTATION OFFICE OF HEARINGS, ANSWER TO THE COMPLAINT, DISCLOSURES PURSUANT TO THE FEDERAL RULES OF CIVIL PROCEDURE, MOTIONS, DISCOVERY REQUESTS, DISCOVERY RESPONSES, AND PRETRIAL BRIEFS.
2. PREPARATION FOR TRIAL BEFORE AN ADMINISTRATIVE LAW JUDGE, INCLUDING ISSUANCE OF SUBPOENAS, PREPARATION OF WITNESSES, AND PREPARATION OF TRIAL EXHIBITS.
3. REPRESENTATION AT TRIAL, INCLUDING PREPARATION OF WITNESSES, OPENING & CLOSING STATEMENTS, DIRECT AND CROSS-EXAMINATION.
4. IF APPLICABLE, ADVICE REGARDING APPEAL OF THE ADMINISTRATIVE LAW JUDGE'S DECISION TO THE FULL NTSB OR FAA DECISIONMAKER.

LEGAL SERVICES PROVIDED DURING THE *LEGAL ENFORCEMENT STAGE* DESCRIBED ABOVE ARE DEDUCTED FROM THE MEMBERSHIP PLAN HOURS.

ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE *MEMBERSHIP PLAN* ARE PROVIDED AT A REDUCED HOURLY BASIS ACCORDING TO THE *MEMBERSHIP LEVEL* RATE (WITH ONE-TENTH HOUR AS THE MINIMUM INCREMENT).

B. DRUG AND ALCOHOL TESTING PROGRAM ACTIONS:

WHEN A *MEMBER IN GOOD STANDING* HAS RECEIVED NOTICE OF A DRUG AND ALCOHOL TESTING PROGRAM INVESTIGATION PURSUANT TO 49 C.F.R. PARTS 40 AND 120, THE *PLAN* WILL PROVIDE UP TO ONE (1) HOUR FOR *BASIC LEVEL*, TWO HOURS FOR *PLUS LEVEL*, AND THREE (3) HOURS FOR *ULTIMATE LEVEL* OF TELEPHONE CONSULTATIONS AT NO COST. SUCH HOURS ARE NOT DEDUCTED FROM THE *MEMBERSHIP PLAN* HOURS. ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE INITIAL FREE HOURS ARE DEDUCTED FROM THE *MEMBERSHIP PLAN* HOURS. ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE *MEMBERSHIP PLAN* ARE PROVIDED AT A REDUCED HOURLY BASIS ACCORDING TO THE *MEMBERSHIP LEVEL* RATE (WITH ONE-TENTH HOUR AS THE MINIMUM INCREMENT).

V. ACCIDENTS & INCIDENTS:

WHEN A *MEMBER IN GOOD STANDING* IS INVOLVED IN AN AIRCRAFT INCIDENT OR ACCIDENT, THE *PLAN* WILL PROVIDE UP TO ONE (1) HOUR FOR *BASIC LEVEL*, TWO HOURS FOR *PLUS LEVEL*, AND THREE (3) HOURS FOR *ULTIMATE LEVEL* OF TELEPHONE CONSULTATIONS AT NO COST REGARDING THE NTSB REPORTING REQUIREMENTS UNDER 49 C.F.R. PART 830. SUCH HOURS ARE NOT DEDUCTED FROM THE *MEMBERSHIP PLAN* HOURS. ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE INITIAL FREE HOURS ARE DEDUCTED FROM THE *MEMBERSHIP PLAN* HOURS. ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE *MEMBERSHIP PLAN* ARE PROVIDED AT A REDUCED HOURLY BASIS ACCORDING TO THE *MEMBERSHIP LEVEL* RATE (WITH ONE-TENTH HOUR AS THE MINIMUM INCREMENT).

VI. VOLUNTARY DISCLOSURE REPORTING PROGRAM:

AT A FREQUENCY OF ONE (1) TIME FOR *BASIC LEVEL*, TWO (2) TIMES FOR *PLUS LEVEL*, AND THREE (3) TIMES FOR *ULTIMATE LEVEL* DURING EACH *MEMBERSHIP YEAR* (I.E., 12 MONTHS), WHEN A *MEMBER IN GOOD STANDING* SUBMITS A VOLUNTARY DISCLOSURE PURSUANT TO FAA ADVISORY CIRCULAR AC 00-58B (I.E., VOLUNTARY DISCLOSURE REPORTING PROGRAM), THE *PLAN* WILL PROVIDE UP TO THREE (3) HOURS OF CONSULTATION AND LEGAL SERVICES AT NO COST CONCERNING THE REPORTING REQUIREMENTS. SUCH HOURS ARE NOT DEDUCTED FROM THE *MEMBERSHIP PLAN* HOURS.

ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE INITIAL FREE HOURS, OR IN EXCESS OF THE FREQUENCY OF REPORTS UNDER EACH *MEMBERSHIP PLAN LEVEL* (I.E., ONE (1) TIME FOR *BASIC LEVEL*, TWO (2) TIMES FOR *PLUS LEVEL*, AND THREE (3) TIMES FOR *ULTIMATE LEVEL* DURING EACH *MEMBERSHIP YEAR*), WILL BE DEDUCTED FROM THE *MEMBERSHIP PLAN* HOURS. ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE *MEMBERSHIP PLAN* ARE PROVIDED AT A REDUCED HOURLY BASIS ACCORDING TO THE *MEMBERSHIP LEVEL* RATE (WITH ONE-TENTH HOUR AS THE MINIMUM INCREMENT).

