

Messrs,

Formula Imola S.p.A.

Piazza Ayrton Senna da Silva, 1

40026 Imola (BO)

Imola, _____

Subject: declaration on the use and access of the "Enzo e Dino Ferrari" International Circuit in Imola (hereinafter also referred to as the "Circuit") on day (s) _____

The undersigned (surname) _____ (name) _____

born in _____ prov. _____ on _____

resident in _____ prov. _____

street _____ n. _____ post code _____

tel. _____ cell. _____ e-mail _____

as professional photographer / professional journalist / press officer,

DECLARES

1. (ACTIVITY CARRIED OUT) - to carry out the activity of journalist / photographer in a professional form with a purely intellectual nature and having requested in such quality temporary access to the facilities of the "Enzo e Dino Ferrari" International Circuit in Imola and to the track;
2. (PSYCHO-PHYSICAL SUITABILITY) - to be in a perfect state of physical and mental health, not to use substances (alcohol, drugs, drugs, etc.) that may in some way impair or alter efficiency, perception and the knowledge, and therefore to relieve Formula Imola SpA, the companies and operators it will use in carrying out its activities, Con.Ami, as concessionaire of the Enzo and Dino Ferrari International Circuit Functional Centre and the Municipality of Imola, as owner, from any responsibility for any problems and / or physical consequences that may arise or intervene during and due to the activities carried out and the access requested;
3. (ACCEPTANCE OF STATE / PLACE) - to have seen the current state of the track, equipment and technical support services present in the Circuit, including the safety measures applied, and to have checked its perfect condition and compliance, and therefore to relieve, in the broadest way, for itself, its successors and successors in any title, Formula Imola SpA, the companies and operators it will make use of in carrying out its activities, the Con .Ami, as concessionaire of the Enzo and Dino Ferrari International Circuit Functional Centre and the Municipality of Imola, as owner, from any consequence that may arise from the activity undertaken, including accidents and / or claims directly or indirectly connected to the activity carried out in the 'Circuit';
4. (ACCEPTANCE OF THE CIRCUIT RULES REGULATION) - that I have read the provisions contained in the General Rules of the Circuit, which are an integral part of this, the content and conditions of which I have shared and found posted on the Paddock notice board and on the website www.autodromolimola.it, in particular to know the rules and precautions to be observed, to accept them all unconditionally and to commit to observe them;
5. (INSURANCE COVERAGE) - to have adequate corporate and / or personal insurance coverage against any risk (including the risk of death and partial or total permanent disability) and civil liability insurance, which provide for the waiver of the compensation of referred to in art. 1916 of the Italian Civil Code;
6. (ACCEPTANCE OF RISKS) - to enter the structures making up the Enzo e Dino Ferrari International Circuit and its track at their own risk, and in any case to be fully aware of the risks - and to expressly and consciously accept them - connected to the activity exercised there, also with reference to the simultaneous presence of other operators and users of the structure, and with such awareness, want to carry out their professional activity there at their own exclusive risk, thereby expressly declaring - in other words, and to the extent it may be necessary - to be aware that access to the facilities and in particular to the track can potentially cause damage to a person, to others and to property and to give his express consent to the exercise of this activity, which will take place under his sole and exclusive responsibility;
7. (CONDUCT IN PERFORMING THE ACTIVITY) - to comply with the instructions given by the Organizer of the event and his auxiliaries, not to use improperly the fixed and / or mobile equipment present in the Circuit, and to commit to carry out its activities in compliance with the provisions of Legislative Decree 81/2008 and subsequent amendments;
8. (OBLIGATIONS OF THE DECLARANT) - to permanently wear the admission ticket (ex "tabard", pass etc.), to access only the spaces and areas dedicated and / or specifically reserved, not to enter the track, not to make use of any structure (ex scaffolding), and in no case to hinder the activity, especially those of intervention, rescue and / or safety;
9. (INDEMNITY) - to relieve, in the broadest way, for itself, its successors and assigns in any title, Formula Imola SpA, the companies and operators it will make use of in carrying out its activities, the Con .Ami, as concessionaire of the Enzo and Dino Ferrari International Circuit Functional Centre, and the Municipality of Imola, as owner, from any consequences that may arise from them - none excluded, and both towards the undersigned and any third party - from accidents and claims and from the consequent activities (ex: recovery of vehicles, fire extinguishing, rescue activities, etc.) that occur inside the Circuit, and to relieve anyway, in the broadest way, for themselves and its successors or successors in any title, Formula Imola SpA, the companies and operators it will make use of in carrying out its activities, Con.Ami and the Municipality of Imola, the personnel assigned to the Circuit or in any case members of the organization, and including any employee and / or person designated by them for the performance of duties or functions at the Circuit and / or for the purpose of carrying out the activities, regarding any obligation to pay sums of any kind as compensation of damages, indemnities, etc. - and towards both the undersigned and any third party - in the event of any injury and / or claim and the activities resulting from them, whatever its duration, outcome and consequences, which may occur during the

activity, and whatever the cause of the accident, event and / or accident - including force majeure and unforeseeable circumstances - may be, to anyone attributable, including Formula Imola SpA, the Con.Ami and the Municipality of Imola, their respective organizations, all supervisors and employees, and, in general, any other interested party, even through negligence, and even if they occurred or occurred during the activities resulting from the accident, the event and / or accident;

