



ASSUMPTION OF RESPONSIBILITY:
USE OF TRACK (driver/rider)

FORM NO. **M-126**

REV. 5 of 30.12.21

MUGELLO CIRCUIT SpA
Via Senni 15, Scarperia e San Piero (FI)

The undersigned*:			
Born in*:		on*:	
address/street*:		no.*:	
town/city*:		Postcode*:	
telephone:		email:	
Driving licence:		Issued by:	
Competition licence:		category:	
Vehicle type:		Registration number:	
Group/class:		cc:	

REQUESTS

to use, at their own risk, with/without exclusive rights on **July, 15th-16th-17th 2022** the track of the Mugello International Circuit, it being understood and agreed that MUGELLO CIRCUIT SpA (hereinafter, also "Circuit") reserves the right to modify or interrupt (temporarily or permanently), even during the trial, the use of the track.

In relation to the above request the undersigned person declares:

1. To use the track under the conditions provided by the General Regulations of the Circuit, already duly accepted, and to comply *in full* with the conditions contained therein for the use of the Paddock Area and the stay inside the Circuit, as well as all safety and in compliance with the additional information that will be provided by MUGELLO CIRCUIT S.p.A. and the organisers of the event.
2. That he/she has read and been informed of the safety measures and first aid facilities available, and has approved them;
3. that at the time of accessing and/or using the track, he/she is in the mental and physical conditions necessary to drive a vehicle in accordance with applicable provisions of the Highway Code, and with the regulations and guidelines of the competent Competitive Federations;
4. that he/she is aware that driving on the track is a dangerous activity and therefore he/she accepts full responsibility for the risks involved.
5. that he/she is aware and accepts the fact that the personnel and/or in any case Management of the Circuit may, at any time, vary, limit and/or interrupt the use of the track and/or facilities at its discretion and hereby waives any and all claims, including compensation, against MUGELLO CIRCUIT SpA;
6. To indemnify, within the limits provided by the applicable laws, both on its own behalf and on behalf of its successors and assignees for any reason, MUGELLO CIRCUIT SpA from any and all obligations to pay compensation of any kind, as compensation damages, indemnities, refunds, etc., in the event of any injury and/or damage, whatever its duration, its outcome and related consequences that may occur to the undersigned company, its employees, and/or external contractors, and/or third party visitors, and to the users of the Event who use the track with the company's vehicles during the Event, whatever the cause of the injury and/or damage may be for anyone, including MUGELLO CIRCUIT SpA, its organisation, its supervisors and employees, except in the case of wilful misconduct or gross negligence on the part of MUGELLO CIRCUIT SpA, its organisation, its supervisors and employees as well as the personnel it employs to carry out the services connected with the Event.
7. That he/she indemnifies, within the limits established by applicable laws, both in his/her own name and for his/her successors and assignees for any reason, MUGELLO CIRCUIT SpA from the claims that could be advanced for any reason by third parties, as a consequence of the use by the undersigned of the track of the Circuit. The undersigned relieves MUGELLO CIRCUIT SpA, its personnel and the people in charge of the Circuit, from every and any responsibility that may arise as a consequence of the activity that the undersigned intends to carry out inside the Circuit, with express exclusion of cases of malice or gross negligence by MUGELLO CIRCUIT SpA, its organisation, its supervisors and employees, and by the personnel it will use for the performance of the services related to the Event.
8. that he/she has appropriate personal insurance cover against any incidents, attaching a copy confirming the cover limit, payment of the premium, as well as the waiver of recourse pursuant to Article 1916 of the Italian Civil Code.
9. The undersigned person shall also:
 - observe, and ensure observance by any passengers and accompanying persons, of the Regulations and all instructions given by the personnel and in any case the Management of the Circuit and hereby allows any inspections or checks that such personnel and/or Management may consider necessary or appropriate;
 - that he/she will adapt his/her driving, and/or will ensure that the behaviour of any passengers or accompanying persons conforms to the provisions of the above paragraph, to the weather conditions, visibility and track surface;
 - that he/she will use and arrange for use by any passenger, the protective clothing and helmet approved in accordance with the applicable laws and regulations of the competent authorities.
10. In consideration of the foregoing, the undersigned person also declares:
 - that he/she has read and unconditionally accepts the General Regulations of the Circuit, including the rules and precautions, and all other conditions to observe to use the track and relative facilities/equipment;
 - that the vehicle used is fully suited for the activity the undersigned person intends taking part in, and as regards sound emissions, it meets the requirements in section 4.4 of the General Regulations of the Circuit.
 - that he/she will not allow the vehicle to be driven by any other person, accepting all civil and criminal liability towards third parties or assigns.

