



PREMIER 

PRIVATE JET CARD PROGRAM



ALL INCLUSIVE JET CARD Program Overview



Benefits

- ▶ No Hidden Fees, All-Inclusive Pricing
- ▶ No Long-Term Commitments
- ▶ Earn Bonus Hours with Referral Program
- ▶ Guaranteed Availability
- ▶ No Expiration Dates

How It Works

The Premier Jet Card program offers guaranteed availability without the hassle of hidden fees and extra charges. Our All-Inclusive pricing includes fuel surcharges, FET taxes and landing fees. Charges apply to occupied time only, no repositioning fees. Upgrades are available via the conversion table listed below. Our flight support team is available 24/7 to assist with every detail of your travel arrangements such as catering, ground transportation and concierge services.

Pricing and Bonus Hours



AIRCRAFT CLASS	25-HOUR CARD	50-HOUR CARD	BONUS HOURS
Light Jet Card	\$7,550 per hour \$188,750 annual	\$7,350 per hour \$367,500 annual	+2 Hours
Mid-Size Jet Card	\$8,750 per hour \$218,750 annual	\$8,500 per hour \$425,000 annual	+3 Hours
Super Mid Jet Card	\$10,750 per hour \$268,750 annual	\$10,500 per hour \$525,000 annual	+3 Hours

Contact Information:
sales@premierprivatejets.com
Office: 772-223-1219
www.premierprivatejets.com

Membership Agreement

The Membership Agreement (“Agreement”) will become effective upon execution between Premier Air, Inc., dba Premier Private Jets, a Florida Corporation (“PPJ”), and Member Name (“Member”). The date of this agreement will be the date of execution by the Member.

PPJ arranges air transportation and other services on behalf of its clients. The Member wishes to contract with PPJ to arrange air transportation and other services on their behalf. The Member is pre-purchasing _____ hours in PPJ’s _____ membership program for the price of \$_____, including the base hourly rate, fuel rate, and Federal Excise Tax.

The parties therefore agree as follows:

Definitions

For the purposes of the agreement, the following terms will have the following definitions:

1. **“Billable Hours”** means the total number of hours deducted from a Membership account for a Trip
2. **“Carriers”** means air carriers as defined in 14 CFR 1.1 operating under the rules of 14 CFR Part 135 or Part 121, or foreign equivalent.
3. **“Duty Time”** means the “Duty Period” as defined in 14 CFR 135.273 (a) that a crewmember reports and ends when he or she is released, or the Duty Period expires.
4. **“Effective Hourly Rate”** means the price divided by the total hours purchased under this Agreement, including any complimentary hours.
5. **“End Date”** means the end of the 12th month after the date of this agreement.
6. **“FAA”** means the Federal Aviation Administration.
7. **“Federal Excise Tax”** means the percentage tax proscribed in IRC 4661(a)
8. **“Leg”** means an individual point-to-point flight within a Trip.
9. **“Membership Account”** means the hours the Member has pre-purchased in accordance with this agreement.
10. **“Peak Travel Days”** means those days defined in section 6.
11. **“Standard Travel Day”** means all days that are not Peak Travel Days.
12. **“Trip”** means a trip scheduled in accordance with this Agreement for which hours will be deducted from the Member’s Membership Account.

Engagement

Member here by engages and appoints PPJ to act as an authorized agent on behalf of the member and under the terms of this agreement to arrange for private aircraft charter services either within the PPJ fleet or through third party certified Direct Air Carriers (“DAC”) operating under Part 135 of the Federal Aviation Administration (FAA) Regulations. PPJ will always contract third party services directly with the DAC and not through Air Charter Brokers.

Reverations And Scheduling

To request to schedule a Trip, the Member must contact PPJ’s Sales team by phone at (877) 550-5387 or 1+772-223-1219 or by email to sales@premierprivatejets.com. Trips shall be considered scheduled when PPJ confirms in writing to the Member that the Trip is scheduled. Once your travel is confirmed, a flight itinerary will be emailed to the point of contact’s email on file. Any subsequent changes made to a trip will be confirmed via revised flight itinerary by email. The Member may designate, in writing, other individuals as Authorized Planners who are authorized to request to schedule Trips on their behalf.