10. (LIABILITY OF THE DECLARANT) - that the compensation for any damage caused, directly or indirectly, by his own conduct, to the structures of the "Enzo e Dino Ferrari" International Circuit of Imola, to the vehicles and to the assets present therein or to third parties - no one excluded, whether they are drivers, spectators, persons transported, accompanying persons, persons in any case carrying out any activity and also on their behalf in the Circuit or members of the organization, and including any employee and / or person designated
11. for the performance of duties or functions in the Circuit and / or for the purpose of carrying out the activities (ex: route workers, fire service personnel, doctors and health personnel, photographers, press officers, journalists, etc.) - and to their property, and to relieve now and for then, in the broadest way, for himself, his successors and successors in any title, from any and all Any responsibility regarding the event Formula Imola SpA, the companies and operators that it will use in carrying out its activities, the Con.Ami and the Municipality of Imola, as well as holding them harmless from any request for damages that should be addressed to them by third parties and their assignees for the reasons mentioned above and in any case to commit to indemnify them for all the expenses and charges they have to incur for any reason in the interest of the undersigned;
12. (STORAGE OF OBJECTS AND MATERIALS) - to have exclusive responsibility for the custody of their personal objects and equipment, including work equipment, introduced into the Circuit to be aware of the fact that the car parks, boxes and paddocks located inside of the racetrack are unattended and therefore relieve Formula Imola SpA, the companies and operators it will use in carrying out its activities, Con.Ami and the Municipality of Imola from any responsibility for theft, damage and / or loss of goods and materials left in storage at the Circuit;
13. (MODIFICATION, CANCELLATION OR INTERRUPTION OF THE ACTIVITY) - to accept, without raising objections or requests for compensation or indemnity that Formula Imola SpA, in case of necessity or at its sole discretion, may modify, suppress or interrupt, even during the tests, the use of the track and related facilities or revoke the admission tickets;
14. (PERSONAL DATA PROCESSING) - in compliance with the provisions of Legislative Decree no. 30 June 2003 n. 196, the undersigned expressly consents to the processing of personal data and images by means of manual tools and / or with the aid of IT and electronic systems by Formula Imola SpA, through its representatives, in order to comply with the obligations established by law and for the direct and indirect management of the relationships connected to the use of the Circuit facilities and which are essential for participation and for executing legal obligations; acknowledges that the data controller is Formula Imola S.p.A. based in Imola, via F.lli Rosselli n. 2 and that his rights are referred to in art. 7 of Legislative Decree no. 196/2003.

(Signature) _____

15. Are specifically approved pursuant to art. 1341 and 1342 of the Civil Code the following clauses: 1) (ACTIVITIES PERFORMED), 2) (PSYCHO-PHYSICAL SUITABILITY), 3) (ACCEPTANCE OF STATE / PLACE), 4) (ACCEPTANCE OF THE CIRCUIT RULES), 5) (INSURANCE COVERAGE), 6) (ACCEPTANCE OF RISKS), 7) (CONDUCT IN PERFORMING THE ACTIVITY), 8) (OBLIGATIONS OF THE DECLARANT), 9) (INDEMNITY), 10) (RESPONSIBILITY OF THE DECLARANT), 11) (CUSTODY OBJECTS AND MATERIALS), 12) (MODIFICATION, CANCELLATION OR INTERRUPTION OF THE ACTIVITY), 13) (PROCESSING OF PERSONAL DATA).

(Signature) _____

Privacy, communication and dissemination - The undersigned, pursuant to Legislative Decree no. 30 June 2003 n. 196, having acknowledged that the communication or dissemination of one's data and image to third parties is optional and exceeds the contractual purposes referred to above,

a) direct marketing:

gives consent

does not give consent

to the processing of your personal data for marketing purposes, for promotional activities, for sending information and advertising material, for opinion polls regarding the activity of the Circuit as well as for the transmission and dissemination of those, including for commercial purposes.

b) communications to third parties for commercial purposes:

gives consent

does not give consent

to the communication of their personal data and the dissemination of their images to third parties carrying out activities strictly connected and / or complementary to the services offered or made available by Formula Imola S.p.A. (eg. technical supplies, furniture supplies, hotel supplies, etc.)

If consent is denied, I am aware that Formula Imola S.p.A. will find it impossible to offer important services closely related to their business. Interested parties are entitled to the rights referred to in art. 7 of Legislative Decree 196/2003.

(Signature) _____

Operator _____