



Assumption of responsibility



Valencia * _____

The undersigned* _____ born in* _____

on* _____ address* _____

city* _____ county* _____

driving licence number* _____ expiration* _____ issued by* _____

competition license _____

vehicle type _____ model _____ cc. _____

telephone _____ E-mail _____

R E Q U E S T S

To be allowed to use the spaces granted by the Circuit Ricardo Tormo Valencia, without any exclusive rights, it being understood and agreed that G.S.A. Organization S.r.l. and/or the Circuit Ricardo Tormo Valencia reserve the right, in case of necessity, to modify, suppress, or interrupt the use of the track, even during testing.

The undersigned, in relation to the above request, declares:

1. To have inspected the condition of the track, the equipment, and the services of the racetrack, and that they meet his/her needs, and to release G.S.A. Organization S.r.l. from any consequences that may arise from accidents caused by the condition of the track and equipment;
2. To fully indemnify, on his/her own behalf and on behalf of his/her successors and assigns, G.S.A. Organization S.r.l. from any and all obligations to pay compensation of any kind, including damages, indemnities, reimbursements, etc., in the event of any injury—regardless of its duration, outcome, or consequences—that may occur to the undersigned during the test; this applies regardless of the cause of the injury and whoever may be held responsible, including G.S.A. Organization S.r.l. itself, its officers and/or employees, and in general, any member of the same;
3. To fully indemnify, both in his/her own name and on behalf of his/her successors and assigns, G.S.A. Organization S.r.l. from any claims that may be made by third parties on any grounds whatsoever, including but not limited to drivers of other vehicles, transported persons, and his/her own companions;
4. The undersigned releases G.S.A. Organization S.r.l., its staff, and any persons in any way involved with the racetrack from any and all liability that may arise as a result of the test the undersigned intends to carry out.

In light of all the above, the undersigned further declares:

- a) To have carefully reviewed the rules and safety precautions to be observed on the track and to unconditionally accept such rules and precautions. In particular, the undersigned acknowledges that the timekeeping service provided by G.S.A. Organization S.r.l. is carried out solely and exclusively for the purpose of enhancing the safety of circuit users, being intended solely to create homogeneous groups of drivers;
- b) To have reviewed the rates and other terms and conditions in effect for the use of the track and to unconditionally accept them;
- c) That, in relation to the above, the motorcycle referred to above is perfectly suitable for the test the undersigned intends to carry out;
- d) To undertake, assuming full civil and criminal liability towards third parties or assignees, not to allow any other person to drive within the Autodrome using the above-mentioned car/motorcycle;
- e) To wear appropriate clothing;
- f) To be in perfect physical and mental health, and to release G.S.A. Organization S.r.l. from any liability for physical issues that may arise during the activity;
- g) To hold a valid license and/or driving permit;
- h) To have adequate personal insurance coverage against any injury, including a waiver of subrogation pursuant to Article 1916 of the Italian Civil Code.

The undersigned further declares:

- i) That the compensation for any damage, whether caused directly or indirectly,

- to the facilities of the Circuit Ricardo Tormo Valencia,
- to other drivers and their vehicles,
- to third parties, whether spectators or members of the organization,
- damage or loss of the transponder (timing service)

shall be entirely and exclusively at his/her own expense, hereby releasing, now and in the future, G.S.A. Organization S.r.l. from any and all liability related to the occurrence of the aforementioned events, and holding it harmless from any claim for damages that may be brought by third parties for the above-mentioned reasons.

- ii) That G.S.A. Organization S.r.l. is not responsible for theft and/or damage to items left in storage at the Autodrome, acknowledging that parking areas, including those located inside the facility, are unattended.

Signature.....

Pursuant to Articles 1341 and 1342 of the Italian Civil Code, all the liability waiver clauses set forth in points 2, 3, and 4 are specifically approved.

Signature.....

PRIVACY NOTICE

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PRIVACY NOTICE PURSUANT TO ART. 13 OF LEGISLATIVE DECREE NO. 196/2003 AND SUBSEQUENT AMENDMENTS AND ADDITIONS

PURPOSE AND METHOD OF PERSONAL DATA PROCESSING

Your personal data collected through the “Assumption of Responsibility” form will be processed by G.S.A. Organization s.r.l. for the purpose of allowing your access to the track, the use of its facilities/equipment, and for safety reasons (“Service”).
Your personal data will be processed in paper form, as well as through automated or electronic means.

CONSEQUENCES OF FAILURE TO PROVIDE PERSONAL DATA

Providing personal data is always optional. However, failure to provide the data marked with an asterisk as mandatory will result in the inability to receive the Service.

PARTIES TO WHOM YOUR PERSONAL DATA MAY BE DISCLOSED

Your personal data may be disclosed to third parties in order to comply with legal obligations, to follow orders from public authorities, or to exercise a right in legal proceedings.

DATA CONTROLLERS

The data controllers are:

G.S.A. Organization s.r.l., headquartered at Via Friuli 50-56, 40024, Castel San Pietro Terme (BO), Italy.

Having read the information regarding the processing of personal data, I CONSENT to the communication of my data for the purpose of receiving advertising materials, informational content, and commercial communications from G.S.A. Organization s.r.l.

YOUR RIGHTS

Pursuant to Art. 7 of Legislative Decree 196/2003 and subsequent amendments, you have the right to obtain confirmation as to whether or not your personal data exists, to receive communication of such data in an intelligible form, to know its origin, the purposes and methods of processing, as well as the logic applied in case of electronic processing.

You also have the right to request the updating, rectification or, where interested, integration of your personal data, as well as the deletion, anonymization, or blocking of data processed unlawfully. Furthermore, you have the right to object, in whole or in part, for legitimate reasons, to the processing of your personal data, even if relevant to the purpose of collection.

To exercise these rights, you may contact the data controllers in writing at the addresses indicated above.

Date _____

Signature _____