Request to schedule Trips must include the following information:

1. Desired aircraft type
2. Desired departure and arrival airports
3. Desired departure times
4. Estimated passenger count
5. Any pets or unusual baggage

For all domestic travel Non-Peak Days, a minimum of Forty-Eight (48) hours must be provided to Premier Private Jets. For all international travel Non-Peak Days, a minimum of Seventy-Two (72) hours must be provided and is subject to all handling permits required. For all domestic travel Peak Days, a minimum of Ninety-Six (96) hours must be provided to Premier Private Jets. For all international travel Peak Days, a minimum of One-Hundred and Twenty (120) hours must be provided. Peak Day travel is outlined in the chart below:

Currently Identified Airplane Peak Period Days	
Dates of Peak Days	Description
1/1 - 1/4	New Years Day
1/16 - 1/20	MLK Day
2/13 - 2/18	Presidents Day
3/8 - 3/29	Spring Break
4/1 - 4/11	Easter
5/26 - 6/2	Memorial Day
7/1 - 7/6	4th of July
9/3 - 9/7	Labor Day
11/21 - 12/3	Thanksgiving
12/18 - 1/4	Christmas

PPJ shall schedule Trips that depart and arrive within the 48 contiguous United States or within 200 nautical miles thereof (the “Service Area”). PPJ may schedule Trips that begin or end outside of the Service Area. All international trips booked outside of the service area are subject to the Flat Fee Chart by Destination fees listed in Appendix A.

PPJ may change the airports used for legs or require that additional legs be added or both if such airports do not meet the operational requirements of the aircraft type requested by the member, including any operational requirements prescribed by DAC’s, or for any other reason outside of PPJ’s control. PPJ shall use reasonable efforts to secure departure or arrival slot reservations (as defined in 14 CFR 93.213 or international equivalent) or parking reservations as required by fixed base operators or airports. PPJ, if unable to secure such reservations, may adjust departure times or airports used or both. PPJ may adjust departure times by up to two hours for any other reason.

Aircraft

PPJ shall make reasonable efforts to arrange travel on the type of aircraft designated in this Agreement for trips but may arrange travel on other aircraft of reasonably similar or greater capacity and size.

Carriers may restrict the maximum passengers allowed for a leg based on the combined weight of baggage and passengers and operational restrictions or requirements. See Appendix B for aircraft maximum seating chart.

PPJ shall arrange travel on aircraft with the following safety and insurance standards:

1. 1. Carriers, aircraft, and flight crews shall meet the minimum safety standards of ARG/US Gold, Wyvern Registered, or PPJ Preferred Network.
2. 2. Aircraft shall have the following combined single limit liability insurance coverage including bodily injury to passengers and property damage liability:
 - a. Largejets, \$200,000,000
 - b. Super-Midsized jets, \$100,000,000
 - c. Light and Midsized jets, \$50,000,000

Billable Hours

Billable Hours shall be the sum of the following amounts:

1. The sum of the estimated flight time for the type of aircraft requested plus 12 minutes of taxi time per Leg, rounded up to the nearest 0.1 of an hour (the “Base Billable Hours”)
2. For Trips with Legs departing or arriving on Peak Travel Days a surcharge equal to 15% of the sum of the Base Billable Hours (the “Peak Surcharge”) for those days, rounded up to the nearest 0.1 of an hour.
3. For Trips with Legs departing or arriving outside of the Service Area a surcharge equal to 10% of the Base Billable Hours (the “International Surcharge”) for the days on which those legs occur, rounded up to the nearest 0.1 of an hour.

For the second and any subsequent legs of a trip departing on the same day the estimated flight time for such legs shall be deemed at a minimum of 0.8 hours no matter the actual flight time of such leg. The Base Billable Hours for any day on which legs depart shall be deemed to be a minimum of at least one and a half (1.5) hours (the “Daily Minimum”). If the Billable Hours for a trip exceed the remaining balance of the Membership Account (this difference being the “Overage Hours”), the Member shall, prior to the initial Leg of the trip pay to PPJ an amount equal to the Overage Hours multiplied by the Effective Hourly Rate.

