

Client's Name : **Name**

Ticket / Booking reference No. : **ABC123**

Flight No: **Flight Number**

Flight date : **21/08/2025**

## Assignment of Claim

The Client hereby authorizes **AIRCOMPENSATIONS S.R.L.**, a corporation registered in Romania, with its registered office at Jud. Ilfov, Sat Merii Petchii, Comuna Nuci, Strada LALELELOR, Nr. 12 ("**Aircompensations**"), along with its affiliates and appointed subcontractors (including external legal representatives), to fully manage claims against the responsible air carrier regarding the disrupted flight(s) specified below, as well as any additional flights communicated by the Client to Aircompensations through email. This authorization is granted in accordance with Aircompensations' Terms & Conditions or any other contractual agreement established between **Aircompensations** and the **Client**, and pertains explicitly to obtaining compensation related to these flight(s), as stipulated by Regulation (EC) No. 261/2004 of the European Parliament and of the Council dated 11 February 2004, the Montreal Convention of 1999, UK domestic legislation, and relevant national laws of Romania and other applicable jurisdictions.

Additionally, the Client transfers to Aircompensations complete ownership and legal rights to any compensation owed to the Client and accompanying passenger(s) ("fellow passengers") arising from flight disruptions under Regulation (EC) No. 261/2004, the Montreal Convention of 1999, as well as national laws of the UK, Romania, and other applicable jurisdictions.

By signing this document, the Client grants Aircompensations an irrevocable assignment of the rights to pursue the payments outlined herein, authorizing Aircompensations to negotiate with the airline and handle the remainder of the claims process without further involvement from the Client.

This form is governed by and shall be interpreted in accordance with the Romanian laws. Its sole purpose is to authorize Aircompensations, as the assignee and exclusive holder of the rights to claim the specified payments, to collect such payments. The form is valid globally and remains in effect for an indefinite period.

The Client acknowledges that this implies they are not permitted to engage in direct communication with, or accept any payment from, the operating airline.

Should the assignment outlined in this document be deemed invalid for any reason, this form shall instead serve as a power of attorney from the Client to Aircompensations. Under this power of attorney, Aircompensations is granted exclusive authority, including the right to delegate, to:

(i) Legally represent the Client and his/her accompanying passengers before the operating airline, charterers, booking agents, their subsidiaries and affiliates, insurers, banks, notary offices, as well as before any regulatory bodies, arbitration panels, courts, and other third parties. This includes handling all necessary arrangements and documentation—such as certifying document copies—in connection with claiming, collecting, and receiving compensation and refunds under Regulation (EC) No. 261/2004, as well as under UK, Romanian, and other applicable national or international laws. This authority covers, but is not limited to, flight compensation, reimbursement of airport taxes and fees, ticket costs, accommodation, meals, transportation, damages and losses (including fines, penalties, and costs related to damaged or lost items), as well as any other compensations, refunds, expenses, or losses, including recovery of legal and collection costs and any accrued interest.

(ii) obtain every type of information required, as well as to initiate & handle information requests with respect to any civil or administrative law proceeding and to initiate complaints and/or lawsuits with the respective

courts, arbitrations or administrative bodies responsible for the enforcement of air passenger rights regulations on behalf of the Client;

(iii) choose any jurisdiction, authority and court to initiate, conduct, undertake and enforce every type of negotiations as well as legal - judicial and extrajudicial - measures appropriate to collect the sums (compensations, refunds, expenses, losses, interest) specified in this document from the operating air carrier on behalf of the Client;

(iv) process Client's personal identifiable data as Aircompensations deems necessary and request operating air carriers not to process Client's personal data as per applicable personal data protection laws, except only to verify Client's claims;

(v) collect, receive and make payments pertinent to the flight(s) specified herein and in relation to the Regulation (EC) No. 261/2004, UK national laws, Romanian, national law and laws of other jurisdictions on behalf of the Client;

The abovementioned authorities extend to fellow passengers' claims.

**Signature as per passport**

**Date:** 21/08/2025

--- signature image ---