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Aircraft Operating Agreement

THIS DOCUMENT IMPACTS YOUR LEGAL RIGHTS READ THE ENTIRE DOCUMENT BEFORE SIGNING

RECITALS

WHEREAS, Owner is the owner of the Aircraft.

WHEREAS, Managing Pilot is a natural person who is (check one) \Box the Owner, or \Box an Affiliate (as defined below) of Owner or \Box a non-Affiliate of Owner, in each case, that has agreed with Owner, for good and valuable consideration, which may include the opportunity to operate the Aircraft at no charge, the receipt and sufficiency of which are acknowledged by Managing Pilot, to assume the duties and responsibilities of Managing Pilot herein;

WHEREAS, the Parties acknowledge that this Operating Agreement has been the subject of discussion and negotiation and it is fully understood by the Parties that the price of the Aircraft and the other agreements of the Parties, including those set forth in ICON's Limited Warranty and in the Aircraft Purchase Agreement (the "Purchase Agreement") were arrived at in consideration of the provisions of this Operating Agreement, specifically including but not limited to the agreements and waivers of Owner and Managing Pilot and the indemnifications herein;

WHEREAS, the Aircraft is an S-LSA aircraft designed in accordance with FAA accepted ASTM consensus standards, and accordingly is subject to ASTM Specification F2295 (Continued Operational Safety Monitoring of a Light Sport Aircraft) which requires manufacturers to obtain the agreement of owner/operators to accept certain responsibilities for continued operational safety monitoring, which responsibilities are included herein;

WHEREAS, ICON desires to encourage safe operation of the Aircraft; and

WHEREAS, potential litigation against aircraft manufacturers and their suppliers in relation to aircraft accidents caused by pilot error or other factors unrelated to the fault of the manufacturers is a major cost driver for aircraft and the components of aircraft, and ICON and its customers have a legitimate interest in reducing these costs.

NOW, THEREFORE, in consideration of the foregoing, the mutual covenants, promises and undertakings set forth in this Agreement, and other valuable consideration, the receipt, sufficiency and adequacy of which are acknowledged, the Parties, intending to be legally bound, agree as follows:

AGREEMENT

1. PILOT QUALIFICATIONS

a. Managing Pilot hereby represents and warrants that Managing Pilot (check one) \Box has completed an ICON approved Initial Sport Pilot training course or ICON approved Transition Pilot training course (each, "ICON Approved Training") and holds and at all relevant times will hold a valid sport pilot certificate with LSA seaplane endorsement or private pilot certificate (or greater certificate) issued by the FAA and a seaplane rating or LSA seaplane endorsement, or, if applicable, the licenses and endorsements required by the relevant foreign authorities (the "Required Certificates and Endorsements") or \Box will complete ICON Approved Training and will hold the Required Certificates and Endorsements prior to flying the Aircraft.

b. Owner and Managing Pilot each agree not to permit anyone to fly the Aircraft unless the pilot-in-command for the flight (i) holds a valid sport pilot certificate with an LSA seaplane endorsement or private pilot certificate (or greater certificate)

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issued by the FAA and a seaplane rating or an LSA seaplane endorsement, (ii) has completed ICON Approved Training, and (iii) meets all FAA recent flight experience and currency requirements.

c. Owner will not allow, and will maintain adequate safeguards to prevent, anyone to act as pilot-in-command of the Aircraft unless approved by the Managing Pilot.

d. Owner and Managing Pilot each agree not to permit a flight instructor to give flight instruction in the Aircraft unless the instructor is an appropriately rated and current FAA CFI and has completed the ICON Instructor Pilot Course.

e. If Managing Pilot is not Owner or an Affiliate of Owner, Managing Pilot may resign as Managing Pilot hereunder at any time by sending written notice to Owner (at the Owner's address below) and ICON (at <u>contracts@iconaircraft.com</u>). For the avoidance of doubt, such resignation will not relieve Managing Pilot of any obligations or liabilities under this Operating Agreement with respect to events, acts or omissions occurring prior to such resignation.

f. Owner agrees that the Aircraft will not be flown if there is no Managing Pilot. Whenever there is a vacancy in the Managing Pilot position due to resignation under Paragraph 1.e or whenever Owner desires to replace the then-current Managing Pilot, Owner will obtain a new Managing Pilot's signature to an Acknowledgment and Joinder form obtained from ICON agreeing to be bound by this Operating Agreement as Managing Pilot (a current version of which is attached as Annex A) and deliver the signed agreement to ICON prior to allowing anyone to fly the Aircraft. Owner agrees that the Aircraft will always have a Managing Pilot who is a natural person.