For trips requested by the member to be fulfilled with other aircraft types the Billable Hours shall be multiplied by the applicable Billable Hours Exchange Rate. See chart below for conversion rates.

Billable Hours Exchange Rate

	LIGHT JET	MID SIZED JET	SUPER MID	HEAVY JET
Light Jet	1 : 1	1.47 : 1	2.04 : 1	2.64 : 1
Mid Sized Jet	0.75 : 1	1 : 1	1.46 : 1	1.89 : 1
Super Mid Jet	0.54 : 1	0.76 : 1	1 : 1	1.36 : 1

Other Charges And Fees

PPJ shall charge the Member for the following items.

1. Damages to aircraft caused by passengers.
2. Additional cleaning of aircraft required as a result of passengers' actions or inactions.
3. Flight phone or metered internet data usage.
4. Hangar or de-icing services deemed necessary by PPJ or other Carriers due to actual or forecast weather conditions and as a result of the trip.
5. Additional costs related to travel to or from airports with special restrictions or charges (See chart for flat fees per destination).
6. Additional costs related to operations outside of normal airport or FBO hours.
7. Other unforeseen costs that are the result of the Member's actions or inactions and related to trips.
8. Pets brought aboard legs that were not disclosed at the time of the initial request to schedule.

In no event will such charges be greater than the amount paid by PPJ plus a 3.5% administrative fee. PPJ shall make reasonable efforts to arrange catering, ground transportation, hotel or restaurant reservations, and other services that the member request and may charge the Member for such services. Prior to requesting to schedule trips the member shall provide, and shall update as necessary, a valid credit card to be kept on file and used as payment for charges described in this section.

Cancellations And Changes

Cancellations of a scheduled Leg or changes to the departure time or routing of a scheduled leg (“Cancellations or Changes”) must be submitted to PPJ’s Operations team by phone and in writing by email to ops@premierprivatejets.com. PPJ may deduct a fee of up to the 100% of the Billable Hours of the pro rata portion of the trip cancelled or changed from the Membership Account if the cancellation or change is made within the cancellation period.

PPJ may deem a departure delay of more than 60 minutes that is caused by the Member to be a cancellation or change of that leg and PPJ may require the Member to submit a new request to schedule a trip. In the event of a cancellation or change, the Billable Hours for the trip shall be recalculated based on the remaining legs of the trip.

**all one way and international flights booked are subject to 100% fee of the total estimated trip.

Cancellation Terms

1. After trip has been accepted by PPJ 10% of total trip price
2. 7-4 days prior to departure 30% of total trip price
3. 3 days- 24 hours prior to departure 85% of total trip price
4. Less than 24 hours prior to departure 100% of total trip price (or after positioning)

Peak Period Cancellation Terms

1. After trip has been accepted by PPJ, 15% of total trip price
2. 7-4 days prior to departure 45% of total trip price
3. Within 3 days of departure 100% of total trip price

Terminations

PPJ may terminate this Agreement at any time with or without cause and without penalty by delivery of written notice to the Member. Upon receipt by the Member of notice of termination, PPJ shall refund to the Member an amount equal to the remaining balance of the Membership Account multiplied by the Effective Hourly Rate, less any charges then remaining unpaid within 15 days of receipt of such notice by the Member. If the Member does not complete any trips within 6 months after the End Date, PPJ may deduct an inactivity fee equal to 10% of the balance of the Membership Account. At the end of each 6-month period of inactivity thereafter, PPJ may deduct an inactivity fee equal to 25% of the balance of Membership Account. This Agreement will be deemed to be terminated 7 days after the arrival of the last Trip scheduled under this Agreement. The parties’ obligations under this Agreement shall survive under the termination of this Agreement.

Disclosures

The Member hereby appoints PPJ as their authorized agent to arrange for air transportation services on their behalf. The Member acknowledges that PPJ will be acting solely as their authorized agent and or carrier. In all air transportation arrangements, the Member will be the charterer and beneficiary of such arrangements.