The undersigned person expressly confirms all of the above, for all legal purposes.

Signature in full _____

In accordance with Articles 1341 and 1342 of the Italian Civil Code, the undersigned person confirms that he/she has read the contents of paragraphs 4, 5, 6, 7, 8, 9 and 10 of this document and specifically approves them in writing.

Date _____

Signature in full Mr/Ms _____

For acceptance
Mugello Circuit SpA _____



ASSUMPTION OF RESPONSIBILITY: **USE OF TRACK (driver/rider)**

FORM NO. **M-126**

REV. 5 of 30.12.21

PRIVACY POLICY

In compliance with current legislation on the processing of personal data, as defined by the provisions contained in Articles 13 and 14 of Regulation (EU) 2016/679 ("European privacy legislation [GDPR]"), this Privacy Statement describes the processing activities of personal data carried out by Mugello Circuit SpA ("Mugello Circuit").

A - Purpose of Data Processing

Personal data provided hereunder ("Data") will be processed to provide (i) providing the requested service as well as (ii) fulfilling any and all legal obligations in connection with the services (hereinafter, collectively, the "Activities").

The types of Data that Mugello Circuit processes are personal identification and contact data provided directly by you as part of this document.

B - Method of Data Processing

Your personal data will be processed using the appropriate printed and electronic, strictly in relation to the purposes and in a way that guarantees the protection, confidentiality and security of the data in accordance with the GDPR..

C - Legal basis for Data processing

Data processing takes place in accordance with Article 6 (1) (b) of the GDPR, in the performance of the contract, as well as in accordance with Article 6 (1) (c) of the GDPR, i.e. to fulfil a legal obligation to which Mugello Circuit is subject.

D - Consequences of refusal to provide Data

The provision of Data is in principle optional; however, if the Data is not provided, it will be impossible to carry out the Activities.

You are, in any event, required to provide Data in those cases expressly provided for by law and/or by tax and administrative provisions; in such cases, refusal to consent to the processing and disclosure of the Data as requested, will mean that Mugello Circuit is unable to fulfil the corresponding legal, administrative and/or fiscal obligations.

E - Other persons who may process the Data

The Data may be processed by persons working on the Company's behalf and on the strength of specific contractual obligations in EU or non-EU countries.

The Data may be disclosed to third parties in order to fulfil legal obligations, to comply with orders of the authorities or to exercise a right of the Company in legal proceedings. The Data will not otherwise be disclosed.

F - Transfer of Data outside the European Economic Area

In the context of contractual relations of the Mugello Circuit, the Data may be transferred outside of the European Economic Area, and may also be included in databases operated by third-party companies working on Mugello Circuit's behalf. Management of databases and processing of Data is restricted to the purposes for which the data was collected and will take place in strict compliance with European privacy legislation.

Whenever the Data is to be transferred outside of the EEA, the company will take all the contractual measures that are necessary and appropriate to guarantee a suitable level of data protection including - among others - any agreements based on the standard contractual terms for transferring data outside the EEA, approved by the European Commission.

G - Data Controller and Data Protection Officer

The Data Controller is Mugello Circuit SpA, headquartered at Via Senni 15, 50038 Scarperia e San Piero (FI), Italy.

You may contact the Data Protection Officer of the Ferrari Group at the following e-mail address privacy@ferrari.com.

H - Data Retention

Data relating to:

- accounting and billing records are also kept for 11 years in compliance with applicable tax laws;
- the management of entries to the Circuit are kept for five years to protect the company's assets in case of theft or illicit acts of any kind;
- this disclaimer is kept for 10 years from the event in which you participated;
- the track images are kept for five days, except in case of an accident for which the fragment of the video with the event is saved for 10 years.

Data may be kept for a longer period, to manage any disputes relating to the Activities.

