

Legacy Gear Modification System Purchase Order

_____ Number of Introductory Legacy
Gear modification systems

@ \$2,250.00 each (plus shipping, handling, and tax if applicable)

- Requires \$550.00 non-refundable deposit per system*

ICOSA Inc. reserves the right to fully refund any deposit for any reason. This will then relieve ICOSA Inc. and any of its sales representatives of any further obligation.

- Deposit is applied to cost of kit

- Balance due prior to kit shipping

Date: _____

Buyer Signature: _____

First name: _____

Last name: _____

Address: _____

City: _____

State: _____

Zip: _____

E-mail Address: _____

Home Phone:

Work Phone:

Cell Phone:

This purchase order along with deposit and release of liability form must be received to secure a kit.

Deposit amount enclosed \$ _____

Please make payment to:

ICOSA Inc.

Attn: Design Dept.

3217 Ronald road

Glenview, IL 60025-4562

Payment methods:

Personal check

Cashier check

Money order

for other options please call

**RELEASE OF LIABILITY / COMMITMENT TO BUY
THIS DOCUMENT MUST BE SIGNED, DATED AND RETURNED TO
ICOSA Inc.
BEFORE YOUR SYSTEM OR PARTS CAN BE SHIPPED.**

1. Icosa Inc. reserves the right to make changes at any time concerning design, specifications, configurations, performance and assumes no liability to make any such changes retroactive.

2. ASSUMPTION OF RESPONSIBILITY BY BUYER

The buyer assumes all responsibility for determining the fitness of the product for his/her/their intended use, and the buyer assumes all responsibility for determining that the product, as delivered, mates properly with the rest of the aircraft with respect to details, such as, but not limited to, ground clearance, rudder clearance, prop clearance, wheel clearance, etc. The buyer agrees that any advice given by Icosa Inc. or there representatives is given only to assist the buyer in fulfilling his/her/their obligation to determine the fitness of the product.

3. ASSUMPTION OF RISK BY BUYER

The buyer assumes all risk and liability resulting from the use of any and all products sold by Icosa Inc.

4. DISCLAIMER AND EXCLUSION OF IMPLIED OR EXPRESSED WARRANTY

Icosa Inc., supplies components that are used in the non-certified aviation industry and has no control over the installation of those components or the compatibility of those components with the rest of the aircraft. Icosa Inc. makes no warranty of merchantability of the aircraft components or warranty of fitness of the aircraft components for any purpose, expressed or implied, including but not limited to, airworthiness of all components, nor does Icosa Inc. make any other express or implied warranty with respect to components sold except as stated above.

5. Buyer will not copy or duplicate any of the printed modification material without expressed written consent from ICOSA Inc.

6. Buyer will only produce a single system from a drawing.

7. Buyer will only produce a single system from one set of Modification Plans.

8. Buyer will not receive any form of compensation for work related to information, parts, or products.

9. Making a profit or producing multiple parts - systems or allowing others access to do such from our information is in violation of this contract, and will not be tolerated. Anyone found to have breached the agreement will be prosecuted under the fullest extent of the law

PLEASE READ AND INITIAL THE FOLLOWING:

_____ 1. Releaser hereby waives and releases any and all claims, rights and /or causes of action which he/she/ they now have or may have against Icosa Inc., it's representatives and/or Jeffrey Skiba, for any and all injuries, losses or damages which may occur to or be inflicted upon releaser or his/her/their property, which relate to, or which may in any way arise out of, (A) any attempt by releaser, whether successful or not, to ride, fly, or otherwise operate the heretofore mentioned aircraft, system, components and (B) any instructions provided to him/her/them concerning such activity.

____2. Releaser is over eighteen (18) years of age, and if married, has executed this document of behalf of himself/herself/themselves/his/her/their spouse, and the marital community in which they comprise.

____3. The contents of this document shall be forever binding upon releaser, his/her/their dependents, heirs, assigns, personal representatives and estate.

____4. This agreement, together with the purchase order for kits, modification systems or aircraft parts includes all agreements, expressed or implied, either verbal or in writing and releaser, by signature hereon, acknowledges receipt of a copy of the same, and that releaser has read and has had the opportunity to review the referenced documents with legal counsel or has waived the opportunity.

____5. Releaser acknowledges he/she/they have made a complete inspection of the kit, system, or parts and have found it safe and satisfactory.

WARNING

The buyer assumes all risk, liability and responsibility for the construction, assembly and operation of any Icosa kits, systems, mod's, or parts. Icosa Inc. shall not in any case be liable for consequential damages along with, admits no liability by publication of this warning.

In the event that any Icosa Inc. product purchased by the buyer is subsequently sold to a third party, the buyer identified below accepts the sole responsibility of obtaining a copy of this release of liability signed by the third party, and agrees to forward that copy to Icosa Inc. by a traceable means.

The purchaser identified by signature below, understands that the above mentioned products could cause death or serious injury while using them. While fully understanding this, he/she/they accept full responsibility for any and all consequences associated with their use.

Dated this _____ day of _____, 20_____.

Buyer Signature _____

Spouse Signature (if applicable) _____

Name and Address (please print) _____
