Terms and General Conditions

1. DEFINITIONS:

In these Conditions the words this "Agreement" shall mean the Agreement with Richemond Ltd, the principle terms of which are set out herewith and of which these Conditions form part; the "Carrier" shall mean the aircraft carrier who carries the Client; "the Client" includes any passenger and their baggage carried on the aircraft; "Helicopter Charter", "Jet Privati", "Helicopter Flight Lite", "Helicopterscharter.Com", "Jetprivate.Biz", "Jetsfive.Com", "JetPrivati.Org" are apps/websites of Richemond Ltd; "Richemond" shall mean Richemond Ltd; "Aircraft" shall mean the charter aircraft specified herein; "Schedule" shall mean the flight or any series of flights agreed between Richemond and the Client including places of departure, places of destination, any stopping points, any departures and arrival times and any part agreed functions; the "Charter Price" shall mean the amount payable to Richemond by the Client for services supplied under this Agreement; "Standard Charges" shall mean the prices offered by Richemond hereto. Words and expressions defined below shall have the same meaning in these Conditions.

2. APPLICATION:

2.1 These Conditions shall apply to and be incorporated in the contract between Richemond and the Client for the supply of the Services and shall be in substitution for any other arrangement made between the Client and Richemond and shall prevail over any inconsistent terms or conditions contained in or referred to in Richemond's quotation or acceptance of order or correspondence or elsewhere or implied by trade custom or practice or course of dealing and no addition to or variation of or exclusion or attempted exclusion of the order and/or these Conditions or any of them shall be binding upon the Client unless specifically agreed to in writing and signed by a duly authorized representative of the Client.

3. RICHEMOND'S OBLIGATIONS:

- 3.1 Richemond has entered into this agreement acting only to seek, procure and co-ordinate the Schedule and shall use all reasonable endeavors to complete in accordance with the Schedule the journey or journeys therein specified but shall be entitled to depart from the Schedule if in its opinion in good faith such departure is necessary and any additional expenses (including the fees and charges referred to herein) shall be borne by the Client.
- 3.2 Richemond is not an air carrier nor does it own any aircraft. Richemond does not have authority from any government agency to operate any aircraft, nor is Richemond engaged in the business of maintaining, owning, repairing, or evaluating the physical condition of any aircraft. Richemond is solely in the business of brokering aircrafts on behalf of the client.
- 3.3 Richemond shall not accept and hereby excludes any and all liability whatsoever for wounding bodily injury or delay of the Client or for loss, delay of or damage to their baggage or of loss, delay of or damage to cargo whether or not occasioned by the negligence of Richemond, its employees servants or agents. Richemond takes no responsibility whatsoever for any costs arising after the arrival, scheduled or delayed, at the destination. Richemond is not responsible in case of insolvency or bankruptcy of the Carrier.

4. NON PERFORMANCE DELAY VARIATIONS AND DIVERSIONS:

- 4.1 In the event of non-performance, partial performance or delay resulting wholly or partly from any Force Majeure or occurrence or any circumstances whatever beyond Richemond's control, Richemond shall use reasonable endeavors to perform or continue the Schedule but otherwise shall have no liability to the Client. The Carrier may cancel or delay the charter flight(s) under this Agreement without being liable to pay any cancellation fee or compensation whatsoever in the event that the charter flight(s) cannot be performed or completed due to any cause beyond the control of the Carrier, including but not limited to strikes, lock-out, civil commotion, war or warlike operations or imminence thereof, riots, civil war, blockade, embargo, act or omissions of governmental authorities including all civil aviation authorities, acts of God, fire, flood, fog, frost ice, storms, epidemics, quarantine, hijacking, requisition of aircraft by Public Authorities, breakdown or accident to aircraft, or if the safety of passengers and/ or property is deemed by the aircraft commander or the Carrier's operational supervisors to be in jeopardy. In case of such cancellations the Carrier shall be under no obligation or liability to the client beyond refund of the agreed charter price for such cancelled flight(s), or in case of cancellation of part of a charter flight such part of the charter price relating to the cancelled part of the flight.
- 4.2 If Richemond is unable to resume performance within a reasonable time after the due date Richemond may cancel this Agreement by notice in writing to the Client and shall be under no liability whatsoever to the Client in respect of such cancellation.
- 4.3 Richemond shall be entitled, without giving a reason, to substitute another aircraft for the Aircraft specified herein. In the event of the Aircraft specified becoming unserviceable, Richemond shall be entitled but shall not be obliged to substitute another for that specified.
- 4.4 If for any reason the Aircraft is diverted from any airfield of destination shown in the Schedule to another airfield the journey to the said airfield of destination shall be deemed to be complete when the Aircraft arrives at the other airfield.
- 4.5 The Schedule issued by Richemond is an approximate estimation only and is not guaranteed by Richemond who shall at any time be entitled to deviate from the Schedule if in its opinion such deviation is advisable or necessary.
- 4.6 The commander of the Aircraft shall have complete discretion concerning what load may safely be carried and its distribution and as to whether or not the charter flight[s] shall be undertaken and as to where landing shall be made and on all other matters concerning the operation of the Aircraft and the Client shall accept all such decisions of the commander as final and binding. The commander of the Aircraft shall have absolute discretion to refuse to carry any passengers any baggage and any cargo or any part thereof. Richemond shall not be liable for any loss, damage, cost or claim of