I - The rights of the Data Subject

You have the following rights:

1. the right of access, in other words, the right to obtain from Mugello Circuit, confirmation of whether the Data are being processed and if they are, to access them;
2. the right of rectification and erasure, the right to obtain rectification of inaccurate data and/or the integration of incomplete Data or the erasure of data for legitimate reasons;



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3. the right to limit the data processing, in other words, the right to request suspension of processing if there are legitimate reasons;
4. the right to data portability, in other words, the right to receive the Data in a structured, commonly used and machine-readable format and send it to another data controller;
5. the right of objection, the right to object to the processing of Data if there are legitimate reasons;
6. The right to contact the competent data protection authority in the event of unlawful processing of Data, which can be contacted at www.garanteprivacy.it.

You may exercise these rights by contacting Mugello Circuit S.p.A., via Senni 15, 50038 Scarperia e San Piero (FI), Italy, or at the following email address: privacy@mugellocircuit.com.

The deadline for replying to the Data Subject is one month, which can be extended up to two months in particularly complex cases. The exercise of these rights is, in principle, free of charge; Mugello Circuit reserves the right to ask for a contribution in the event of manifestly unfounded or excessive (also repetitive) requests, also in light of the indications that the Italian Privacy Guarantor may provide.

I have read and understood the privacy policy above

Place and date

Signature



ASSUMPTION OF RESPONSIBILITY:
USE OF TRACK (driver/rider under 18)

FORM NO. **M-127**

REV. 5 of 30.12.21

MUGELLO CIRCUIT SpA
Via Senni 15, Scarperia e San Piero (FI)

<i>The undersigned*:</i>			
<i>Born in*:</i>		<i>on*:</i>	
<i>address/street*:</i>		<i>no.*:</i>	
<i>town/city*:</i>		<i>Postcode*:</i>	
<i>telephone:</i>		<i>email:</i>	
<i>Driving licence:</i>		<i>Issued by:</i>	
<i>Competition licence:</i>		<i>category:</i>	
<i>Vehicle type:</i>		<i>Registration number:</i>	
<i>Group/class:</i>		<i>cc:</i>	

REQUESTS

to use, at their own risk, with/without exclusive rights on **July, 15th-16th-17th 2022** the track of the Mugello International Circuit, it being understood and agreed that MUGELLO CIRCUIT SpA (hereinafter, also "Circuit") reserves the right to modify or interrupt (temporarily or permanently), even during the trial, the use of the track.

In relation to the above request the undersigned person declares:

1. To use the track under the conditions provided by the General Regulations of the Circuit, already duly accepted, and to comply *in full* with the conditions contained therein for the use of the Paddock Area and the stay inside the Circuit, as well as all safety and in compliance with the additional information that will be provided by MUGELLO CIRCUIT S.p.A.. and the organisers of the event;
2. that he/she has read and been informed of the safety measures and first aid facilities available, and has approved them;
3. that at the time of accessing and/or using the track, he/she is in the mental and physical condition necessary to drive a vehicle in accordance with applicable provisions of the Highway Code, and with the regulations and guidelines of the competent Sports Federations;
4. that he/she is aware that driving on the track is a dangerous activity and therefore he/she accepts full responsibility for the risks involved;
5. that he/she is aware and accepts the fact that the personnel and/or in any case Management of the Circuit may, at any time, vary, limit and/or interrupt the use of the track and/or facilities at its discretion and hereby waives any and all claims, including compensation, against MUGELLO CIRCUIT SpA;
6. To indemnify, within the limits established by applicable laws, both in his/her own name and for his/her successors and assignees for any reason, MUGELLO CIRCUIT SpA from any and all obligations to pay compensation of any kind, by way of compensation for damages, indemnities, reimbursements, etc., in the event of any accident, whatever its duration, its outcome and the relative consequences that may occur to the signed on the occasion of the test, and whatever the cause of the accident may be attributable to anyone, including the undersigned, to MUGELLO CIRCUIT SpA, its organisation, its supervisors and all its employees, with the express exclusion of cases of wilful misconduct or gross negligence of MUGELLO CIRCUIT SpA, of its organisation, its staff and employees as well as the personnel it employs to carry out the services connected with the Event.
7. That he/she indemnifies, within the limits established by applicable laws, both in his/her own name and for his/her successors and assignees for any reason, MUGELLO CIRCUIT SpA from the claims that could be advanced for any reason by third parties, as a consequence of the use by the undersigned of the circuit of the Circuit. The undersigned relieves MUGELLO CIRCUIT SpA, its staff and the people in charge of the Circuit, from every and any responsibility that may arise as a consequence of the activity that the undersigned intends to carry out inside the Circuit, with express exclusion of the cases of malice or gross negligence of MUGELLO CIRCUIT SpA, of its organisation, of its supervisors and employees, and of the staff it will use for the performance of the services related to the Event.
8. That he/she has appropriate personal insurance cover against any incidents, attaching a copy confirming the cover limit, payment of the premium, as well as the waiver of recourse pursuant to Article 1916 of the Italian Civil Code.
9. The undersigned person shall also:
 - observe, and ensure observance by any passengers and accompanying persons, of the Regulations and all instructions given by the personnel and in any case the Management of the Circuit and hereby allows any inspections or checks that such personnel or Management may consider necessary or appropriate;
 - that he/she will adapt his/her driving, and/or will ensure that the behaviour of any passengers or accompanying persons conforms to the provisions of the above paragraph, to the weather conditions, visibility and track surface;
 - that he/she will use and arrange for use by any passenger, the protective clothing and helmet approved in accordance with the applicable laws and regulations of the competent authorities.
10. In consideration of the foregoing, the undersigned person also declares:
 - that he/she has read and unconditionally accepts the General Regulations of the Circuit, including the rules and precautions, and all other conditions to observe to use the track and relative facilities/equipment;
 - that the vehicle used is fully suited for the activity the undersigned person intends taking part in, and as regards sound emissions, it meets the requirements in section 4.4 of the General Regulations of the Circuit.
 - that he/she will not allow the vehicle to be driven by any other person, accepting all civil and criminal liability towards third parties or assigns.