Liability And Warranties

PPJ shall be primarily liable to the Member for claims arising out of any and all occurrences, accidents, or incidents that occur on or in connection with the aircraft operated by the Carrier, including all personal injuries, property damage, or wrongful death. PPJ makes no representations or warranties of any kind as to any matter arising out of these terms and conditions or the services provided to the member or any guest of the Member, and hereby disclaims all other warranties, express or implied, including implied warranties of merchantability, fitness for a particular purpose, or arising out of course of dealing, course of performance, or usage in trade.

Electronic Signatures

The Member and PPJ agree that:

1. Receipt of information electronically that the recipient reasonably believes to be authorized by the transmitting party shall constitute the valid signature on behalf of the transmitting party, and agree that transmission from an email address identified by the Member as an authorized email address shall be reasonable to accept; and
2. Such transmissions shall be deemed to satisfy any federal, state, or local laws or regulations requiring that agreements be in writing and delivery of such transmissions shall be deemed receipt of written notice, and neither party shall contest the validity or enforceability of such electronic transmissions; and
3. Computer-maintained records produced as physical copies shall constitute business records and shall have the same validity as any other generally recognized business records.

Privacy

PPJ shall take reasonable measures to maintain data associated with the Member and the Member's guests as confidential. PPJ may be required to furnish data in support of the services arranged in accordance with this Agreement but will limit disclosure to that which is needed to support such services.

Terms Subject To Change

All terms and conditions contained herein are subject to change within 30 days' written notice to the Member.

Dispute Resolution

This Agreement and the provision of services by PPJ hereunder shall be governed by and construed in accordance with the laws of the State of Florida, without giving effect to conflict of law principals. Any dispute arising under this Agreement or the services provided by PPJ shall be finally settled by binding arbitration before a panel of one arbitrator in accordance with the Commercial Arbitration Rules of the American Arbitration Association ("AAA"). In the event of a conflict between the AAA Rules and this Agreement, the provisions of this Agreement shall prevail. Judgement on the award may be entered in any court of competent jurisdiction. The location of arbitration shall be in Palm Beach, FL. In the event the Member fails to pay any sums due to PPJ hereunder at the time such sums are due to be paid, PPJ shall be entitled to recover all attorneys' fees and costs from the Member related to or arising out of any efforts to collect such sums, including any legal proceedings or arbitration that is commenced in order to collect such sums.

Force Majeure

PPJ will not be deemed to be in breach of its obligations hereunder or have any liability or responsibility for any loss, delay, cancellation, or damage arising in whole or in part from any weather conditions, acts of God, acts of nature, acts of civil or military authority, civil commotion, war or warlike operations, or imminence thereof, strike or labor dispute, blockade, embargo, government regulation, law, rule, or authority, acts or omissions of government authorities including all civil aviation authorities, requisition of aircraft by public authorities, breakdown or accident to the aircraft, mechanical failure, lack of essential supplies or parts or if the safety of passengers and/or property is deemed by the aircraft commander or the Carrier's operational supervisors to be in jeopardy, or for any cause or any other event of circumstance beyond the direct control of PPJ. In the event of a Trip not being completed due to any of the above conditions the Billable Hours shall be recalculated with any costs related to the incomplete portions of the Trip incurred by PPJ deducted from the Membership Account at a rate equal to the amount of the charge divided by the Effective Hourly Rate, rounded up to the nearest 0.01 of an hour.

Representations and Warranties

The respective parties (each as to the other, a “Representing Party”), each represent and warrant that the Representing Party has all requisite power and authority to enter into this Agreement and to assume and perform fully its obligations hereunder. The Representing Party’s execution and delivery of and performance under this Agreement have been duly and validity authorized by all necessary entity action as required by the Representing Party. This Agreement has been duly executed and delivered by and on behalf of the Representing Party by and authorized signatory or representative thereof. This Agreement constitutes a valid and binding obligation and agreement of the Representing Party enforceable against the Representing Party in accordance with its terms. Each party acknowledges and agrees that it is entering into this Agreement knowingly and voluntarily, after having the opportunity to obtain the advice of legal counsel. The parties have participated jointly in the negotiation and drafting of this Agreement.