2. SAFE FLIGHT OPERATIONS

a. Owner and Managing Pilot understand that flying has risk factors that, if not mitigated by the pilot, may result in serious injury or death of the pilot or passengers or others and that the pilot's care and competence is a significant risk factor. Owner and Managing Pilot understand that participating in ground, water and air operations and related activities could result in injuries from a variety of factors, including but not limited to: pilot error; engine or mechanical failure; defects in the aircraft or components; negligent maintenance; defects in runways; interference by wildlife, other aircraft, boats or other foreign objects; difficult search and rescue; unfavorable weather or terrain; contaminated fuel; hard or forced landings; turbulence; slippery aircraft or docks, low temperature water, inability to swim, harm from the propeller, or other causes. Owner and Managing Pilot knowingly assume these risks on behalf of themselves and their Successors in Interest.

b. It is the responsibility of Owner and Managing Pilot when the pilot or operator of the Aircraft to manage all risk factors, including but not limited to: physical and mental preparedness, the Aircraft's airworthiness, the Aircraft's operating procedures and limitations, the Aircraft's weight and balance, the functionality of instrumentation, the meteorological flying conditions, persons and vehicles in the vicinity, air traffic and terrain avoidance, airspace awareness, and all applicable regulations.

c. Owner and Managing Pilot understand that the Aircraft is designed only for operation under visual flight rules and should never be flown in instrument meteorological conditions. Owner and Managing Pilot understand that the Pilot's Operating Handbook, Aircraft Specifications, Maintenance Manual and ICON Flight Training manuals contain the official performance, safety, reliability and other information related to the Aircraft and Options, and suitability of the Aircraft and Options for a particular type of flying or flight conditions. Owner and Managing Pilot should not rely on any explicit or implicit statements not contained in these official materials, whether or not made by an ICON officer, employee, or other representative or observed in advertising, media, online materials or ICON events or otherwise.

d. Owner and Managing Pilot acknowledge that the Aircraft is an S-LSA (special light sport aircraft), is not a FAR Part 23 certified aircraft, and is not suited or authorized for commercial transport or aerobatics.

e. Owner and Managing Pilot understand and agree that, in the interest of the safety of Owner, Managing Pilot, and others in the ICON owner community, the Aircraft is equipped with a flight data recorder owned by ICON and that ICON or ICON-authorized service centers may access data regarding operation of the Aircraft during repair and maintenance services or following an incident or accident and such data may be transmitted directly to ICON or its designees. Notwithstanding anything to the contrary herein, the flight data recorder and the data collected thereon is and remains the sole property of ICON. As



provided in the Purchase agreement, Owner has a limited, non-transferable (except in connection with the assignment of this Operating Agreement in connection with a Transfer of the Aircraft in accordance with Paragraph 11), non-exclusive right to use the flight data recorder and data thereon for its own non-commercial purposes related to its operation of the Aircraft. Owner agrees not to remove or disable the flight data recorder. In the event that Owner or someone on Owner's behalf removes or disables the flight data recorder, Owner agrees to promptly purchase a replacement and have it installed at Owner's sole expense. ICON reserves the right to replace or upgrade the flight data recorder in the future at ICON's sole expense; provided, however, that no cockpit recording flight data recorder will be installed without Owner's consent. The terms of ICON's use of flight data and Owner's access to such data is set forth in ICON's privacy policy available in the Owners Center.

f. Owner and Managing Pilot will not fly or permit anyone to fly the Aircraft if, to the best of Owner's or Managing Pilot's knowledge, the flight data recorder is not fully operational.