whatever nature arising from any such decision taken for reasons of safety.

- 4.7 Richemond is not a common carrier or air charter company and does not accept the obligations of a "common carrier or air charter company" nor is there implied in this Agreement any warranty concerning the aircraft, service or its fitness for any carriage. Richemond is not liable for loss or damage resulting from the inherent defect, quality or vice of the cargo carried.
- 4.8 If the performance of the Schedule is prevented or delayed by any act or omission of the Client or anyone in its control or acting on its behalf including any delay caused by the late arrival of the Client's luggage the Client will be liable to Richemond for any additional costs incurred either by Richemond or their agents. In the event of cancellation the Client shall be liable for cancellation charges as provided in Condition 8, as if notice of cancellation had been received.

5. CLIENT'S OBLIGATIONS:

- 5.1 The Client hereby indemnifies Richemond against all claims and expenses (including all legal costs) in respect of any liability to third persons for any damage whatsoever arising out of wrongful act or omission of the Client, its servants or agents and for any claim for damages or fines imposed arising out of any breach by the Client of the terms hereof.
- 5.2 Deviation from any of the terms set out in this Agreement hereto through the action of or at the request of the Client may involve alterations to the Charter Price.
- 5.3 The Client shall pay to Richemond for all time spent loading or unloading the Aircraft in excess of the appropriate lay time. The Client will hold Richemond indemnified from any claims by passengers, consignors or other persons having contracts with the Client or in whose behalf it has acted should claims arise from cancellation by the Client.
- 5.4 If at the request of the Client, the Aircraft is used by the Client for any charter flight(s) other than those set out hereto the Client shall pay to Richemond in respect of each such flight(s) a sum calculated on an hourly basis at the Standard Charges rate, which sum shall be notified by a duly authorized officer or employee of Richemond and shall thereupon become due and payable together with all fees and charges imposed by law in respect of each such flight(s) including without prejudice to the generality of the foregoing landing fees, garage fees, parking fees, air navigation fees, ground service and handling fees, customs fees, airport surcharges, accommodation meals and refreshment charges and all pilot and crew expenses thereby incurred.
- 5.5 The Client shall give Richemond in good time on arrival at the check in point or as otherwise specified by Richemond all information and assistance necessary to enable Richemond to complete all necessary Client tickets baggage checks and airway bills and shall distribute tickets and baggage checks to the Client if required by Richemond.
- 5.6 If the scheduled departure is delayed by the Client, passengers or shippers and notice is given immediately, Richemond shall use reasonable endeavors to perform and continue the Schedule without additional charges for the first half an hour, after that a charge will be accrued and the Carrier is entitled to demurrage per running hour, or pro rata for part of an hour, at a rate of UK£ 500 or otherwise agreed. Further the Carrier shall have the option of canceling the charter without refund of any part of the charter price, and without prejudice to his right to demurrage accrued after the aircraft has been on demurrage for six hours.

