



DISCLAIMER 2024 (not in age)

The undersigned

Surname _____ Name _____
Born on _____ in _____ Prov. _____
Resident at _____ Zip code _____ Prov. _____
Street _____ n° _____

AS PARENT

Or PERSON ACTING IN POSSESSION OF THE AUTHORISATION OF MR. _____

Exercising parental authority over the following not in age child

The undersigned

Surname _____ Name _____
Born on _____ in _____ Prov. _____
Resident at _____ Zip code _____ Prov. _____
Street _____ n° _____

CONSENTS AND AUTHORISES

assuming all responsibility,

the not in age to use, with the following **vehicle** _____, **model** _____ with/without exclusivity on the day _____, from ____ to ____ the Vallelunga Circuit track (hereinafter, "Facility"), it being understood and agreed that

1. ACI Vallelunga S.p.A., in case of necessity, at its sole discretion, reserves the right to modify, cancel or interrupt the use of the track, even during the test period.

The undersigned, pursuant to and in accordance with art. 76 D.P.R. 445/2000, aware of the responsibility and of the civil and penal consequences envisaged in the event of mendacious declarations and/or the formation or use of false documents

DECLARES THAT THE SAME NOT IN AGE

2. holds a licence cat _____ n. _____ expiry date _____ and medical certificate expiring at _____;
3. is aware of the rules and precautions to be observed by those using the facility

ALSO DECLARES, IN HIS/HER CAPACITY AS PARENT/TUTOR

4. that in relation to the foregoing, the above-mentioned vehicle is perfectly suitable for the test that the minor intends to carry out;
5. that he/she has taken out an insurance policy against any injury to the minor, with contextual waiver of subrogation pursuant to Article 1916 of the Civil Code
6. to have read the tariffs, the briefing and the other conditions in force for the use of the Facility and to accept them unconditionally
7. to exonerate Progei Spa, ACI Vallelunga S.p.A. and the staff of the circuit itself, from any liability that may arise as a consequence of the test he/she intends to carry out;
8. to indemnify for himself/herself and his/her successors and assigns in any capacity Progei Spa and ACI Vallelunga S.p.A.:
 - a. from any and all obligations to pay the undersigned or the minor any kind of compensation for damages, indemnities, reimbursements, etc. in the event of any accident - whatever its duration, outcome and consequences - that may occur, and this regardless of the cause of the accident - including force majeure and unforeseeable circumstances - attributable to anyone, including the owners of the circuit, ACI Vallelunga S.p.A. its organisation, its supervisors and employees all, any other interested party and, more generally, the subjects indicated in articles 1228 and 2049 civil code;
 - b. from any claims that may be made in any way by third parties for facts attributable to the undersigned or the minor, including among these third parties bodies, companies and persons in any capacity present at the circuit, or that have suffered prejudice from facts attributable to the undersigned or the minor;
9. to renounce, as far as may be necessary, any claim against ACI Vallelunga S.p.A. and/or the property of the Autodromo Progei Spa for compensation for damages in any way connected to the minor's entry, stay and/or use of the circuit;

Vallelunga - Roma / Lainate - Milano



ACI Vallelunga S.p.A.
P.IVA 00941291007
Codice univoco: KRRH6B9

Sede Legale / Sede Roma
Via Mola Maggiorana, 4/6 00063
Campagnano di Roma (RM)

Sede Milano
Via Juan Manuel Fangio snc
20045 Lainate (MI)