3. CONTINUED OPERATIONAL SAFETY AND AIRCRAFT MAINTENANCE

a. Owner will not operate, and will not permit anyone else to operate, the Aircraft outside of the regions where the aircraft is authorized for operation by the appropriate government authority ("Authorized Regions") (an updated list of which is maintained by and available from ICON), except as permitted by the local aviation authority. As of the date hereof, the United States and Australia are the only Authorized Regions. Operating the Aircraft outside of the Authorized Regions except as permitted by the local aviation authority also invalidates ICON's Limited Warranty.

b. Owner understands and agrees that the United States and other jurisdictions where ICON expands its support services are the only regions where Owner can obtain service and maintenance support from ICON (the "Support Regions") (an updated list of which is maintained by and available from ICON). As of the Effective date, the United States is the only Support Region.

c. Owner agrees to maintain the Aircraft and its components in accordance with all applicable FAA airworthiness directives and aviation authority regulations in regard to maintaining the airworthiness of the Aircraft and all mandatory service bulletins issued by ICON. ICON may issue one of three types of service bulletins (collectively, "Service Bulletins") related to the Aircraft:

- i. Safety Alerts are issued for safety related items that require immediate action. Compliance with Safety Alerts is mandatory and the bulletin will indicate to what extent the work will be performed at ICON's cost.
- ii. Mandatory Service Bulletins are issued to address the function, performance or reliability of the Aircraft. Compliance with these bulletins is mandatory and the bulletin will indicate to what extent the work will be performed at ICON's cost.
- iii. Optional Service Bulletins are issued to address the function, performance or reliability of the Aircraft. Compliance with these bulletins is not mandatory and the work is performed at Owner's cost.

d. Owner is receiving an early production run aircraft. These initial aircraft are intended for ICON's closest customers who are committed to the success of the company and the ICON pilot and owner community. Owner understands that the Aircraft will be an early production run aircraft and, as a result, Service Bulletins may be frequent and ICON's service network may not be fully developed. It may take two years or more to fully develop local support in their home region. Owner agrees to be supportive of the company during this product introduction and growth phase and to provide regular feedback to ICON for the purposes of helping ICON improve its products and customer experience.

e. If ICON issues a Safety Alert or a Mandatory Service Bulletin or otherwise contacts Owner regarding a mandatory safety or reliability related service, Owner agrees to cooperate to have the service completed at an ICON-Authorized service center within the timeframe specified in the notice or, if no timeframe is specified, by the next annual condition inspection or 100 hour inspection, as applicable.

f. Owner agrees that maintenance on the Aircraft may only be performed by personnel meeting the requirements in the ICON Maintenance Manual.



g. Owner agrees that only equipment described in the ICON Maintenance Manual may be installed on the Aircraft. Installation of any equipment not described in the Maintenance Manual and any repair, alteration, or maintenance for which instructions are not provided in the Maintenance Manual are considered to be major repairs, alterations or maintenance pursuant to ASTM F2483 and require advance approval by the manufacturer. Owner understands and agrees that pursuant to FAA regulations (14 CFR 91.327 (b)(5)), each alteration accomplished in the Aircraft after the date of manufacture must comply with ASTM standards and be authorized by either ICON or a person acceptable to the FAA.

h. Owner will read and comply with the maintenance and continued airworthiness information and instructions provided by ICON.

i. Owner agrees to maintain current contact information in the ICON Owners Center such that ICON may send Owner Service Bulletins and other important information.

j. Owner and Managing Pilot each agree to notify ICON of any safety of flight issue or significant service difficulty upon discovery.

k. Owner understands that ASTM F2295 paragraph 5.4.6. provides that should the owner/operator not comply with any mandatory service requirement, the Aircraft shall be considered not in compliance with applicable ASTM standards and may be subject to regulatory action by the presiding aviation authority.

I. Owner agrees not to convert the Aircraft into an E-LSA (experimental).

4. OPTIONAL RELEASE AND COVENANT NOT TO SUE; LIMITATION OF LIABILITY

a. <u>Election</u>. The provisions of this Paragraph 4 are intended by the Parties to reduce ICON's cost of litigation and enable ICON to sell the A5 aircraft for a lower price than it would otherwise have to charge. Owner may opt out of this Paragraph 4 for an additional charge as set forth below. Check and initial next to one:

Managing Pilot Initials Owner and Managing Pilot each elect to opt out of this Paragraph 4. Owner agrees that the purchase price of the Aircraft will be increased by an additional US \$10,000.00 plus applicable taxes (it being understood that the provisions in this Paragraph are an important consideration of ICON in determining the Aircraft's purchase price). If this election and payment are made, Paragraph 4 shall be excluded from this Operating Agreement and replaced with "[Reserved]."