6. INTERNATIONAL CARRIAGE:

- 6.1 The present Air Charter Agreement shall be subject to the provisions of the Warsaw Convention dated October 12, 1929, as amended by the Hague Protocol dated September 28, 1955, as implemented in chapter 9 of the Swedish Aviation Act dated June 6, 1957, concerning air transportation of passenger, baggage and cargo, and/or by any other Treaty applicable to such carriage insofar as such carriage is "intentional carriage" as defined in the above Conventions and is governed thereby Carriage hereunder which is not governed by Warsaw Convention shall be subject to all applicable laws which extend provisions of the convention to such carriage or which otherwise limit Richemond 's liability.
- 6.2 The Client warrants that all necessary Passports, Visas, Health and Other Certificates necessary to secure transit through any intermediate points and entry into the Country of destination of the flight(s) will be held and in the event of the appropriate Immigration Authorities refusing entry to any Client in circumstances where the carrier is required to transport such Client to the point of origin of the charter flight(s) or to any other point, then the cost of doing so shall be repayable by the Client to Richemond upon demand.
- 6.3 The Client undertakes that their baggage will not contain anything of a dangerous, hazardous or offensive nature or of which the carriage, importation or exportation is prohibited by any Country or State which has to be crossed or entered. The Client shall also ensure the possession of all documents enabling them to comply with all Customs, Police, Public Health and other regulations which are applicable in the United States and countries in which landings are made both in respect of themselves and their baggage and to be responsible for the payment of all dues or charges in connection with them.
- 6.4 Insurance: The Carrier shall at its sole costs and expense, maintain, or cause to have maintained in full force and effect Aircraft, Passenger, Baggage and Cargo Damage Liability Insurance covering the aggregate liability assumed by the Carrier according to 6.1 above. Richemond should not be held responsible as a client representative.

7. PRICE AND PAYMENT:

- 7.1 Time for payment of Richemond by the Client is to be of the essence and subject to any special terms agreed. The Client shall pay Richemond's Standard Charges and any additional sums which Richemond have incurred for any of the reasons mentioned in this Agreement or otherwise reasonably incurred by Richemond in the performance of this Agreement (together with any applicable Value Added Tax, and without any set-off or other deduction) prior to the Scheduled departure or upon such terms as shall be agreed in writing between the parties from time to time.
- 7.1.2. The price has been fixed on basis of the current local taxes and other public fees and fuel price of the date of present agreement. The carrier reserves the right to adjust the charter price in the event of governmental authorities imposing new taxes or fees and/ or increasing existing taxes and fees directly connected with the flight transportation and for changes in the fuel price implemented after the date of issue of the agreement. The carrier reserves the right to adjust the charter price due to any change of rate of exchange from the date of signature until the completion of the air charter agreement. If agreement cannot be achieved as to adjustment of the charter price, the Carrier shall have the option to cancel the air charter agreement without compensation. Payment must be made in conformity with the rules and regulations of all governments concerned and must be accompanied by authorization necessary for conversion and transfer of such currencies as may be required by the charter. Any refund by the carrier under this air charter agreement shall be made in the currency and at the place where the payment was originally made by the customer.
- 7.2 If Richemond requires a deposit or payment in advance on account such payment shall be made on demand.
- 7.3 If payment is not made on the due date, Richemond shall be entitled, without limiting any other rights it may have, to charge interest on the outstanding amount (both before and after any judgment) at the rate of 4 % above the base rate set from time to time by the current bank from the due date until the outstanding amount is paid in full.
- 7.4 The Client shall pay to Richemond the Air Charter Price in UK Pounds (£), unless otherwise agreed in writing.
- 7.5 Unless expressly included, the price does not include:
- 7.5.1 Any taxes levies or charges assessed or imposed by any taxing authority, airport or air navigation authority on or in connection with the performance of the Schedule.
- 7.5.2 The cost of any licenses or authorizations specifically required for the Schedule.
- 7.5.3 Any charges connected with airport charges.
- 7.5.4 Any airport security charges.
- 7.5.5 Any meals or catering charges.
- 7.5.6 Any ground transportation.
- 7.5.7 De-icing costs.
- 7.5.8 In the event that The Client makes payment by credit or debit card then the Client shall be additionally responsible for the credit card charges (currently 4%) incurred by Richemond in facilitating payment by credit or debit card.
- 8. TERMINATION:
- 8.1 Either party may terminate the Agreement by written notice to the other at any time before the time specified for commencement of the Schedule.
- 8.2 In the event of any breach by the Client of any provisions of this Agreement, or if the Client becomes insolvent or bankrupt or commits any act of bankruptcy or enters into agreement with his creditors or if being a company it goes into liquidation (except for the purpose of reconstruction or amalgamation), Richemond shall have the right immediately to cancel this Agreement and, in the event that the charter flight(s) has commenced, to terminate such flight(s) without liability to the Client, to retain all such monies as have been paid by the Client and to demand all other monies due under the terms of the Agreement, regardless of cancellation.
- 8.3 Neither the payment of the Charter Price nor the termination of the Agreement for any of the aforesaid reason shall affect Richemond's right to recover damages from the Client.
- 8.4 This agreement may be terminated and cancelled forthwith by the Carrier by notice to the client without any compensation;
- 8.4.1 if the Client commits any breach of this Charter Agreement.
- 8.4.2 if the Client suspends payment or goes bankrupt or commits an act of bankruptcy or enters into an Agreement with his creditors.
- 8.4.3 If the Client cancels more than two flights in a series of flights, the Carrier is entitled to cancel the remaining flights in this series without being liable to pay any cancellation fee or compensation whatsoever, provided that the Carrier makes use of this right of cancellation within seven days after receipt of the Client's notice of cancellation of any third or more flights.
- 8.5 The Client shall indemnify the Carrier for all claims whatsoever put forward by passengers, shippers or other persons in connection with cancellation on the part of either the client or the Carrier.
- 8.6 The Client shall be liable to pay cancellation charges as if notice of cancellation had been received on the date of termination together with such part of the Charter Price as is referable to any part of the Schedule which has been performed and all expenses whatever connected with it.
- 8.7 If the Client terminates pursuant to Condition 8 the Client shall be liable to pay a cancellation charge by way of liquidated damages as follows unless otherwise stipulated on the Charter Agreement:

