

## Contract for the provision of services in Vzdušná akrobacia

concluded between the parties:

Name: **Vzdušná akrobacia**

Residence: Húščavova 1151/3, 841 01 Bratislava

IČO: 53073410

Operations: Centrum Vzdušnej Akrobacie I, Plynárska 3E, 821 09 Bratislava (Authorised to act on behalf of the Sports Club JUDr. Monika Bočová) (Hereinafter referred to as 'Sports Club'), Centrum Vzdušnej Akrobacie II, Plynárska 3D, 821 09 Bratislava (Authorised to act on behalf of the Sports Club JUDr. Monika Bočová) (Hereinafter referred to as 'Sports Club')

and

(member's data)

Name and surname: .....

Permanent place of residence: .....

Date of birth: .....

Personal ID number: .....

ID number: .....

Phone number (in the case of a minor, fill in the contact details of the legal guardian): .....

E-mail (in the case of a minor, fill in the contact details of the legal guardian): .....

In the case of a minor, fill in the contact details of the legal guardian:

Name and surname: .....

Permanent place of residence: .....

(Hereinafter referred to as "Member")

as follows:

1. The subject matter of the Contract is the Sports Club's obligation to provide services to the Member at Vzdušná Akrobacia Centre (hereinafter referred to as „Facility“) on the terms and conditions set out in this Contract and the Member's obligation to pay the Company fees for the provision of services in accordance with the applicable fee schedule. The provision of services shall be deemed to mean the authorization to enter the premises of the Facility and the opportunity to use the services of the Facility to the extent and subject to the terms and conditions defined in the Facility's Operating Rules and the Member's selected membership program.
2. During the term of the contract, the Member is entitled to use the services of the Sports Club during the membership period, within the scope and under the conditions of the agreed membership program and undertakes to fulfil his/her obligations under the contract and the Club's Operating Regulations (hereinafter referred to as „Member's Obligations“).
3. The member is obliged to pay a one-time registration fee of 5€ per chip, entitling the member to enter and exit the complex.

4. Form of payment of the membership fee: \*

CASH                       TRANSFER ORDER

5. Membership starts from: ...../...../..... (The start of membership).

6. The membership fee shall be paid no longer than the 1<sup>st</sup> day of the membership period. In the case of payment by transfer order or deposit to an account, the Member is obliged to indicate the payment with previously agreed or notified variable symbol and by entering his/her full name.

7. Membership shall only apply solely to the person of the Member and is non-transferable. The Member is not entitled to give a membership chip to a third party.

8. The contract is concluding for the duration of the membership (membership period). Membership is automatically renewed upon payment of the next membership. In the case of non-payment, the membership automatically expires. The member is entitled to suspend the membership in case of serious health reasons, provided that a notice of suspension with a precise description of the reason for the suspension together with a medical certificate is received by the Facility within 7 days from the date from which the health impediment occurred.

9. The amount of membership fees as well as other fees is specified in the fee schedule set by the operator. Actual (de facto) usage during the membership period shall not be grounds for a reduction of the fee. In the case of delay in payment of fees or other monetary claims, the sports club shall be entitled to a contractual penalty of 0,05% of the amount due for each day of delay.

10. The member is obliged to follow Operating Regulations of Vzdušná akrobacia, is obliged to follow the club code and respect the instructions of the club staff. The member acknowledges that the Club premises are/may be monitored by CCTV security system. The member declares that he/she is aware of his/her medical conditions, is fully fit and is participating in the sport at his/her own risk. The Member acknowledges that the Sports Club is not liable for injuries and accidents caused by the Client's own carelessness, overestimation of strength, concealment of medical condition, incomplete disclosure of medical information, failure to respect his/her own medical condition, failure to comply with the Operator's instructions and internal regulations, failure to comply with the instructor's instructions or caused by a third party's breach of duty.

11. The contract is concluded and enters into force and effect on the date of its signing. The Member declares that he/she has read this Contract in detail and Operating Regulations of Vzdušná akrobacia, available on the premises and on the website [www.vzdusnaakrobacia.sk](http://www.vzdusnaakrobacia.sk), understands the content and fully agrees with the wording. The parties declare that they have entered the contract freely, seriously and without mistake, not in distress and not under manifestly unfavourable conditions, in witness whereof they sign the contract.

12. How did you find out about us? \*

INSTAGRAM/FB    GOOGLE    FROM A KNOWN    OTHER.....

\* Tick the selected box

In Bratislava, date ...../...../.....

.....  
Member's signature  
Or legal guardian

.....  
Signature  
Vzdušná akrobacia  
JUDr. Monika Bočová

