

TERMS AND CONDITIONS OF REGISTRATION AND PARTICIPATION
(" Terms and Conditions ")

1. Event and Organisation: Participant ("Participant") hereby enters a STOL ("Short Take Off and Landing competition", in Knokke-Heist Belgium involving landing airplanes on the beach from the 14th till the 17th of June 2018 (the "Event") and is organized by **Prepare2go bvba, Krommeweg 31A, 1640 St-Genesius-Rode, company no. 807010207 ("the Organiser")**.

2. Entry fee (the « Entry Fee »): The Entry Fee is 400 EUR + VAT (21% for Belgium if applicable) for one (1) landing on the beach, either on the Thursday or the Friday (with additional landings on the Saturday and Sunday in case of successful preliminaries). Additional landings may be possible at no extra charge subject to ATC and slot availability, but no guarantees can be given.

Included in the Entry Fee are:

- a. Customs and immigration service (for non-Schengen arrivals)
- b. Parking on the beach for the planes for the chosen length of stay, including overnight
- c. Access for 2 persons to the « Pilots' Club » for the duration of the Event with access to the activities and talks
- d. Prize giving cocktail on the Sunday
- e. Winners of each category receive an exclusive prize and will see their Entry Fee reimbursed

3. Validity of registration: The validity of registration and participation are subject to:

- a. the acknowledgment and prior acceptance of the Terms and Conditions by the Participant
- b. the acceptance of the registration by the Organiser who has no obligation to justify a refusal or non-selection
- c. the pre-payment in full of the Entry Fee
- d. compliance of aircraft and vehicles with the applicable laws, rules and regulations and the "time spirit" of the Event

4. Acceptance of Terms and Conditions: Acceptance of the Terms and Conditions is made by simple submission of the registration by Participant and / or payment of the Entry Fee. The airspace during and surrounding the Event will be a "Temporary Restricted Area" (TRA) and the Event will operate under its own radio frequency. Any voluntary act of flying with the intention of participating and / or interacting with the Event implies the acknowledgment and the automatic and tacit acceptance of these Terms and Conditions.

5. Disclaimer or cancellation by Participant: The Entry Fee is not refundable in case of withdrawal or cancellation by Participant, for whatever reason. In such case, the Entry Fee is due to the Organiser as a lump sum compensation for any damages suffered. At the sole discretion of the Organiser, the Participant's registration may be transferred onto a proposed replacement team.

6. Cancellation by the Organiser: The Organiser has the right to cancel the Event for reasons of force majeure, unforeseen circumstances or circumstances beyond his control. These include, but are not limited to such circumstances as weather conditions, measures of any public authority, impediments by third parties, unforeseen technical complications and this, without any rights of reimbursement or compensation.

7. Exclusion: The Organiser has the right to immediately and without recourse exclude, any participation of a person whose payment has not been made, whose aircraft does not comply with the Terms and Conditions of the Event, whose documents are not in order, whose behaviour, driving or flying is considered illegal, reckless, dangerous or disrespectful, and this without the right to a refund or compensation.

8. Declaration of capability/sufficient health: The Participant confirms that he or she does not suffer from a medical condition that could impair the ability to participate in this Event and / or that could harm other persons by taking part in this Event.

9. Risks, indemnification and warranty: The Participant acknowledges and accepts all risks related to the Event. His participation in the Event is entirely at his own risk, renouncing any actions, suits, proceedings for himself, his beneficiaries, heirs and insurers, for any damage, material (physical or material goods) or moral he may have suffered during the Event. He declares thus to release, of any liability resulting from his participation, except in case of gross negligence or intentional acts: a) The Organiser of the Event, his agents, employees, contractors, consultants, representatives, assistants, project managers or volunteers ; b) Any company or organization related to the Event ; c) The owners, concessionaires or operators of aerodromes, beaches, dikes, land, establishments or any other site used for the Event ; d) Any other participant or person present at the Event (passengers, guests, spectators, law enforcement, rescue services, ...). He warrants to defend and hold the Organiser harmless from and against all actions brought by third parties in relation to the contract binding him to the Organiser and to indemnify him if necessary. In case the Organiser's liability is nevertheless incurred, it will be limited to the amount of the paid Entry Fee.

10. Applicable Laws and Regulations: The Participant:

- a) Undertakes to hold all appropriate and valid legal documents to allow him/her to fly the registered aircraft during the Event.
- b) Undertakes that the registered aircraft has all legally required and valid documents during participation in the Event and complies with all applicable legal regulations (insurance, controls, fire extinguisher, triangle, emergency kit, lifejacket ...).
- c) Commits to respect any applicable legal regulations.

11. Briefings and Guidelines: The Participant undertakes to follow, scrupulously and at all times during the Event, the briefings and instructions of the Organiser, its agents, agents or volunteers.

12. Liability - Damage: The Participant acknowledges his liability for any damages he may cause as a result of his participation in the Event and agrees to indemnify and reimburse all related costs thus incurred.

13. Guardian of property and waiver of Organiser's liability: The Participant accepts full responsibility for his property or objects under his control. The Organiser, his agents, employees, agents, consultants, volunteers, partners **disclaim any liability for loss, theft or damage to the aircraft or other property brought or in Participant's custody during the Event.**

14. Right of image: The Participant accepts the promotional use of images and recordings taken during the Event by the Organiser, its agents, agents, volunteers or other.

15. Publicity: No other advertising on the registered aircraft participating in the Event is admitted other than the ones mentioned below, regardless of the size of the advertising. Advertising material planned and provided by the Organiser is compulsory. The Participant agrees to install/apply the compulsory advertising for the duration of the Event. It is:

- a. Numbered decal stickers numbered for doors/fuselage
- b. Other stickers

The Participant shall remove all provided advertising material at the end of the Event. The Organiser is not liable for any damages related to the stickers and decals or other promotional materials.

16. Privacy: In accordance with the protection of privacy legislation, Participant is entitled to consult any personal data and, if necessary, have them changed.

17. Exclusion from other terms and conditions and severability: Only the present Terms and Conditions are valid and enforceable to the exclusion of all other terms and conditions. Any invalidation of one or more provisions by any applicable law shall not affect the validity of the other provisions. An invalid provision is replaced by a new provision likely to reproduce as much as possible the original objectives of the invalid provision.

18. Translation: In case of conflict or ambiguity between translated versions of the present Terms and Conditions, the Dutch version will prevail.

19. Legislation and Jurisdiction: The present Terms and Conditions are governed by Belgian law and only the courts and tribunals of Brussels are competent to hear any dispute concerning their application and interpretation.