- 8.7.1 If notice is received more than 30 days before the scheduled departure date and time, cancellation will be accepted without any charge;
- 8.7.2 If notice is received less than 30 days but more than 20 days before the scheduled departure date and time 15% of the Charter Price;
- 8.7.3 If notice is received less than 20 days but more than 10 days before the scheduled departure date and time 30% of the Charter Price;
- 8.7.4 If notice is received less than 10 days but more than 3 days before the scheduled departure date and time 50% of the Charter Price;
- 8.7.5 If notice is received less than 3 days or if no notice is received, the client is solely responsible to pay the total Charter price.
- 9. UTILIZATION OF THE AIRCRAFT/CHARTER FLIGHT:
- 9.1 The Client is not entitled to assign his rights or sublet under the Agreement, partly or in full, without the express permission in writing of the Carrier.
- 9.2 The Carrier or/and Richemond is entitled to utilize any unused part of the chartered space and/or payload without any refund to the Client.
- 9.3 All empty leg flights stipulated in the present Agreement as well as all empty leg flights in connection with performance of the flight(s) agreed upon in this Agreement are at the exclusive disposal of the Carrier and/or Richemond.

10 EMPTY LEGS DEALS

- 10.1 An Empty Leg Deal is, for the purposes of these Standard Terms and Conditions, any flight booking for which a lower price is given based on the Client travelling on an existing empty flight, or similar route for which normal repositioning of the aircraft is reduced.
- 10.2 For the purposes of clarity Richemond will notify the Client that their flight is an empty leg deal by describing as such in the Schedule.
- 10.3 By its nature, an empty leg deal relies on the surrounding schedule of an aircraft brokered by Richemond and on other full-price flights.

 Richemond therefore reserves the right to cancel or alter the schedule of any positioning flights at any time. If a schedule change or cancellation affects an empty leg deal booking, the Client shall be offered the opportunity to do one of the following:
- 10.3.1 Cancel their empty leg deal and receive a full refund for any payments already made to Richemond.
- 10.3.2 Reschedule their flight at another time as offered by Richemond. The price for this may change depending upon the difference to the original schedule.
- 10.3.3 Book the same flight at full price flight rates, subject to availability.
- 10.4 If the Customer decides of their own volition to cancel an empty leg deal booking, and not as a result of what described in Sect. 10, cancellation terms will apply as in 8.7

