



AUTHORISED BEECHCRAFT REPRESENTATIVE



ABSOLUTE AVIATION GROUP



AUTHORISED CESSNA REPRESENTATIVE

AbsoluteAdvantage Terms and Conditions:

Please read these Terms and Conditions of participation in the AbsoluteAdvantage Benefit Program carefully. By participating in this program, you agree to be bound by the terms described herein and all terms incorporated by reference.

1. Membership Eligibility and Overview
 - 1.1. The AbsoluteAdvantage Benefit Program (“Program”) is offered at the sole discretion of the Absolute Aviation Group of Companies (“Absolute Aviation”). Absolute Aviation reserves its right, at its election, to accept, refuse, cancel, suspend or reverse any membership and membership application.
 - 1.2. Customers of Absolute Aviation who purchased a new or pre-owned aircraft through Absolute Aviation or Comair General Aviation in the last 5 years are eligible to participate in the Program.
 - 1.3. Only Aircraft purchased through Absolute Aviation or Comair General Aviation AND owned by a customer eligible to participate in the Program will automatically be allocated discounts through the Program. Aircraft purchased through any other channel will not automatically qualify for any benefits under the Program regardless of the owner being eligible to participate in the Program. Absolute Aviation reserves its right to allow or refuse access to the Program for Aircraft owned by eligible customers but not purchased from Absolute Aviation.
 - 1.4. Customers may only join the Program if they are compliant and in good standing with all standard terms and conditions within Absolute Aviation, where relevant. Such compliance will include but not be limited to:
 - 1.4.1. All accounts, invoices and expenses are paid and maintained as per the terms and conditions of Absolute Aviation Group.
 - 1.4.2. Aircraft being operated in accordance with the manufacturers approved Aircraft Flight Manual and/or Pilots Operating Handbook, as well as the relevant CAA regulations.
 - 1.4.3. Pilot compliance with legal operating requirements as determined by the SACAA.
 - 1.4.4. Maintenance upkeep on the Aircraft is fully current and the aircraft is maintained to airworthy standards at all times.

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JHB: Hangar 1, Airport Rd, Lanseria International Airport CT: AAG Hangar, Cnr Aviation & Convair Road, Cape Town International Airport

GROUP DIRECTORS : NP HOWARD | GJ WORTHINGTON | DB BASSON | JM VAN DER WESTHUIZEN | TS SEMETSING | SF EARLE | EB DE OLIVEIRA | R PRINSLOO | BG JOHNSTONE | G BURNET

ABSOLUTE AVIATION HOLDINGS (PTY) LTD | ABSOLUTE AIRCRAFT SALES (PTY) LTD | ABSOLUTE AIRCRAFT PARTS (PTY) LTD | ABSOLUTE SERVICE CENTRE (PTY) LTD | ABSOLUTE PROCUREMENT (PTY) LTD
ABSOLUTE FLIGHT SERVICES (PTY) LTD | ABSOLUTE SOLUTIONS (PTY) LTD | ABSOLUTE AVIATION CAPE TOWN (PTY) LTD



- 1.4.5. As per the Absolute Aviation Group's Standard Terms and Conditions, any maintenance undertaken with the Absolute Service Centre involves the exclusive supply of parts and componentry from the Absolute Aircraft Parts business.
2. Membership Card and Benefits:
 - 2.1. The benefits may be amended from time to time without prior notice to the Program members. Benefits are interconnected and may not be used in isolation. The benefits include:
 - 2.1.1. Up to 20% reduction in Absolute Service Centre labour rates;
 - 2.1.2. Discounted rates on selected aircraft parts;
 - 2.1.3. Preferential rates and benefits on the AbsoluteAssured Fleet Policy;
 - 2.1.4. Free enrolment onto the AbsoluteAutograph package to include free maintenance management, maintenance forecasting and service scheduling;
 - 2.1.5. Priority maintenance scheduling in workshop.
 - 2.2. The AbsoluteAdvantage Benefit Card ("Benefit Card") is issued by, and remains the property of, Absolute Aviation who reserves the right to decline, issue and withdraw the Benefit Card or any benefit at any time. Absolute Aviation reserves the right to alter or amend the conditions of operation of the Benefit Card.
 - 2.3. The AbsoluteAdvantage benefits may only be redeemed by the Benefit Card holder and only with Absolute Aviation. The benefits are connected to a specific customer and cannot be transferred, assigned or exchanged for cash, parts or other benefits. Benefits cannot be accumulated.
3. By joining the Program, the customer has agreed to these terms and conditions, as amended or replaced by Absolute Aviation from time to time. Any customer who does not agree to be bound by the Program Terms and Conditions will not be allowed to participate in the Program. Existing Program members who do not agree to be bound by the Program Terms and Conditions, including amendments thereto from time to time, must notify AbsoluteAdvantage of such refusal in writing at info@absoluteaviation.co.za in which event such member's participation in the Program may be terminated and/or such person's Benefit Card cancelled.
4. Terms and Conditions must be checked regularly and are available online at www.absoluteaviationgroup.co.za and may be requested by email from info@absoluteaviation.co.za.



5. All Standard Terms and Condition within Absolute Aviation are incorporated herein by reference, where relevant. Standard terms and conditions can be located on www.absoluteaviationgroup.co.za or requested from info@absoluteaviation.co.za.
6. In the event of any abuse or fraud being committed by any person in respect of the Benefit Card and/or conduct involving the abuse of AbsoluteAdvantage Benefits, Absolute Aviation reserves the right to take appropriate action against the responsible person and all benefits and rewards issued may be forfeited and the Program Card revoked.
7. Personal Information:
 - 7.1. Member data and personal information is protected in terms of the relevant legislation and in line with the Protection of Personal Information Policy on the Absolute Aviation website;
 - 7.2. Program members have the right, in accordance with the relevant legislation, to (a) obtain access to his/her personal information held by Absolute Aviation; (b) to request the correction, destruction or deletion of his/her personal information held by Absolute Aviation; and (c) to object to the processing of his/her personal information. In the case of a Program member objecting the capture and processing of his/her personal information such person's Program Membership will be terminated.
 - 7.3. It is the Program member's responsibility to inform Absolute Aviation of any changes to his/her personal information.

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