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USE OF TRACK (driver/rider under 18)

FORM NO. **M-127**

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If this form is signed by a person under 18, the following tables must be completed by the person with parental responsibility.

The undersigned:

Name and surname:			
Born in:		on:	
address/street:		no:	
town/city:		Postcode:	
ID card no.:		tel./email:	

Name and surname:			
Born in:		on:	
address/street:		no:	
town/city:		Postcode:	
ID card no.:		tel./email:	

As:

- parents with parental responsibility (Article 315 of the Italian Civil Code);
- legal guardian (Article 348) of the Italian Civil Code;
 - hereby consent to the above-named minor using the track at the Mugello International Circuit at the Event;
 - Confirm that they have read this document and unconditionally accept all its contents;
 - provide all of the representations and warranties contained in this document and equally, they accept the obligations.

Signature in full _____

Signature in full _____

In accordance with Articles 1341 and 1342 of the Italian Civil Code, the undersigned person confirms that he/she has read the contents of paragraphs 4, 5, 6, 7 and 8 and specifically approves them in writing.

Signature in full _____

Date _____

Signature in full _____

For acceptance
 Mugello Circuit SpA _____

Signature of parents who jointly have parental responsibility (Article 316 of the Italian Civil Code or Article 337 ter of the Italian Civil Code)

A _____

B _____

- a copy of valid ID for both parents is attached
- in the absence of one of the two parents, a power of attorney of the absent parent is attached

Signature of the parent who has parental responsibility individually or for events or by order of the Judicial Authority (Article 316 of the Italian Civil Code or 337 quater of the Italian Civil Code).

A _____

- a copy of valid ID is attached
- authority from the family court

Signature of the parent who has parental responsibility individually due to the other parent being prevented, because of their absence, incapacity or another impediment (Article 317 of the Italian Civil Code)

A _____

- a copy of valid ID is attached, as well as certification of the reason for the impediment



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The types of Data that Mugello Circuit processes are personal identification and contact data provided directly by you as part of this document.

B - Method of Data Processing

Your personal data will be processed using the appropriate printed and electronic, strictly in relation to the purposes and in a way that guarantees the protection, confidentiality and security of the data in accordance with the GDPR..

C - Legal basis for Data processing

Data processing takes place in accordance with Article 6 (1) (b) of the GDPR, in the performance of the contract, as well as in accordance with Article 6 (1) (c) of the GDPR, i.e. to fulfil a legal obligation to which Mugello Circuit is subject.

D - Consequences of refusal to provide Data

The provision of Data is in principle optional; however, if the Data is not provided, it will be impossible to carry out the Activities.

You are, in any event, required to provide Data in those cases expressly provided for by law and/or by tax and administrative provisions; in such cases, refusal to consent to the processing and disclosure of the Data as requested, will mean that Mugello Circuit is unable to fulfil the corresponding legal, administrative and/or fiscal obligations.

