

# **STUDENT AGREEMENT**

This Student Agreement is made on \_\_\_\_ day of \_\_\_\_\_, 2026 at \_\_\_\_\_ and has been entered into by and between:

**AMBITIONS FLYING CLUB PRIVATE LIMITED**, a company incorporated under the provisions of the Companies Act, having its registered office at \_\_\_\_\_, acting through its authorized signatory Mr./Ms. \_\_\_\_\_ (hereinafter referred to as the “First Party” (FP), which expression shall unless repugnant to the context or meaning thereof include its successors, representatives, administrators and assigns) of the first Part;

AND

Mr./Ms. \_\_\_\_\_, son/daughter of Mr. \_\_\_\_\_ and resident of \_\_\_\_\_ (hereinafter referred to as the “Second Party” (SP)), having Aadhaar No. \_\_\_\_\_, which expression shall unless repugnant to the context or meaning thereof include his/her legal representatives, executors, administrators, successors and assigns) of the Second Part.

WHEREAS:

A. The First Party is a Director General of Civil Aviation (DGCA) approved Flying Training Organisation engaged in providing flying training and related services for Commercial Pilot License (CPL), Private Pilot License (PPL), Instrument Rating and other aviation-related courses.

B. The Second Party has expressed interest in joining Ambitions Flying Club Pvt. Ltd. for undergoing aviation training courses under the terms and conditions mentioned herein.

NOW THIS AGREEMENT WITNESSETH AS UNDER:

1. That the FP is a DGCA approved Flying Training Organisation providing flight training courses and allied aviation services.
2. That the SP is desirous of availing the services provided by the FP and wishes to enroll for the Commercial Pilot License (CPL) Course / other aviation training program conducted by the FP.
3. The FP agrees to provide ground training, flying training at its approved base and operational location karad airport, and the SP agrees to avail the same.
4. The SP agrees to comply with all rules, regulations, procedures, circulars, notices, directions and amendments issued from time to time by the FP, DGCA, Ministry of Civil Aviation (MOCA), Airport Authorities and any other applicable statutory or regulatory authority.
5. The SP shall make all payments only through Cheque, Demand Draft, NEFT/RTGS, UPI or any approved banking channel in favour of “Ambitions Flying Club Private Limited” as per the prescribed fee structure and payment schedule.

6. All flying-related charges, fees and surcharges are dependent upon prevailing fuel prices, operational costs, taxes and aviation-related expenses. Accordingly, the course fee shall be subject to revision/escalation due to increase in fuel prices or operational costs.
7. The amount of increase in the fee structure shall be notified and shall have to be borne by the SP. Furthermore, the FP reserves the right to make such changes from time to time and the decision of the FP in this matter shall be final and binding on the SP. Any non-acceptance of this or non-payment of the fee shall be considered default in payment and the FP shall have full right to suspend/ discontinue. The SP's training program or take any appropriate action.
8. The amount of such increase shall be notified by the FP and shall be binding upon the SP. Non-payment of revised charges shall be treated as default and the FP reserves the right to suspend or discontinue the training of the SP.
9. All statutory levies including GST, DGCA examination fees, licensing fees, medical examination fees and any other government charges shall be borne separately by the SP.
10. If the SP discontinues the course at any stage, the SP shall not be entitled to any concession, discount or special fee structure originally granted at the time of admission. In case of rejoining/re-enrollment, prevailing applicable fees shall apply.
11. If the SP remains absent/discontinues training continuously for a period exceeding three months without approval, the FP reserves the right to terminate the enrollment/admission.
12. All registration fees, admission fees, course fees, additional fees, fuel surcharges and any amount paid to the FP are strictly non-refundable under any circumstances including voluntary withdrawal, suspension, dismissal or termination.
13. In the event the Trainee Pilot discontinues the course or seeks transfer to another Flying Training Organization (FTO), all fees and instalments paid shall be non-refundable. The Trainee Pilot shall be required to clear all outstanding dues and obtain a No Objection Certificate (NOC) from the Accounts Department prior to processing any withdrawal or transfer request.
14. The SP shall be fully liable for any damage caused to aircraft, simulator, equipment, hostel property, training material or any other property belonging to the FP due to negligence, misconduct or intentional acts.
15. Leave of absence shall only be granted with prior written approval of the Chief Flying Instructor (CFI) or authorized authority of the FP.
16. For DGCA medicals, examinations, licensing procedures and related statutory requirements, the SP shall directly bear all applicable fees and expenses.
17. The SP agrees that the FP may use the SP's name, photograph, video, training records and achievements for promotional, marketing, educational or advertising purposes through print, electronic or digital media without any compensation or objection from the SP.
18. If at any stage any document, declaration or information submitted by the SP is found to be false, fabricated or misleading, the FP shall have the right to terminate the admission immediately without refund.
19. Any act involving indiscipline, violation of flight safety procedures, misconduct, negligence, tampering with aircraft/equipment, substance abuse, alcohol consumption during training activities, harassment or violation of SOPs shall render the SP liable for

suspension or dismissal without refund.

20. The FP shall make reasonable efforts to resolve disputes amicably. However, the decision of the management of the FP regarding disciplinary and administrative matters shall be final and binding on the SP.

21. Any dispute arising out of this Agreement shall be subject to the exclusive jurisdiction of the competent courts at \_\_\_\_\_.

22. The SP understands that aviation and flying training involve inherent operational and safety risks, including the possibility of injury, disability or death. The SP voluntarily undertakes such training at his/her own risk and agrees that the FP, its directors, employees, instructors and representatives shall not be held liable for any such unforeseen event except as required under applicable law.

The SP is advised to obtain adequate personal accident and medical insurance coverage at his/her own expense.

IN WITNESS WHEREOF

The parties hereto have executed this Agreement on the day, month and year first above written.

FIRST PARTY

SECOND PARTY (Student)

Ambitions Flying Club Private Limited

Signature: \_\_\_\_\_

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Date: \_\_\_\_\_

Designation: Authorized Signatory

WITNESSES

Witness 2

Witness 1

Signature: \_\_\_\_\_

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

PARENT / GUARDIAN CONSENT

Father / Mother/ Guardian

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Relation: \_\_\_\_\_