Owner and Managing Pilot agree to this Paragraph 4, including the release, limitation of liability, covenant not to sue and indemnification obligations.

b. <u>Release</u>. Each of Managing Pilot and Owner, on behalf of itself, himself or herself and its, his or her Affiliates and Successors in Interest, as defined below, (collectively "Releasors") hereby releases and discharges ICON, its Affiliates and suppliers and each of ICON's and their officers, directors, successors, assigns, insurance companies, agents and employees (collectively, the "Released Parties") from and against any and all liability, loss (including but not limited to loss of income, wages, support or consortium), injury, death, damages (including but not limited to direct, indirect, incidental, punitive, special or consequential damages), costs, expenses (including but not limited to claims for personal injury, wrongful death and/or property damage), arising out of or relating to (i) the use of the Aircraft or any component, feature, accessory or configuration of the Aircraft, (ii) ICON's training or (iii) any accident or incident involving the Aircraft, in each case (i), (ii) or (ii),

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whether in strict liability, contract or tort, regardless of how such injury, damage or loss may arise and regardless of whether the injury, damage or loss is occasioned in whole or in part by the active or passive negligence, neglect or fault of any one or more of the Released Parties, or any other breach of a legal duty arising by common law, statute or contract.

c. <u>Release Exclusion</u>. The release in Paragraph 4.b shall not apply to the extent the National Transportation Safety Board ("NTSB") (or comparable foreign governmental entity with jurisdiction to investigate an incident or accident involving aircraft) has determined in a final report that a defect in the Aircraft or component thereof as configured at the time of sale, a defect in a repair or a modification made by ICON, or a defect in ICON's training was the probable cause of an accident or incident involving the Aircraft (the "Release Exclusion"). The enforceability and application of this Release Exclusion is expressly identified as a matter subject to the arbitration clause in Paragraph 9, below. To the extent that an arbitrator or court finds that this Release Exclusion is not enforceable as written, the Release Exclusion in this Paragraph 4.c shall be stricken from this Operating Agreement, but such finding shall not affect or diminish the application or enforceability of the release in Paragraph 4.b or the other provisions of this Paragraph 4 or this Operating Agreement.

d. <u>Covenant Not to Sue</u>. Each of the Releasors hereby agrees never to institute, initiate or assist in the prosecution of any action, claim, proceeding or suit, whether at law or otherwise (including but not limited to by way of a cause of action, arbitration, class action, cross claim, third-party claim, lien or law suit) against any of Released Parties for any matter covered by the release in Paragraph 4.b (other than matters excluded in Paragraph 4.c). For avoidance of doubt, each of the Owner and Managing Pilot agrees and instructs that such Party's Affiliates and Successors in Interest shall not institute any suit or action at law or otherwise against any of Released Parties, nor shall they initiate or assist the prosecution of any action, claim, proceeding or suit, whether at law or otherwise, for any matter released in this Operating Agreement.

- e. <u>Indemnification</u>.
 - i. Owner, on behalf of itself, himself, or herself, and its, his, or her Affiliates and Successors in Interest, agrees to defend, indemnify and hold the Released Parties harmless from and against any claims, actions, suits, proceedings, losses, damages, liabilities, costs and expenses (including, without limitation, reasonable attorney fees and costs) arising from or relating to (A) any breach or threatened breach by Owner, his or her Affiliates or Successors in Interest of the covenant not to sue in Paragraph 4.d, or (B) any claim, action, suit or proceeding by or on behalf of Owner, its, his, or her Affiliates or its, his, or her Successors in Interest relating to any matter released under Paragraph 4.b (other than matters excluded in Paragraph 4.c).
 - ii. Managing Pilot, on behalf of himself or herself and his or her Affiliates and Successors in Interest, agrees to defend, indemnify and hold the Released Parties harmless from and against any claims, actions, suits, proceedings, losses, damages, liabilities, costs and expenses (including, without limitation, reasonable attorney fees and costs) arising from or relating to (A) any breach or threatened breach by Managing Pilot, his or her Affiliates or Successors in Interest of the covenant not to sue in Paragraph 4.d, or (B) any claim, action, suit or proceeding by or on behalf of Managing Pilot, his or her Affiliates or his or her Successors in Interest relating to any matter released under Paragraph 4.b (other than matters excluded in Paragraph 4.c).