E - Other persons who may process the Data

The Data may be processed by persons working on the Company's behalf and on the strength of specific contractual obligations in EU or non-EU countries.

The Data may be disclosed to third parties in order to fulfil legal obligations, to comply with orders of the authorities or to exercise a right of the Company in legal proceedings. The Data will not otherwise be disclosed.

F - Transfer of Data outside the European Economic Area

In the context of contractual relations of the Mugello Circuit, the Data may be transferred outside of the European Economic Area, and may also be included in databases operated by third-party companies working on Mugello Circuit's behalf. Management of databases and processing of Data is restricted to the purposes for which the data was collected and will take place in strict compliance with European privacy legislation.

Whenever the Data is to be transferred outside of the EEA, the company will take all the contractual measures that are necessary and appropriate to guarantee a suitable level of data protection including - among others - any agreements based on the standard contractual terms for transferring data outside the EEA, approved by the European Commission.

G - Data Controller and Data Protection Officer

The Data Controller is Mugello Circuit SpA, headquartered at Via Senni 15, 50038 Scarperia e San Piero (FI), Italy.

You may contact the Data Protection Officer of the Ferrari Group at the following e-mail address privacy@ferrari.com.

H - Data Retention

Data relating to:

- accounting and billing records are also kept for 11 years in compliance with applicable tax laws;
- the management of entries to the Circuit are kept for five years to protect the company's assets in case of theft or illicit acts of any kind;
- this disclaimer is kept for 10 years from the event in which you participated;
- the track images are kept for five days, except in case of an accident for which the fragment of the video with the event is saved for 10 years.

Data may be kept for a longer period, to manage any disputes relating to the Activities.

I - The rights of the Data Subject

You have the following rights:

1. the right of access, in other words, the right to obtain from Mugello Circuit, confirmation of whether the Data are being processed and if they are, to access them;



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USE OF TRACK (driver/rider under 18)

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2. the right of rectification and erasure, the right to obtain rectification of inaccurate data and/or the integration of incomplete Data or the erasure of data for legitimate reasons;
3. the right to limit the data processing, in other words, the right to request suspension of processing if there are legitimate reasons;
4. the right to data portability, in other words, the right to receive the Data in a structured, commonly used and machine-readable format and send it to another data controller;
5. the right of objection, the right to object to the processing of Data if there are legitimate reasons;
6. The right to contact the competent data protection authority in the event of unlawful processing of Data, which can be contacted at www.garanteprivacy.it.

You may exercise these rights by contacting Mugello Circuit S.p.A., via Senni 15, 50038 Scarperia e San Piero (FI), Italy, or at the following email address: privacy@mugellocircuit.com.

The deadline for replying to the Data Subject is one month, which can be extended up to two months in particularly complex cases. The exercise of these rights is, in principle, free of charge; Mugello Circuit reserves the right to ask for a contribution in the event of manifestly unfounded or excessive (also repetitive) requests, also in light of the indications that the Italian Privacy Guarantor may provide.

I have read and understood the privacy policy above

Place and date

Signature

I have read and understood the privacy policy above

Signature of the declaring parents

Signature in full

Signature in full

MUGELLO CIRCUIT SpA

Via Senni 15

50038 Scarperia e San Piero (FI)

The undersigned

Who belongs to the Company

Headquartered at _____, City _____,

Province _____,

Postcode _____, VAT no. _____, Tel. _____, Email

REQUESTS

The use, at a total cost of Euro _____, of garage no. _____ inside the Mugello International Circuit (the "**Garage**") from _____ on _____ to _____ on _____ during the event:

ACI RACING WEEKEND

_____, on the understanding that MUGELLO CIRCUIT S.p.A. may interrupt such use or amend the conditions of such use at any time and at its sole discretion.

