

**Kingdom of Cambodia  
Nation Religion King**

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**RELEASE OF LIABILITIES**

**Parties:** ‘A’- AERO (Cambodia) Airline Limited as the “Company” located in Cambodia.

‘B’- All persons (**The Signatory Party**)..... attending any site :  
of Aero (Cambodia) Airline Limited (the “Company”) for any reason or activity in any capacity.  
The persons must sign as being Signatory Party to this agreement.

**Upon signing this form *specifically on page 3*, Parties agree that this form is an *Assumption of Risk*.**

In consideration of any involvement with Aero (Cambodia) Airline Limited, Jayavarman Airfield, Road Number 6, Siem Reap, Seam Reap Province, Kingdom of Cambodia, or other such site as may be utilized from time to time, the undersigned, on behalf of: themselves, their representative(s), assigns, executors, heirs, and if applicable, on behalf of a minor, (Collectively the “Signatory Party”), ***All Parties hereby agree to this agreement as the following:***

**Terms and Conditions:**

1. It is prerequisite for All Persons attending any site of Aero (Cambodia) Airline Limited (hereinafter as the “Company”) for any reason or activity in any capacity that they sign as being Signatory Party to this agreement.
2. Minors (Children under 18 years old) are not permitted on site unless they are under control of and being accompanied by a Responsible Adult or a Guardian.

In case the Signatory Party on site is a Minor, the Delegated Responsible Adult or Parent of that Minor Party must complete the “Release of Liabilities – Assumption of Risk” on behalf of the Minor Party.

Children will be eligible from their 13<sup>th</sup> birthday to fly in Microlight. However, Parental Authority is required in that case.

3. The Company delegates the power to the Pilot to determine whether a Person may fly or not. The Pilot shall decide within his conscience, professionalism, and experiences.
4. The Signatory Party to this agreement hereby fully and forever releases, waives and discharges the Company, Aero (Cambodia) Airline Limited, the owners, its shareholders and employees, pilot, operators, instructors, trainers, managers, agents, grooms, representatives and assigns (Collectively and hereinafter as the “Company”) and all the other persons, firms, associations and each of them who are or may be liable in any way (Collectively and

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hereinafter as “Associates”) from any and all claims, demands, actions, or causes of actions or any kind, which client may have against Associates or any of them, arising from or by any reason of any and all known and unknown foreseen or unforeseen bodily and personal injuries, damage to property, and any consequences thereof, which client may sustain due to the negligence of the Associates, and the Signatory Party further agrees to not bring any claim, demand, legal actions against and/or sue the Company for any economic and/or noneconomic losses due to bodily injury, death, property damage, in relation to the premises and the operation and conduct of the Associates, which includes the operations, training and conduct of the Company at any time whether on the premises controlled by the Company or any other facilities otherwise located or utilized for any purpose.

5. The Signatory Party to this agreement hereby agrees to indemnify and hold harmless the Company and Associates from and against any and all claims, liabilities, loss, damages, demands, actions, causes or actions, including attorney fees, costs and expenses of any kind which may be made against them, which arises out of the active or passive negligence of the Company or the Associates while the Signatory Party is involved in any way, whether in transit or at any premises or facility or flying.
6. In the event of Force Majeure, the Company will not be obligated to the Signatory Party in the agreement, and the Signatory Party shall negotiate to find a solution together with the Signatory Party’s independent insurance company. Force majeure includes: Nation War, Chaos across the country, the Change in government's policy, floods, storms, earthquakes, etc.
7. In case the Signatory Party needs insurance of any kind, the Company recommends packages to be purchased by the Signatory Party prior to or immediately after signing this form.
8. This form is made in Khmer and English and either has the same validity.

In case a dispute arises, all Parties agree to use English as the priority language.

9. In case there is a dispute arising out of this agreement, all parties must resolve the dispute on the spirit of understanding and tolerance based on norms and the enforced laws of the Kingdom of Cambodia.

If Parties cannot solve the dispute or cannot compromise, All Parties have the right to file the complaint to the competent court of the Kingdom of Cambodia.

10. After the Party signs on this form, neither side is able to modify, reject or void any terms of this agreement, unless otherwise agreed by both Parties in writing. All Parties guarantee to be subjugated to the Articles well and correctly. If any party does not comply with the Articles mentioned above, that Party will be legally responsible.

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This agreement in form is made out of the freewill of All Parties without coercion, speculation, fraud or favor from any party and shall take effect on the date this form is signed.

**Persons: Clients /Service Recipient/ Company Employees and Associates**

**Full name of the Party**

**Date of Birth**

**Nationality**

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**ID/Passport Number**

**Email & Phone**

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**Signature of the Party as Described in Page 1 of this form**

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**Assumption of Risk for Minor Name.....Sex.....**

**Date of Birth.....ID/Passport Number.....**

**Full Name of the RESPONSIBLE PARTY for the above MINOR.....**

**Contact Detail in event of EMERGENCY**

**Name: ..... Relationship: .....**

**Contact Number: .....**

**Minor as the Signatory Party**

**Responsible Party**

**Signature**

**Signature**

.....

**Company: Service Provider**

**Signature for the Company**

**On Behalf of the Company by PILOT**

**Date: .....**

**Place: .....**

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