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iii. The indemnity obligations set out herein expressly extend to and include a duty to defend, indemnify, and hold harmless the Released Parties from all claims, actions, suits and proceedings that allege the Released Parties' own negligence, negligent act or omissions, product defects or any other basis of liability on the part of the Released Parties, irrespective of whether those allegations are true.

f. <u>Effect</u>. The release, covenant not to sue and indemnification set forth above shall relate to any and all claims and legal rights now existing or arising in the future, whether known or unknown. Releasors acknowledge that they have read and understand Section 1542 of the California Civil Code which reads as follows: "A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor." Releasors hereby expressly waive and relinquish all rights and benefits under that section and any law of any jurisdiction of similar effect with respect to its release of any claims Releasors may have against the Released Parties.

5. INDEMNIFICATION

a. Owner, on behalf of itself and its Affiliates and Successors in Interest, agrees to defend, indemnify and hold the Released Parties harmless from and against any claims, actions, suits, proceedings, losses, damages, liabilities, costs and expenses (including, without limitation, reasonable attorney fees and costs) (collectively "Losses") to the extent such Losses are caused by or result from any breach of any of the representations, warranties, covenants, or agreements of Owner or its Affiliates or Successors in Interest in this Aircraft Operating Agreement.

b. Managing Pilot, on behalf of himself or herself and his or her Successors in Interest, agrees to defend, indemnify and hold the Released Parties harmless from and against any claims, actions, suits, proceedings, losses, damages, liabilities, costs and expenses (including, without limitation, reasonable attorney fees and costs) to the extent such Losses are caused by or result from any breach of any of the representations, warranties, covenants, or agreements of Managing Pilot or his or her Successors in Interest in this Aircraft Operating Agreement.

6. NO DURESS

Each Party acknowledges that it is entering into this Operating Agreement, including but not limited to the provisions of Paragraphs $\underline{4}$ and $\underline{5}$, willingly and without duress.

7. CERTAIN DEFINITIONS

a. **"Affiliate"** of a Person means another Person who, directly or indirectly, controls, is controlled by or is under common control with such Person, including, without limitation, any general partner, manager, managing member, officer or director of such Person.

b. **"Person"** means a natural person, firm, corporation, partnership, association, Limited Liability Company, trust or any other legal entity.

c. **"Successors in Interest"** shall mean a Person's spouses, children, devisees, personal representatives, survivors, heirs, issue, assigns, creditors, successors, executors, administrators, legatees, insurers, estate beneficiaries and estate, any person wholly or partially dependent on such Person for support and maintenance, and any other Person acting or claiming for, on behalf of or through such Person or having a property right in, or a claim against, a trust estate or the estate of a decedent.

8. CHOICE OF LAW

The law of the state of California, without regard to its conflicts of laws, shall govern the construction and enforcement of this Operating Agreement, as well as all aspects of the Parties' relationships and any disputes that may arise between them in

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relation to the Aircraft, its sale, its use and operation, any injuries or deaths suffered during its operation, and all other disputes relating to the Aircraft or this Agreement.

9. ARBITRATION; VENUE

a. Any and all disputes or claims arising out of or relating to this Operating Agreement, any injury or other harm sustained in the use of the Aircraft or any component thereof or otherwise out of the Parties' relationships shall be resolved by final and binding arbitration before a single arbitrator administered by the American Arbitration Association in San Francisco, California in accordance with the Commercial Arbitration Rules of the American Arbitration Association then in effect (which rules can be found at www.adr.org and here: www.adr.org/commercial. This agreement to arbitrate disputes waives any right to a jury trial of such disputes. If a dispute is arbitrated, Owner and Managing Pilot and their Affiliates and Successors in Interest give up any rights to participate as a class representative or class member on any class claim they may have against ICON (or other Released Parties), including any right to class arbitration or any consolidation of individual arbitrations. Any arbitration under this arbitration clause shall be governed by the Federal Arbitration Act (9 U.S.C. § 1, et seq.) and not by any state law concerning arbitration. In determining whether the Release Exclusion of Paragraph 4.c applies, the arbitrator shall admit and consider reports of the NTSB, including the NTSB's final report and its probable cause determination, irrespective of any rule of evidence or other law that would apply in a civil action relating to the claim before the arbitrator. If the arbitrator finds he or she cannot admit and consider such reports or that Release Exclusion of Paragraph 4.c is unenforceable under applicable law, the Release of Paragraph 5.b shall apply without the exclusion that would otherwise be provided by Paragraph 4.c.