In relation to the above request the undersigned person declares:

1. That he/she has seen the prices and terms applicable to use of the Garage which he/she accepts and will fully respect;
2. That he/she has full knowledge of the Circuit Regulations and will comply with *all* their conditions;
3. That he/she will follow all the safety measures and/or other instructions provided by Mugello Circuit S.p.A. in relation to use of the Garage and access to and presence within the Circuit;
4. That he/she is aware that:
 - Refuelling and storing fuels and/or any other inflammable materials in the Garages is strictly prohibited;
 - Smoking in the Garage and in the pit lane is strictly prohibited;
5. Fully indemnifies Mugello Circuit S.p.A., on his/her own account and in respect of any successors for any reason, from any obligation to pay any form of compensation for damages, indemnity, reimbursements in the event of any accidents and/or injury (whatever its duration, outcome or consequences) that may be caused to him or her, whatever the cause of the accident and/or injury, and whether it is attributable to, including Mugello Circuit S.p.A., its organisation, managers and employees, except in cases of fraud or gross negligence.
6. That he/she has checked that the Garage has all the equipment and materials listed below and that he/she will bear sole responsibility for any removal and/or damage to such equipment or materials:
 - 2 powder extinguishers, 12 kg
 - 4 lamps (24v) with cable winder
 - 1 flexible pipe for exhaust fume removal
 - 2 TV monitors, 37''

When the Garage is handed over, the undersigned person will pay Mugello Circuit S.p.A. the sum of Euro _____ as a security deposit. The security deposit will be returned at the end of the Garage use period, when it has been returned, all the equipment and materials have been checked for damage.

The undersigned person expressly confirms all of the above, for all legal purposes.

Date _____

Signature _____

In accordance with Articles 1341 and 1342 civil code, the undersigned person confirms that he/she has read the contents of paragraph 3, 5 and 6 and specifically approves them in writing.

Date _____

Signature _____

For acceptance
Mugello Circuit S.p.A. _____

PRIVACY POLICY

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G - Data Controller and Data Protection Officer

The Data Controller is Mugello Circuit SpA, headquartered at Via Senni 15, 50038 Scarperia e San Piero (FI), Italy.
You may contact the Ferrari Group's Data Protection Officer at privacy@ferrari.com.

H - Data Retention

Data relating to:

- accounting and billing records are also kept for 11 years in compliance with applicable tax laws;
- the management of entries to the Circuit are kept for five years to protect the company's assets in case of theft or illicit acts of any kind.

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3. the right to limit the data processing, in other words, the right to request suspension of processing if there are legitimate reasons;
4. the right to data portability, in other words, the right to receive the Data in a structured, commonly used and machine-readable format and send it to another data controller;
5. the right of objection, the right to object to the processing of Data if there are legitimate reasons;
6. The right to contact the competent data protection authority in the event of unlawful processing of Data, which can be contacted at www.garanteprivacy.it.

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I have read and understood the privacy policy above

Place and date

Signature

DECLARATION former article 47 of Presidential Decree 445/2000

The undersigned _____, Italian Tax Number _____, legal representative for _____, with registered offices in _____, VAT Number/Tax Number _____, email _____, acting as:

organiser promoter participant area dealership

with regard to the _____ event, to be hosted at Mugello International Circuit, on _____, and acknowledging penal liability, pursuant to article 76 of Presidential Decree 445/2000 as amended, for those who sign declarations that are untruthful along with the relevant criminal sanctions, pursuant to article 47 of Presidential Decree 445 of 28.12.2000,

DECLARES:

1. that the company is properly registered with the Chamber of Commerce, under a heading consistent with the type of activity pursued (see certificate in the annex);
2. that it is in good standing with regard to all insurance and social security payments and withholding taxes for its own employees, as required by applicable law;
3. that it is not currently subject to any suspension or interdiction, pursuant to article 14 of Legislative Decree 81/08;
4. that it has written up the Risk Assessment document, for the health and safety of workers at the work site, pursuant to article 17 of Legislative Decree 81/08, including all risks and assessing the activities and services executed at the Autodrome;
5. that it provides its employees with ID cards, compliant with applicable law, and that these are also required for contractors (including freelance workers);
6. that it ensures safety and security by providing its own personnel with suitable PPE and work equipment, which is compliant with safety requirements established by applicable law;
7. that its personnel has received suitable information, teaching and training with regard to workplace health and safety, and that a health protocol compliant with applicable law has been adopted;
8. that it is in possession of documentation demonstrating compliance with the provisions of Legislative Decree 81/08 for any means and equipment, provisional structures and personal protective equipment;
9. that it has conducted on-site inspections of the work areas and is compliant with all workplace health and safety requirements, as well as all environmental requirements;
10. that it has seen, read and understood the General Rules of the Autodrome (R-01), as well as the Emergency Plan (IOP-08), attached to the contract;



