[NOTICE: AOPA OCCASIONALLY RECEIVES REQUESTS FOR A SAMPLE LIABILITY RELEASE AGREEMENT. IT IS ESSENTIAL THAT YOU UNDERSTAND YOU MAY NOT SIMPLY COPY AND USE THIS FORM. THE LAWS CONCERNING RELEASES VARY WIDELY FROM STATE TO STATE. IN SOME STATES, RELEASES ARE GENERALLY ENFORCEABLE SO LONG AS THEY ARE CLEAR, SPECIFIC AND DO NOT ATTEMPT TO EXCUSE LIABILITY FOR INTENTIONAL MISCONDUCT. IN SOME OTHERS: (1) ANY "PRE-INJURY AGREEMENT" TO RELEASE SOMEONE FROM LIABILITY FOR HIS/HER NEGLIGENCE MAY BE VOID; AND/OR (2) NOT EVEN A PARENT MAY SIGN A RELEASE ON BEHALF OF HIS/HER CHILD. AOPA MAY NOT PROVIDE YOU WITH LEGAL ADVICE CONCERNING RELEASES. YOU MUST CONSULT WITH AN ATTORNEY IN YOUR STATE TO BE CERTAIN YOUR RELEASE CONFORMS TO THE LAWS OF YOUR STATE.]

RELEASE, WAIVER AND ASSUMPTION OF RISK AGREEMENT FOR AIRCRAFT RIDE (MINOR)

THIS RELEASE, WAIVER AND ASSUMPTION OF RISK AGREEMENT, ("Agreement") executed this _____ day of ______ 201__, by and between [NAME OF PARENT/GUARDIAN(S)], an adult individual(s) who reside(s) at [ADDRESS], [CITY], [STATE], [ZIP] (hereinafter "PARENT/GUARDIAN") on behalf of _[MINOR NAME]_(hereinafter "MINOR GUEST"), and [AIRCRAFT OWNER NAME], an individual who resides at [ADDRESS], [CITY],[STATE], [ZIP] (hereinafter "RELEASED PARTY").

WHEREAS, RELEASED PARTY is the owner/operator of a certain aircraft; and

WHEREAS, PARENT/GUARDIAN has requested permission for MINOR GUEST to ride in one of RELEASED PARTY's aircraft and RELEASED PARTY is willing to provide MINOR GUEST with a ride in the aircraft provided PARENT/GUARDIAN is willing to accept the terms of this Agreement; and

WHEREAS, PARENT/GUARDIAN accepts the terms of this Agreement,

NOW THEREFORE, RELEASED PARTY, PARENT/GUARDIAN and MINOR GUEST agree as follows:

1. THE RIDE. RELEASED PARTY agrees to provide MINOR GUEST a ride in the aircraft and the PARENT/GUARDIAN and MINOR GUEST hereby agree that the ride is conducted subject to the following terms and conditions.

2. RELEASED PARTYWARRANTY. RELEASED PARTY warrants that he/she has the right to operate the aircraft and to allow MINOR GUEST to ride in the aircraft. RELEASED PARTY makes no further warranties and specifically disclaims any other warranties, expressed or implied.

3. RELEASE, HOLD HARMLESS AND COVENANT NOT TO SUE. In consideration of being provided a ride in RELEASED PARTY's aircraft, PARENT/GUARDIAN, on behalf of MINOR GUEST, hereby agrees as follows:

a. MINOR GUEST hereby voluntarily assumes the risk of any and all injuries or damages that may be incurred, including, but not limited to, serious bodily injury and/or death by participating in the ride; and

b. MINOR GUEST hereby forever releases and discharges RELEASED PARTY, its officers, directors, employees and legal representatives, from any and all liabilities, claims, demands, or causes of action that may be incurred by MINOR GUEST during or arising out my participation in the ride, however caused, even if caused by the negligence of RELEASED PARTY, to the fullest extent allowed by law; and

c. MINOR GUEST will not sue or make a claim against RELEASED PARTY for loss, damage or causes of action that MINOR GUEST may incur during or arising out participation in the ride,

however caused, even if caused by the negligence (whether active or passive) of the RELEASED PARTY, to the fullest extent allowed by law; and

d. If MINOR GUEST or others on behalf of MINOR GUEST, including but not limited to, executors, legal representatives and/or heirs violate this Agreement by filing such a suit or making such a claim, MINOR GUEST/ PARENT/GUARDIAN will reimburse all reasonable attorneys' fees, damages and costs RELEASED PARTY incurs in such claim.