b. Consistent with and without waiving the foregoing, the Parties agree that any court action to enforce the arbitration clause, have judgment entered in conformity with the award rendered in the arbitration or otherwise in the unlikely event the arbitration provision is found to be unenforceable or otherwise inapplicable, (i) shall be heard exclusively in the United States District Court for the Eastern District of California if federal jurisdiction exists or an appropriate state court located in Solano County in the State of California if federal jurisdiction does not exist (collectively, the "Agreed Courts"), and (ii) the Parties acknowledge and agree that the Agreed Courts will have sole and exclusive jurisdiction and venue for all claims and disputes arising out of or relating to this Operating Agreement or otherwise out of the Parties' relationships, and the Parties hereby consent to the jurisdiction of the Agreed Courts and waive any and all objections that they may have to the jurisdiction and venue in the Agreed Courts, including any claim or defense that the Agreed Courts are an inconvenient forum.

c. Notwithstanding Paragraph 9.a, the Parties shall be entitled to seek and obtain, exclusively in the Agreed Courts, equitable relief for specific performance of Paragraphs 1.b, 1.f, 2.e, 3.c, 3.h, 3.l, 4.d or 11 of this Agreement and for temporary, preliminary or permanent injunctive relief, restraining orders or other equitable relief against breach or threatened breach of such Paragraphs.

d. Should any litigation or arbitration be commenced (including any proceedings in a bankruptcy court) arising out of or related to this Operating Agreement or otherwise out of the Parties' relationships, the prevailing party in any such proceedings, as determined by the arbitrator or Court, will be entitled to reimbursement of its reasonable attorneys' fees, expenses (including but not limited to the fees of experts), and any and all arbitration and court costs, including the fees of the arbitrators, expenses, and costs of any arbitration and judicial proceedings, including any appeals.

10. BINDING; SEVERABILITY

a. Owner and Managing Pilot represent and warrant that this Operating Agreement constitutes a legal, valid and binding obligation of Owner and Managing Pilot enforceable against Owner and Managing Pilot in accordance with its terms.

b. In the event that any provision of this Operating Agreement is determined by any court or arbitrator to be illegal, invalid or unenforceable under any present or future law, then (i) such provision shall be fully severable, and this Operating Agreement shall be construed and enforced as if such illegal, invalid or unenforceable provision had never comprised a part hereof and the remaining provisions shall remain in full force and effect, and (ii) in lieu of such illegal, invalid or unenforceable provision, there shall be added automatically as a part of this Operating Agreement a legal, valid and enforceable provision as

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similar in terms to such illegal, invalid or unenforceable provision as may be possible; provided that, as provided in Paragraph 4.c to the extent that a court or arbitrator finds the Release Exclusion of Paragraph 4.c is unenforceable as written, it shall be stricken from this Operating Agreement and the Release of Paragraph 4.b shall apply without the exclusion that would otherwise be provided by Paragraph 4.c.

11. TRANSFER OF THE AIRCRAFT OR THIS AGREEMENT

a. Owner will not sell or otherwise Transfer (as defined below) the Aircraft or any interest therein unless (i) the transferee has agreed, by executing an owner Acknowledgement and Assignment Agreement form (a current version of which is attached as **Annex B**) (the "Assignment Form"), to be bound by this Operating Agreement as Owner and, if there will be a new Managing Pilot, such new Managing Pilot has signed an Acknowledgment and Joinder Agreement obtained from ICON agreeing to be bound by this Operating Agreement as Managing Pilot (a current version of which is attached as Annex A) and (ii) the signed Assignment Form and Acknowledgement and Joinder Agreement has been received by ICON. Owner's responsibility for compliance with its obligations set forth in this Operating Agreement shall continue without regard to a Transfer of the Aircraft unless and until the Assignment Form has become effective and been received by ICON. For the avoidance of doubt, receipt by ICON of an effective Assignment Form will not relieve Owner of any obligations or liabilities under this Operating Agreement arising or accruing from events, acts or omissions occurring prior thereto.