VII. FAA INTERPRETATIONS AND CHIEF COUNSEL OPINIONS:

AT A FREQUENCY OF ONE (1) TIME FOR *BASIC LEVEL*, TWO (2) TIMES FOR *PLUS LEVEL*, AND THREE (3) TIMES FOR *ULTIMATE LEVEL* DURING EACH *MEMBERSHIP YEAR* (I.E., 12 MONTHS), IF A *MEMBER IN GOOD STANDING* SUBMITS A REQUEST FOR FAA LEGAL INTERPRETATION OR CHIEF COUNSEL OPINION, THE *PLAN* WILL PROVIDE UP TO THREE (3) HOURS OF CONSULTATION AND LEGAL SERVICES AT NO COST CONCERNING THE REQUEST. SUCH HOURS ARE NOT DEDUCTED FROM THE *MEMBERSHIP PLAN* HOURS. ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE INITIAL FREE HOURS, OR IN EXCESS OF THE FREQUENCY OF REQUESTS FOR FAA LEGAL INTERPRETATION(S) OR CHIEF COUNSEL OPINION(S) UNDER EACH *MEMBERSHIP PLAN LEVEL* (I.E., ONE (1) TIME FOR *BASIC LEVEL*, TWO (2) TIMES FOR *PLUS LEVEL*, AND THREE (3) TIMES FOR *ULTIMATE LEVEL* DURING EACH *MEMBERSHIP YEAR*), WILL BE DEDUCTED FROM THE *MEMBERSHIP PLAN* HOURS. ADDITIONAL LEGAL SERVICE HOURS PROVIDED BEYOND THE *MEMBERSHIP PLAN* ARE PROVIDED AT A REDUCED HOURLY BASIS ACCORDING TO THE *MEMBERSHIP LEVEL* RATE (WITH ONE-TENTH HOUR AS THE MINIMUM INCREMENT).

VIII. FEE COVERAGE:

1. THE COST OF EACH *MEMBERSHIP PLAN LEVEL* DOES NOT INCLUDE BUSINESS CHARGES SUCH AS POSTAGE, OVERNIGHT DELIVERY OR FEDEX CHARGES, FAX TRANSMISSIONS, OR LONG-DISTANCE TELEPHONE CALLS.

2. THE COST OF EACH *MEMBERSHIP PLAN LEVEL* DOES NOT INCLUDE OUT-OF-POCKET EXPENSES SUCH AS TRAVEL, MILEAGE, PARKING, LODGING AND MEALS INCURRED WHILE TRAVELING OUTSIDE OF THE WASHINGTON, D.C., METRO AREA, EXPERT WITNESS OR CONSULTANT FEES, DEPOSITION COSTS, COURT COSTS, PRINTING & BINDING CHARGES, AND OTHER SIMILAR EXPENSES.

IX. OTHER AVIATION-RELATED REGULATORY MATTERS:

MEMBERS IN GOOD STANDING MAY RECEIVE ONE (1) FREE CONSULTATION FOR A DURATION OF (30) MINUTES DURING EACH MEMBERSHIP YEAR (I.E., 12 MONTHS) REGARDING AN AVIATION-RELATED REGULATORY LEGAL MATTER AND NOT SPECIFICALLY COVERED UNDER THE *PLAN BENEFITS*. OTHER AVIATION-RELATED LEGAL MATTERS NOT SPECIFICALLY COVERED UNDER THE *PLAN* MAY BE HANDLED BY AND THROUGH A SEPARATE RETAINER AGREEMENT WITH THE FIRM.

USE OF THE PLAN

CONTACT *THE AVIATION LAW FIRM* TOLL FREE AT 877-4-AIR-LAW (877-424-7529) OR (301) 294-8550 IMMEDIATELY AFTER: (1) AN INCIDENT OR ACCIDENT; (2) IF YOU RECEIVE THE FOLLOWING: (A) LETTER OF INVESTIGATION FROM THE FAA; (B) A NOTICE OF ENFORCEMENT ACTION; (C) AN EMERGENCY ORDER OF REVOCATION OR SUSPENSION; OR (3) IF YOU RECEIVE NOTICE OF A DRUG AND ALCOHOL PROGRAM INSPECTION.

CALL THE *FIRM* BEFORE MAKING ANY WRITTEN OR VERBAL STATEMENTS.
AN ATTORNEY IS ALWAYS ON CALL 7 DAYS PER WEEK-24 HOURS PER DAY-365 DAYS PER YEAR TO ANSWER YOUR QUESTIONS.²

THE *MEMBER* ACKNOWLEDGES THAT IT HAS READ THE MEMBERSHIP AGREEMENT AND THE PLAN DESCRIPTION, TERMS, AND CONDITIONS, UNDERSTANDS THE CONTENTS OF BOTH, AND HAS RECEIVED A COPY OF BOTH.

READ AND ACKNOWLEDGED THIS _____ DAY OF _____, 201__.

By: _____
GREGORY S. WINTON, ESQ.
PRESIDENT OF THE AVIATION LAW FIRM
(PROVIDER OF SERVICES UNDER THE *PLAN*)

By: _____
CHIEF EXECUTIVE OFFICER OF AVIATION LEGAL SERVICES, LLC
(ADMINISTRATOR THE *NATA AVIATION LEGAL SERVICES PLAN*TM)

By: _____
MEMBER
AS _____ OF
(TITLE)

(COMPANY)

² AFTER REGULAR BUSINESS HOURS, DURING WEEKENDS, AND ON HOLIDAYS, CALLS WILL BE RETURNED WITHIN TWO (2) HOURS.