4. PARENT/GUARDIAN WARRANTIES. PARENT/GUARDIAN WARRANTS AND ACKNOWLEDGES THAT:

a. I AM EIGHTEEN (18) YEARS OF AGE OR OLDER AND I HAVE THE AUTHORITY TO MAKE THIS AGREEMENT ON BEHALF OF THE MINOR GUEST.

b. I HAVE READ THIS AGREEMENT, AND I AM FULLY AWARE OF THE LEGAL CONSEQUENCES OF SIGNING IT AND THAT I HAVE THE RIGHT TO CONSULT AN ATTORNEY BEFORE SIGNING;

c. I UNDERSTAND AND AGREE THAT THIS DOCUMENT IS LEGALLY BINDING AND WILL PRECLUDE ME AND MINOR GUEST FROM RECOVERING MONETARY DAMAGES FROM RELEASED PARTYFOR PERSONAL INJURY, BODILY INJURY, PROPERTY DAMAGE, WRONGFUL DEATH, OR ANY OTHER PERSONAL OR FINANCIAL INJURY SUSTAINED BY MINOR GUEST IN CONNECTION WITH THE RIDE.

5. SEVERABILITY. This Agreement is intended to be as broad and inclusive as permitted by law, and if any part of this Agreement is not enforceable, the affected provision shall be curtailed and limited only to the extent necessary to bring it within the requirements of the law, and the remainder of the Agreement shall continue in full force and effect.

6. MISCELLANEOUS. This Agreement contains the entire integrated Agreement between the parties hereto with respect to the matters covered herein. No variations, modifications or changes herein or hereof shall be binding upon either party hereto unless set forth in writing duly executed by such party.

7. GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of the State of [STATE]. All disputes and matters whatsoever arising under, in connection with or incident to this Agreement shall be litigated, if at all, in and before a Court located in the State of [STATE] to the exclusion of the Courts of any other State or Country.

[Print Name - Released Party] [Print Name - 1st Parent/Guardian] [Print Name - 2nd Parent/Guardian*

Signature

Signature of 1st Parent/Guardian Sig

Signature of 2nd Parent/Guardian* (* If applicable)

[NOTICE: AOPA OCCASIONALLY RECEIVES REQUESTS FOR A SAMPLE LIABILITY RELEASE AGREEMENT. IT IS ESSENTIAL THAT YOU UNDERSTAND YOU MAY NOT SIMPLY COPY AND USE THIS FORM. THE LAWS CONCERNING RELEASES VARY WIDELY FROM STATE TO STATE. IN SOME STATES, RELEASES ARE GENERALLY ENFORCEABLE SO LONG AS THEY ARE CLEAR, SPECIFIC AND DO NOT ATTEMPT TO EXCUSE LIABILITY FOR INTENTIONAL MISCONDUCT. IN SOME OTHERS: (1) ANY "PRE-INJURY AGREEMENT" TO RELEASE SOMEONE FROM LIABILITY FOR HIS/HER NEGLIGENCE MAY BE VOID; AND/OR (2) NOT EVEN A PARENT MAY SIGN A RELEASE ON BEHALF OF HIS/HER CHILD. AOPA MAY NOT PROVIDE YOU WITH LEGAL ADVICE CONCERNING RELEASES. YOU MUST CONSULT WITH AN ATTORNEY IN YOUR STATE TO BE CERTAIN YOUR RELEASE CONFORMS TO THE LAWS OF YOUR STATE.]