11. GENERAL:

- 11.1 The failure to exercise or delay in the exercising a right or remedy under this contract, shall not constitute a waiver of the right or remedy, or a waiver of any other rights or remedies and no single or partial exercise of any right or remedy under this contract shall prevent any further exercise of the right or remedy.
- 11.2 The Client shall not be entitled to assign the benefit of this Agreement to any other person without the consent in writing of Richemond, but Richemond may procure the various performances of their obligations hereunder by some other person.
- 11.3 The Client agrees that he shall not, nor shall permit his agents, employees, guests or passengers to engage in any act or possess any substance, or its cargo to possess any substance, which might result in the seizure or forfeiture of the aircraft used in this charter. Client shall be responsible for all damages incurred due to breach of this paragraph.
- 11.4 The Client agrees that he shall not, nor shall he permit his agents, employees, guests or passengers to engage in any act, either intentional or through negligence, that would result in damage to chartered aircraft. Should damage occur to aircraft because of said actions, Client shall be responsible for reimbursement of repair costs for all damages incurred due to breach of this paragraph.
- 11.5 All content of internet sites is owned and controlled by Richemond Ltd and is protected by worldwide copyright laws. Pictures shown in websites and in marketing material are library pictures and not the actual aircraft selected. You may download content only for your personal use for non commercial purposes. You may not reproduce or modify the content. Photographs contained on this web site are the property of individual Aircraft Owners and Operators.
- 11.6 This agreement take effect according to UK Law and any dispute arising between the parties shall be adjudicated in the UK court system.

Privacy And Cookie Policy

This privacy policy has been compiled to better serve those who are concerned with how their 'Personally identifiable Information' (PII) is being used online.

PII, as described in US privacy law and information security,

is information that can be used on its own or with other information to identify, contact, or locate a single person, or to identify an individual in context. Please read our privacy policy carefully to get a clear understanding of how we collect, use, protect or otherwise handle your Personally Identifiable Information in accordance with our website.

What personal information do we collect from the people that visit our blog, website or app?

When ordering or registering on our site, as appropriate, you may be asked to enter your name, email address, phone number, credit card information or other details to help you with your experience.

When do we collect information?

We collect information from you when you register on our site, place an order, subscribe to a newsletter, fill out a form or enter information on our site.

How do we use your information?

We may use the information we collect from you when you register, make a purchase, sign up for our newsletter, respond to a survey or marketing communication, surf the website, or use certain other site features in the following ways:

- To personalize your experience and to allow us to deliver the type of content and product offerings in which you are most interested.
 - To find nearest aircrafts and helipads and to check local weather.
 - To allow us to better service you in responding to your customer service requests.
 - To quickly process your transactions.
 - To send periodic emails regarding our services.
 - To follow up after correspondence (live chat, email or phone inquiries).

How do we protect your information?

We use regular Malware Scanning.

Your personal information is contained behind secured networks and is only accessible by a limited number of persons who have special access rights to such systems, and are required to keep the information confidential. In addition, all sensitive/credit information you supply is encrypted via Secure Socket Layer (SSL) technology.

We implement a variety of security measures when a user enters, submits, or accesses their information to maintain the safety of your personal information.

All transactions are processed through a gateway provider and are not stored or processed on our servers.

Do we use 'cookies'?

Yes. Cookies are small files that a site or its service provider transfers to your computer's hard drive through your Web browser (if you allow) that enables the site's or service provider's systems to recognize your browser and capture and remember certain information. For instance, we use cookies to help us remember and process the items in your shopping cart. They are also used to help us understand your preferences based on previous or current site activity, which enables us to provide you with improved services. We also use cookies to help us compile aggregate data about site traffic and site interaction so that we can offer better site experiences and tools

We use cookies to:

- Help remember user's position to find nearest aircraft and airports.
 - · Save user's details and preferences for future visits.
- Compile aggregate data about site traffic and site interactions in order to offer better site experiences and tools in the future. We may also use trusted third-party services that track this information on our behalf.

You can choose to have your computer warn you each time a cookie is being sent, or you can choose to turn off all cookies. You do this through your browser settings. Since browser is a little different, look at your browser's Help Menu to learn the correct way to modify your cookies.

If users disable cookies in their browser:

If you turn cookies off, some of the features that make your site experience more efficient may not function properly.