Severability

If any provision of this Agreement is declared by an arbitrator or a court of competent jurisdiction to be invalid, illegal, or unenforceable, such invalidity, illegality, or unenforceability shall not affect any other provisions of this Agreement and the Agreement shall be construed as if such invalid, illegal or unenforceable provisions had never been contained herein. Such provisions shall be deemed modified to the extent necessary in the arbitrators or courts opinion to render such provision enforceable and the rights and obligations of the parties shall be construed and enforced accordingly. Regardless of any invalid, illegal or unenforceable provision(s), the remainder of the Agreement shall otherwise remain in full force and effect.

Assignment and Change in Control

The Member may assign this Agreement without PPJ’s prior written approval. A merger or other change in control of the Member shall constitute an assignment of this Agreement. PPJ may assign this Agreement without consent to a subsidiary or affiliate; an acquirer of PPJ’s equity, business or assets; or a successor by merger. Any purported assignment in violation of this section shall be void. Any permitted assignee shall assume all assigned obligations of its assignor under this Agreement.

Credit Card Info*

CARD NUMBER

MEMBER SIGNATURE

EXPIRATION

CVV

DATE

BILLING ADDRESS

Please complete this form and return to:
Premier Private Jets
2580 SE Aviation Way #201
Stuart, Florida 34996

Please include check made payable to Premier Private Jets or inquire about wiring instructions.

A valid driver license or government issued ID is required.

*A credit card is required to keep on file to cover any additional fees or expenses.



Contact Information
sales@premierprivatejets.com
Office: 772-223-1219
www.premierprivatejets.com

Miscellaneous

1. PPJ shall remit all Federal Excise Tax received from the Member on the Member's behalf.
2. Services may only be provided to the member and the Member's invited guests.
3. PPJ does not engage in the formation of groups for transportation in connection with "Public Charters" as defined in 14 C.F.R. 380.
4. This Agreement, together with related exhibits, schedules, and attachments, and the agreements referenced herein and incorporated by reference, constitute the entire agreement between PPJ and the member concerning these hours purchased and supersedes any prior or contemporaneous agreements, understandings, or proposals.
5. No provision of, right, power or privilege under this Agreement shall be deemed to have been waived by any act, delay, omission or acquiescence on the part of any party, its agents or employees, but only by and instrument in writing signed by an authorized representative of each party. No waiver by any party of any breach or default of any provision of this Agreement by the other party shall be effective as to any other breach of default.
6. Any sums due from the Member to PPJ here under remaining unpaid for more than 5 days beyond the date such sums were due shall be subject to interest at the lesser of 1.5% per month or the maximum amount of interest permitted by law.
7. In the event that any form of payment provided by the member is rejected and PPJ incurs any fees as a result of such rejection the Member shall be responsible to reimburse PPJ promptly for all such fees.
8. No joint venture, partnership, employment, or agency relationship exists between the member, PPJ, or any Third-Party Provider as a result of this Agreement or use of PPJ's services.
9. Under no circumstances shall the Member or PPJ be liable to the other party for any consequential, incidental, indirect, or special damages (whether in contract, strict liability, or in tort).

Each party is signing this Agreement on the date stated opposite that party's signature.