CLIENT DECLARATION
(annexed to the contract)
- TO BE FILLED OUT BY THE CLIENT -

FORM no. **M-192**

REV. 0 of 12.9.19

11. that its personnel will be informed about the regulations found in the documentation mentioned in the previous point, and that said information will be passed on to the companies or freelance workers who will execute the activities requested at the Mugello Circuit;
12. that you will be informed of any specific risks pertaining to our activities and those of any of our contractors, which may interfere with the work ordinarily conducted by your personnel.
13. that, should the activity in question come under the scope of article 26 of Legislative Decree 81-08, the company will comply with obligations relating to procurement contracts with its own contractors, verifying that the companies or freelance workers involved meet technical and professional requirements, providing them with detailed information about specific risks that exist at the place of work they will operate in and about the preventive and protective measures, as well as writing up an interference risk report (DUVRI);
14. on the other hand, should the activity executed belong to those listed in Annex X of Legislative Decree 81-08 (assembly/disassembly of temporary structures), and therefore fall under the scope of Title IV (worksite), that the company will meet the relevant obligations;

We attach copies of:

- Certificate of registration with the Chamber of Commerce or document demonstrating the legal status of the declarant
- Identification document of the signatory

Location and date

Signature of the Declarant

This form must be filled out, signed and returned 4 days before the event and/or any assembly operations



LIST OF SETUPS
(annexed to the contract)
- TO BE FILLED OUT BY THE CLIENT -

FORM NO. **M-193 A**

REV. 0 of 12.9.19

The undersigned _____, Italian Tax Number _____, legal representative for _____, with registered offices in _____, VAT Number/Tax Number _____, email _____, acting as:

organiser promoter participant area dealership

with regard to the _____ event, to be hosted at Mugello International Circuit, on _____, acknowledging the existence of penal liability, pursuant to article 76 of Presidential Decree 445/2000 as amended, for those who sign untruthful declarations and the relevant criminal sanctions, pursuant to article 47 of Presidential Decree 445 of 28.12.2000,

DECLARES the following:

<p>CASE A <input type="checkbox"/></p>	<p>Activities for the setting up of temporary structures NOT PRESENT</p>	<p align="center"><u>The checklist below does NOT need to be filled out</u> ▼ <i>Move to the signature (bottom of the page)</i></p>
<p>CASE B <input type="checkbox"/></p>	<p>Activities for the setting up of temporary structures PRESENT</p>	<p align="center"><u>The Client is required to comply with the obligations related to the procurement contract, pursuant to article 26, or with those related to the worksite, pursuant to Title IV of Legislative Decree 81-08</u> ▼ <i>Fill out the section below pertaining to the Checklist for setups</i></p>

CHECKLIST FOR SETUPS:

1. TYPE OF SETUP REQUIRED

The setting up of temporary works/structures refers to:

<input type="checkbox"/> Tent-like setups with aluminium frames or similar structures and Hospitality Areas		
<input type="checkbox"/> Tents attached to the trucks	<input type="checkbox"/> Extensible motor homes	<input type="checkbox"/> Supports for screens or portals
<input type="checkbox"/> Gazebos	<input type="checkbox"/> American-style structures / stages	<input type="checkbox"/> Inflatables
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>



LIST OF SETUPS
(annexed to the contract)
- TO BE FILLED OUT BY THE CLIENT -

FORM NO. **M-193 A**

REV. 0 of 12.9.19

2. ANY SUBCONTRACTED ACTIVITIES

Contractors will be involved in the activities planned: YES NO

If the answer is affirmative, indicate the types of specific activities executed in the table below:

<input type="checkbox"/> Outdoor setups	<input type="checkbox"/> Work executed at height (> 2 metres)	<input type="checkbox"/> Security, hostesses
<input type="checkbox"/> Indoor setups	<input type="checkbox"/> Equipment maintenance	<input type="checkbox"/> Catering / Restaurant
<input type="checkbox"/> Assembly of structures	<input type="checkbox"/> Fuel supply	<input type="checkbox"/> Miscellaneous services
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Complete the table with the data for each contractor:

<i>Company name</i>	<i>Contractor contact person</i>	<i>Telephone/Email</i>

3. LIST OF WORK VEHICLES AND/OR EQUIPMENT

The following vehicles, equipment and temporary works will be used for the planned activities:

<i>Type of vehicle/tool</i>	<i>Make and model / Number plate</i>	<i>CE Marking (yes/no)</i>

NOTE: for every vehicle/tool used, a copy of the use and maintenance booklet will be available demonstrating any maintenance and periodic inspections, where applicable.