Third-party disclosure

We do not sell, trade, or otherwise transfer to outside parties your Personally Identifiable Information unless we provide users with advance notice. This does not include website hosting partners and other parties who assist us in operating our website, conducting our business, or serving our users like aircraft operators, so long as those parties agree to keep this information confidential. We may also release information when it's release is appropriate to comply with the law, enforce our site policies, or protect ours or others' rights, property or safety.

However, non-personally identifiable visitor information may be provided to other parties for marketing, advertising, or other uses.

Links to other websites and applications

Our websites and applications may contain links to other websites or applications of interest. However, once you have used these links to leave our site/app, you should note that we do not have any control over that other website/app. Therefore, we cannot be responsible for the protection and privacy of any information which you provide whilst visiting such sites and such sites are not governed by this privacy statement. You should exercise caution and look at the privacy statement applicable to the website/application in question.

Google

Google's advertising requirements can be summed up by Google's Advertising Principles. They are put in place to provide a positive experience for users. https://support.google.com/adwordspolicy/answer/1316548?hl=en

We use Google AdSense Advertising on our websites and AdMob in our applications.

Google, as a third-party vendor, uses cookies to serve ads on our site and on our ios apps. Google's use of the DART cookie enables it to serve ads to our users based on previous visits to our site and other sites on the Internet. Users may opt-out of the use of the DART cookie by visiting the Google Ad and Content Network privacy policy.

We have implemented the following:

• Remarketing with Google AdSense

We, along with third-party vendors such as Google use first-party cookies (such as the Google Analytics cookies) and third-party cookies (such as the DoubleClick cookie) or other third-party identifiers together to compile data regarding user interactions with ad impressions and other ad service functions as they relate to our website.

Opting out:

Users can set preferences for how Google advertises to you using the Google Ad Settings page. Alternatively, you can opt out by visiting the Network Advertising Initiative Opt Out page or by using the Google Analytics Opt Out Browser add on.

California Online Privacy Protection Act

CalOPPA is the first state law in the nation to require commercial websites and online services to post a privacy policy. The law's reach stretches well beyond California to require any person or company in the United States (and conceivably the world) that operates websites collecting Personally Identifiable Information from California consumers to post a conspicuous privacy policy on its website stating exactly the information being collected and those individuals or companies with whom it is being shared. - See more at: http://consumercal.org/california-online-privacy-protection-act-caloppa/#sthash.0FdRbT51.dpuf

According to CalOPPA, we agree to the following:

Users can visit our site anonymously.

Once this privacy policy is created, we will add a link to it on our home page or as a minimum, on the first significant page after entering our website or ios application.

Our Privacy Policy link includes the word 'Privacy' and can easily be found on the page specified above.

You will be notified of any Privacy Policy changes:

• On our Privacy Policy Page

Can change your personal information:

• By emailing us

How does our site handle Do Not Track signals?

We honor Do Not Track signals and Do Not Track, plant cookies, or use advertising when a Do Not Track (DNT) browser mechanism is in place.

Does our site allow third-party behavioral tracking?

It's also important to note that we do not allow third-party behavioral tracking

COPPA (Children Online Privacy Protection Act)

When it comes to the collection of personal information from children under the age of 13 years old, the Children's Online Privacy Protection Act (COPPA) puts parents in control. The Federal Trade Commission, United States' consumer protection agency, enforces the COPPA Rule, which spells out what operators of websites and online services must do to protect children's privacy and safety online.

We do not specifically market to children under the age of 13 years old.

Do we let third-parties, including ad networks or plug-ins collect PII from children under 13?

Fair Information Practices

The Fair Information Practices Principles form the backbone of privacy law in the United States and the concepts they include have played a significant role in the development of data protection laws around the globe.

Understanding the Fair Information Practice Principles and how they should be implemented is critical to comply with the various privacy laws that protect personal information.

In order to be in line with Fair Information Practices we will take the following responsive action, should a data breach occur:

We will notify you via email

We will notify the users via in-site notification

Within 7 business days

We also agree to the Individual Redress Principle which requires that individuals have the right to legally pursue enforceable rights against data collectors and processors who fail to adhere to the law. This principle requires not only that individuals have enforceable rights against data users, but also that individuals have recourse to courts or government agencies to investigate and/or prosecute non-compliance by data processors.