Date: _____ Member:
By: _____

Name: _____

Date: _____ Premier Air Inc (DBA Premier Private Jets):
By: _____

Name: _____

Appendix A - Flat Fee Chart by Destination

LOCATION	AIRPORT	CITATION C31/C32 CITATION BRAVO HAWKER 400XP	HAWKER 800XP HAWKER 900XP LEAR 60	CITATION X CHALLENGER 300	FALCON 2000/2000EX CHALLENGER 604
ALASKA					
Anchorage	PANC	\$550	\$550	\$600	\$600
All Other Locations		\$600	\$600	\$650	\$800
BAHAMIAN ISLANDS					
Nassau	MYNN	\$1,500	\$1,500	\$1,750	\$1,750
All Other Locations		\$2,500	\$2,500	\$2,500	\$2,500
BERMUDA					
	TXKF	\$1,284	\$1,334	\$1,334	\$1,359
CANADA					
Gander	CYQX	\$1,000	\$1,000	\$1,200	\$1,200
All Other Locations		\$1,500	\$1,500	\$1,500	\$1,500
CARRIBBEAN					
Anguilla	TQPF	\$2,500	\$3,000	\$3,000	\$3,500
Antigua & Barbuda	TAPA	\$2,500	\$3,000	\$3,000	\$3,500
Aruba	TNCA, TNCB, TNCC	\$2,500	\$3,000	\$3,000	\$3,500
Barbados	TBPB	\$3,000	\$3,500	\$3,500	\$3,500
British Virgin Islands	TUPJ	\$2,500	\$3,000	N/A	N/A
Cayman Islands	MWCB, MWCR	\$2,500	\$3,000	\$3,000	\$3,500
Dominica	All Airports	\$2,500	\$3,000	\$3,000	\$3,500
Dominican Republic	All Airports	\$2,500	\$3,000	\$3,000	\$3,500
Grenada	TGPY	\$2,500	\$3,000	\$3,000	\$3,500
Guadeloupe	TFFR	\$2,500	\$3,000	\$3,000	\$3,500
Jamaica	MKJP, MKJS	\$3,000	\$3,500	\$3,500	\$3,500
Martinique	All Airports	\$2,500	\$3,000	\$3,000	\$3,500
Puerto Rico	All Airports	\$2,500	\$2,500	\$2,500	\$2,500
St. Kitts & Nevis	TKPK	\$2,500	\$3,000	\$3,000	\$3,500
St. Lucia	TLPC, TLPL	\$2,500	\$3,000	\$3,000	\$3,500
St. Martin/Maarten	TNCM	\$2,500	\$3,000	\$3,000	\$3,500
St. Vincent & The Grenadines	All Airports	\$2,500	\$3,000	\$3,000	\$3,500
Trinidad & Tobago	TTPP	\$2,500	\$3,000	\$3,000	\$3,500
Turks & Caicos	MBPV, MBGT	\$2,500	\$3,000	\$3,000	\$3,500
U.S. Virgin Island	TISX, TIST	\$1,500	\$1,500	\$1,500	\$1,500
CENTRAL AMERICA					
Belize	MZBZ	\$3,500	\$3,500	\$3,500	\$3,500
Costa Rica	MROC, MRLB	\$3,500	\$3,500	\$3,500	\$4,000
Guatemala	All Airports	\$5,000	\$5,000	\$5,000	\$5,000
Honduras	All Airports	\$5,000	\$5,000	\$5,000	\$5,000
Nicaragua	All Airports	\$5,000	\$5,000	\$5,000	\$5,000
Panama	MPTO, MPH0	\$5,000	\$5,000	\$5,000	\$5,000
HAWAII					
All Locations	All Airports	N/A	N/A	\$1,500	\$1,500
MEXICO					
Acapulco	MMAA	\$5,000	\$5,000	\$5,000	\$5,000
Cancun	MMUN	\$5,000	\$5,000	\$5,000	\$5,000
Puerto Vallarta	MMPR	\$5,000	\$5,000	\$5,000	\$5,000
Los Cabos Int'l Airport	MMSD	\$5,000	\$5,000	\$5,000	\$5,000
Cabo San Lucas	MMSL	\$5,000	\$5,000	\$5,000	\$5,000
Toluca	MMTO	\$5,000	\$5,000	\$5,000	\$5,000
All Other Locations		\$7,500	\$7,500	\$7,500	\$7,500

*For each departure and arrival at certain airports an all-inclusive flat fee that is aircraft and airport specific will be charged.
 **International Flat Fees may be adjusted, without notice, upward or downward to reflect actual costs, based upon actual invoices Airplane receives.
 ***Surcharges may be added to specific airports to recover short term price increases due to specific events.

Appendix B

Aircraft Maximum Seating Capacity Chart

AIRCRAFT TYPE	MAXIMUM SEATING
Citation CJ1	6
Citation Bravo	8
Hawker 400XP	8
Hawker 800XP	8
Lear 60	8
Citation X	8
Challenger 300	8
Challenger 604	12

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