b. In the event Owner Transfers the Aircraft or interest therein and fails to deliver to ICON an Assignment Form signed by the transferee as Owner (and/or the Acknowledgment and Joinder Agreement for a new Managing Pilot, if applicable) within 10 days after such Transfer, then Owner shall pay ICON an assignment fee of US \$5,000.00 (the "Assignment Form Fee"), which shall be due 10 days after such Transfer, to compensate ICON for the costs and expenses of obtaining the Assignment Form from the new owner and/or the Acknowledgment and Joinder Agreement for a new Managing Pilot, if applicable, and other costs which are difficult to calculate. Late payment of the Assignment Form Fee shall accrue interest of 1½% per month (or the maximum interest rate permitted by law, if less) compounding monthly, until paid. Owner's payment of the Assignment Form Fee shall not relieve or diminish Owner's obligations or liabilities under this Operating Agreement, including without limitation obligations under Paragraph 4 and the obligation to deliver an Assignment Form.

c. Neither Owner nor Managing Pilot shall Transfer this Operating Agreement or any rights or obligations herein without the prior written consent of ICON (which consent may be withheld in its sole discretion) except in connection with a Transfer of the Aircraft in compliance with Paragraph 11.a.

d. "Transfer" means any sale, assignment, encumbrance, hypothecation, pledge, conveyance in trust, gift, transfer by bequest, devise or descent, or other transfer or disposition of any kind, whether voluntary, involuntary or by operation of law, including, but not limited to, transfers pursuant to merger or sale of assets, divorce or legal separation, transfers to receivers, levying creditors, trustees or receivers in bankruptcy proceedings or general assignees for the benefit of creditors. For the avoidance of doubt, a direct or indirect change in the ownership of Owner shall be deemed a Transfer.

e. Owner agrees that ICON may file a notice with the FAA title registry (and foreign registries, as applicable) indicating the obligations of Owner to comply with the transfer restrictions herein, including delivery of an Assignment form.

12. INTERPRETATION

If an ambiguity or question of intent or interpretation arises, then this Operating Agreement will be construed as if drafted jointly by the Parties, and no presumption or burden of proof will arise favoring or disfavoring any party to this Operating Agreement by virtue of the authorship of any of the provisions. The article, section, and paragraph titles and headings contained in this Operating Agreement are inserted as a matter of convenience and for ease of reference only and shall be disregarded for all other purposes, including the construction or enforcement of this Operating Agreement or any of its provisions.

13. ENTIRE AGREEMENT; MODIFICATION

This Operating Agreement constitutes the entire agreement and understanding regarding its subject matter. This Operating Agreement may be amended or modified, and any of the terms, covenants, representations, warranties, or conditions may be waived, only by a written instrument executed by ICON, Owner and Managing Pilot. Any waiver by any party of any condition

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or breach shall not be deemed to be a further continuing waiver of any such condition or breach, or of the breach of any other provision of this Operating Agreement.

14. SPECIFIC PERFORMANCE

The Parties acknowledge and agree that breach of Paragraphs 1.b, 1.f, 2.e, 3.c, 3.h, 3.l, 4.d or 11 of this Agreement would cause irreparable injury to the non-breaching Party for which monetary damages would not be an adequate remedy and, therefore, notwithstanding anything to the contrary, such Paragraphs shall be specifically enforceable and any breach or threatened breach of such Paragraphs shall be the proper subject of a temporary, preliminary or permanent injunction, restraining orders or other equitable relief (including, without limitation, an order rescinding purchases, sales and other Transfers of the Aircraft not made in compliance with this Agreement) without having to prove actual damages or that monetary damages would be inadequate and without the need of posting a bond or other form of security.

15. <u>REMEDIES CUMULATIVE</u>

All remedies in this Agreement are cumulative and in addition to (not in lieu of) any other remedies available to a Party at law or in equity.

IN WITNESS WHEREOF, the Parties have caused this Aircraft Operating Agreement to be executed by their duly authorized representatives effective as of the date first set forth above.

Owner:		ICON Aircraft,	Inc.	
Signature:		Signature:		
Name:		Name:		
Title:		Title:		
Date:		Date:		
Managing Pilot:				
Signature:				
Name:				
Address:				
-				
Email:				
Phone Number:				
Date:				