

ALTITUDE ANNUAL PASS

Limited Availability

Membership includes access to Summer 2025 (06.27.25 - 09.1.25) and Winter 2025-26 Seasonal flights (11.26.25 – 04.27.26) serving Mammoth Lakes, CA

TERMS & CONDITIONS

- **Membership purchases are non-refundable.**
- All fees for flights, services and applicable taxes are included in price.
- Seating is not guaranteed and will be provided on a space-available basis.
- Pets over 30 lbs. will require a passenger booking.
- **BENEFITS**
 - This is the only Membership Account that includes access to **seasonal flights serving Mammoth Lakes, CA.**
 - Includes up to ten (10) one-way flight segments on any scheduled, commuter, or public charter flight operated by Advanced Air, LLC during TERM. Segments can be booked in either direction and/or for multiple passengers on the same route. Booked segments are transferrable or changeable anytime up to 30 minutes prior to scheduled departure time with no fees.
 - Includes activation of your personal portal to manage individual reservations.
 - All Ancillary fees, except for oversize/overweight baggage fees are waived for Members.
 - 50% discount on all parking fees at Hawthorne Airport.
 - Complimentary snacks and beverages on all flights.
 - Access to the premier Altitude Lounge located at Hawthorne Airport
 - Subscription to Altitude Magazine
 - Advance notification of all special events, pre-sale opportunities, promo codes, discounts, and special announcements for all Advanced Air scheduled, on-demand, and public charter flights.
 - Select promotional items and discounts provided periodically by Advanced Air, LLC and its partners.
- **ALL BENEFITS EXPIRE AT END OF TERM identified above.** Membership has no cash value and no residual value and end of Term.
- **Please review Terms and Conditions, Altitude Annual Pass Membership Agreement, and Operator-Participant Agreement prior to purchase as you will be required to confirm your agreement in order to complete the purchase. Completion of the purchase of Annual Pass/Membership signifies your agreement to these policies.**

MEMBERSHIP AGREEMENT

This Direct and Indirect Air Carrier Charter/Membership Agreement ("Agreement") between Advanced Air, LLC, Located 12101 Crenshaw Blvd., Suite 100, Hawthorne, CA 90250 ("AA") and you ("Member") sets forth the terms and conditions in which AA sells (i) individual seats (each, a "Seat"), or (ii) all seats (a "Charter") on various aircraft between the locations requested (each, Seat and Charter may be referred to as individually or collectively, as a "Flight").

Membership and any and all services offered by Advanced Air are subject to the terms and conditions set forth in the Membership Agreement, Terms of Use, Charter Terms and additional agreements applicable to certain services. In exchange for a membership fee, Advanced Air provides access to numerous services and benefits. Advanced Air reserves the right to change, suspend or terminate any of the services or benefits at any time, including, without limitation, changes, suspension or termination of any routes, types of aircraft used and/or operators that perform flights, and changes to (or imposition of new) fees or other charges for services or benefits. Membership fees are subject to change and include all applicable taxes. Advanced Air may offer a number of programs, including single-entity charters and Public Charters. For single-entity charters, Advanced Air will act solely as member's agent in arranging the flight. For Public Charter operations, Advanced Air will act as principal in buying and reselling the air transportation. Seats obtained under the Public Charter Program are subject to the Public Charter rules contained in 14 CFR 380.

Unless otherwise indicated in the Agreement, Member is subject to all Terms and Conditions below.

Federal Aviation Regulation Part 135/Part 135 Commuter/Public Charter Operations. Flights under this Agreement are performed by Advanced Air, an FAA licensed and DOT registered air carrier, or **other FAA/DOT LICENSED DIRECT AIR CARRIERS ("OPERATOR(S)")** who shall have exclusive command, control and authority over initiating, conducting or terminating flights ("Operational Control"). Flights that are operated as Public Charters are additionally subject to DOT Public Charter Regulations at 14 C.F.R Part 380 and the Operator-Participant Agreement, incorporated herein as part of these Terms and Conditions. The Operator performing the flight will be subject to, among other things, flight time and duty time restrictions, airport limitations, and weather limitations. Member understands and agrees that the Operator shall have absolute discretion in all matters, including, without limitation, the preparation of the Aircraft for flight and the flight itself, the load carried and its distribution, the decision whether or not a flight shall be undertaken, the route to be flown and all matters relating to the operation of the Aircraft. Member specifically agrees that Operator shall have final and complete authority to alter or cancel any flight for any reason or condition that in its sole and absolute judgment could compromise the safety of flight. In addition, Operator shall have the right to refuse boarding to any person: (a) who appears to be intoxicated or under the influence of any illicit drug or controlled substance; (b) who refuses to be subject to any reasonable checks of his or her person or baggage by Operator, or by government or airport authorities; (c) whose condition, including apparent illness or incapacity, in the sole judgment of the Operator would involve hazard to person or others; or (d) who fails to provide proper identification in compliance with applicable laws.

Seat selection is subject to availability and offered on a first-come, first-served basis. On all Flights, Operator reserves the right to assign specific seats to passengers.

Members can change, transfer, or cancel scheduled or public charter flights without cancellation fees up to 30 minutes prior to the flight departure time. Cancellation policies for any on-demand charter flights will be provided at the time of booking and standard cancellation fees will apply.

Complimentary vouchers are gratuitous and may be given to members as a promotion or matter of goodwill from time-to-time. These vouchers are given to members at Advanced Air's sole discretion and policies are subject to change at Advanced Air's sole discretion. Any unused voucher will expire twelve months after it was credited.

Baggage Policy. Members are allowed up to (2) bags per person (total of 50 lbs. maximum) and one (1) personal carry-on item (up to 15 lbs.) per Flight. Additional baggage requires Operator's pre-approval. Operator reserves the right to limit the amount of baggage in its sole discretion. AA nor Operators assume liable for lost, damaged, or delayed baggage.

Reselling Services. Member shall not re-market, transfer, assign or otherwise re-sell any services provided by Advanced Air LLC. Member may not act as an agent, use AA's logo, trademarks or service marks, or those of its Partners without AA's express written consent.

Force Majeure. AA shall have no liability for delay or failure to furnish the services contemplated by this Agreement when such delay or failure is caused by circumstances beyond AA's reasonable control ("Force Majeure"). Examples of Force Majeure shall include, but not be limited to, the following: acts of God, governmental actions, war, civil commotion, acts of terrorism, fire, explosion, flood, epidemic, labor disputes (whether or not relating to AA's or Operator's workforce) or restraints or delays affecting aircraft operators and carriers (including, without limitation, "slot delays", inability to obtain or delay in obtaining governmental approvals, permits and licenses), closure or congestion of airports, Air Traffic Control congestion, natural or nuclear disaster, adverse weather conditions, and mechanical failures. AA shall not be held liable, and Member agrees not to claim any damages against AA that Member might suffer as a result of delay or failure to make available to Member an Aircraft or services, if the delay was caused by Force Majeure, as defined herein.