

Occupational Training Agreement

Cockpit4u Aviation Service GmbH, Mittelstr. 5, 12 529 Berlin-Schönefeld,
- following "TRTO" -

Represented by

Head of Training Stefan Heuß

a n d

Mr. / Mrs.

.....
Address:

.....

Phone / Mobile:

E-Mail:

- following "Student" -

Are entering the following agreement:

1. The TRTO is responsible for training required to acquire

.....
based on statutory requirements of the training guidelines and occupational training agreement.

2. Training commences at the time the agreement is signed and legally required documentation is submitted. The student acknowledges knowledge of the internal training regulations for theoretical and practical training, which are part of this agreement. He will receive a copy of the internal training regulations upon request. The student is obligated to comply with the legal regulations representing the basis for training of airmen and the TRTO's internal training regulations.

3. The TRTO is obligated to adhere to agreed upon training deadlines. However, a binding agreement with regard to the duration of training cannot be set. It is contingent upon air traffic, weather conditions, and the student's skill. The TRTO is obligated to ensure efficient

and proper theoretical and practical training as long as the student contributes to the best of his ability. The TRTO's obligation will become void due to force majeure or state intervention.

4. The TRTO neither promises admission to the official examination or its existence. The training manager will determine the point of maturity to take an examination. The test flight is not part of training.

5. The student is obligated to complete his training according to this agreement at Cockpit4u TRTO.

6. The student is obligated to pay the applicable tuition when it becomes due. The price is contingent upon the TRTO's current price list on the date services were rendered. The price list is posted at the TRTO. The student confirms receipt of the current list with his signature.

The tuition for theoretical training and administrative fees are due and payable at the time the occupational training agreement takes effect.

Tuition for practical training must be transferred to the TRTO's account 10 days prior to simulator training. Examination fees, examiners' travel fees, lodging, and expenses for travel to and from are not included in the price listed on the price list and must be paid by the student.

7. The student assures by signing the occupational training agreement that he is able to immediately satisfy all of the TRTO's requirements based on the agreement and applicable current pricelist at the time of service. If the student experiences financial difficulties, he must notify the TRTO of such circumstances immediately.

8. The parties entering the agreement agree that the TRTO is only liable for damages occurring during flight operations to the extent that insurance coverage exists and applies.

Beyond this liability, the TRTO is not responsible for damages due to training or other events of damage in connection with the training of the student, no matter for what legal reasons, to the extent that this is legally permitted.

9. The student is liable for all damages for which he is at fault toward the TRTO. Exceptions are damages for which he is not at fault. If damages occurred as a result of non-compliance with instructions from the TRTO, teaching personnel, or statutory regulations, it will be assumed that the student is at fault, unless he can prove that he is not at fault. If a student does not appear at the simulator session without canceling first, the full price will be charged.

10. The TRTO has the right to terminate the training agreement prematurely for important reasons. An important reason applies especially if the student proves to be unsuitable either based on his character or with regard to his skills to reach maturity to take the exam, the student violates the training regulations, intentionally damages training equipment, or handles such equipment in a way that would appear to cause damage to the equipment.

11. The student has the right to terminate the training agreement prematurely.

12. If the occupational training agreement is terminated prematurely, tuition for practical training will apply up until that point in time for already held sessions in addition to the full tuition for theoretical training and training materials, and all expenses and costs incurred by the TRTO.

13. The student is obligated to manifest his skills with his own studies beyond the specified curriculum.

14. If individual provisions of this agreement are invalid, all other provisions will remain in effect.

15. Place of fulfillment is Berlin.

Any additional agreements must be in writing.

Berlin,

.....
(Student)

.....
(TRTO)