LIST OF SETUPS
(annexed to the contract)
- TO BE FILLED OUT BY THE CLIENT -

FORM NO. **M-193 A**

REV. 0 of 12.9.19

4. ASSEMBLY OF SPECIAL TEMPORARY STRUCTURES/WORKS

Use the following table to specify any temporary works set up for the events, pursuant to Interministerial Decree 22.7.14 (Stage Decree) and to Legislative Decree 81-08 Title IV:

<i>Category of Temporary Work Assembled (from Stage Decree 22.7.14)</i>	YES	NO
Assembly/disassembly of precast temporary structures, built using material originating from a single manufacturer; assembled in compliance with the instructions, configurations and maximum loads provided by the manufacturer; whose total height from a stable surface, including elements that provide cover and are directly connected to the support structure, is greater than 7 metres.		
Assembly/disassembly of platforms that rise to a height of over 2 metres from a stable surface, not connected to other structures or supported by other structures.		
Assembly/disassembly of beams, systems of beams or gratings suspended from stands or towers with manual or motorised hoisting, whose assembly occurs at ground level or on the stage floor and whose final height from a stable surface, measured at the extrados, is greater than 6 metres for stands and 8 metres for towers.		

NOTES:

- if the answer to even one of the cases described above is affirmative (YES), the situation falls within the scope of Title IV of Legislative Decree 81-08 "Temporary or mobile worksites"; in this case the signatory must meet the related obligations and must fill out form **M-194 "Correct installation/assembly of temporary works"**
- Form M-194 must also be completed in the event that structures or facilities for the administration of food/beverages are installed, regardless of whether the activity is covered by Title IV (worksite).

Location and date

Signature of the Declarant

This form must be filled out, signed and returned 4 days before the event_and/or any assembly operations



**DECLARATION OF CORRECT
INSTALLATION/ASSEMBLY OF TEMPORARY
STRUCTURES (annexed to the contract)
- TO BE FILLED OUT BY THE CLIENT**

FORM NO. **M-194**

REV. 1 of 09.03.22

DECLARATION OF CORRECT INSTALLATION/ASSEMBLY OF TEMPORARY STRUCTURES

The undersigned _____, legal representative for _____, with registered offices in _____, VAT Number/Tax Number _____, email _____,

acknowledging the existence of penal liability, pursuant to article 76 of Presidential Decree 445/2000 as amended, for those who sign untruthful declarations and the relevant criminal sanctions, pursuant to article 47 of Presidential Decree 445 of 28.12.2000:

DECLARES

- that during the assembly/disassembly phase and throughout the entire duration of the event, the temporary structures, facilities and areas entrusted to him/her for the event are suitable for use and correctly installed and used, pursuant to applicable law;
- that areas off limits to the public are marked off by adequate signage;
- that the required minimal firefighting equipment is present, functional and has been properly inspected in compliance with regulations (fire extinguishers, first-aid kit, etc.);
- that the equipment and facilities provided by Mugello Circuit will be properly used, managed and supervised by our personnel.

Specifically:

- The temporary structures have been assembled correctly, per the instructions provided by the manufacturer and designer, and are accompanied by a "Declaration of correct assembly", signed by an authorised technician (installer);
- Electrical systems have been executed to the state of the art, using certified products and materials, and are accompanied by "Certificates of compliance", written in accordance with Ministerial Decree 37/08, signed by the installer; electric cables laying on the ground in areas subject to vehicular/pedestrian traffic are properly protected and grounded;
- The products used (tents, flooring, furnishings, etc.) are accompanied by "Certificates of reaction to fire" and "Declarations of product compliance", signed by the manufacturer
- All equipment, appliances and facilities are compliant with applicable laws and kept in good condition;
- Connections to intake points supplied by Mugello Circuit have been executed properly; for electrical connections to power points (Paddock) care is taken to keep the doors closed.
- Suitable signage has been planned and installed with regard to norms for behaviour and the presence of any hazards;
- In the event of distribution or sales activities, specific request has been made through submission of the SCIA to the municipal offices.

Location and date

Signature of the Declarant

This form must be filled out, signed and returned before the structures are used and, in any event, before the event begins