10. that compensation for any damage caused directly or indirectly
 - a. to the Circuit facilities;
 - b. to other participants in the trials and to their motorbikes
 - c. to third parties, be they spectators or members of the organisation;
 ACI Vallelunga S.p.A. will be totally and exclusively at its own expense, relieving it now and for that time, from any and all responsibility regarding the occurrence and the occurrence of what is set out in paragraphs a., b. and c. of this point 10. and the relative reconstruction, from any request for compensation for damages that may be made to it by third parties for the reasons mentioned above
11. to acknowledge that Progei Spa and ACI Vallelunga S.p.A. is not responsible for theft of and/or damage to materials left in storage at the Autodrome, noting that the car parks and garages also located inside the Autodrome are unattended, Acknowledging the full and exclusive responsibility of the minor for the custody and surveillance of the things eventually brought into the circuit (including the aforementioned motorbike) and therefore to assume any responsibility resulting from the use of the same in the circuit and in the areas ancillary to the circuit by the minor, undertaking as of now to indemnify any damage caused, directly and/or indirectly, to people and/or things, without exception, both in the circuit and in the ancillary areas and structures;
12. that the minor will use the Facility under the conditions provided for by the general regulations which form an integral part of the present declaration for all legal purposes, any form of competition being however excluded, except in those cases in which it falls within the type of test to be carried out
13. that the minor will make a first reconnaissance lap of the track in order to verify its conditions and to immediately communicate any anomaly to ACI Vallelunga S.p.A. In the absence of any communication/reports/exceptions after the reconnaissance lap, the condition of the track will be considered tacitly approved. He/she also declares that he/she and the minor have examined the equipment and the services of the circuit and that they correspond to the minor's needs, and that he/she releases Progei Spa and ACI Vallelunga S.p.A. from any pecuniary or non-pecuniary consequence deriving from accidents that may depend on the state of the circuit and the equipment;
14. to undertake, assuming in this regard any and all civil and criminal liability towards third parties or assignees, that the minor will not allow any other person to circulate inside the facility with the above mentioned vehicle
15. to undertake to ensure that the minor wears suitable clothing;
16. that he/she elects domicile, for the purposes of this contract, at the address indicated above;
17. that the minor has read the racetrack emergency plan available on the website www.vallelunga.it and/or that he/she has collected a copy of it from the racetrack desk
18. that the minor will use the facilities of the Vallelunga Pole in compliance with the conditions set forth in the General Regulations (available in the "Regulations and Safety" section of the website www.vallelunga.it)
19. to take note that ACI Vallelunga S.p.a. has installed cameras inside the facility for the protection of the safety of the users and for the protection of the company's assets and that the images collected are destroyed after 24 hours from the filming, except for special conservation requirements. The complete information notice is available at the Data Controller's premises (reception and guardhouse).

Campagnano di Roma, ___/___/___ Signature _____

The undersigned declares that he/she has read and specifically approves, pursuant to Articles 1341 and 1342 of the Civil Code, clauses 1, 4, 5, 7, 8, 9, 10, 11, 12, 13, 14, 15, 18 and 19

Campagnano di Roma, ___/___/___ Signature _____

Information and consent to personal data processing

Pursuant to EU Regulation 679/2016 and Legislative Decree 196/03, ss.mm.ii., we inform you that the personal data provided and the image of the child, videotaped or photographed, will be processed for the following purposes: (a) execution of the contract between the parties; (b) marketing, promotional and advertising activities, sending of informative material and opinion polls, as well as for journalistic articles. For the purposes referred to in letter (b) the processing will take place only on the basis of your explicit consent. Your personal data will be processed by the Data Controller ACI Vallelunga S.p.A. using paper and IT tools in compliance with the provisions on the protection of personal data and with the observance of all precautionary measures that guarantee their confidentiality and security. The data will be kept for the time necessary for the purposes for which they were collected and to comply with specific legal and/or contractual obligations. The data may be disclosed to company employees and/or collaborators specifically appointed for this purpose. Your personal data may also be disclosed to the partners of the initiative, in their capacity as autonomous data controllers, and to any persons to whom the data controller entrusts outsourcing activities, specifically appointed as data processors and/or persons in charge of processing. Your personal data processed for the purposes referred to in point (b) will be transferred to and processed by agencies specialised in the production, post-production and archiving of video-photographic material and may be subject to dissemination. The Company does not use automated decision-making processes in any way. You may at any time exercise your rights vis-à-vis the data controller pursuant to Articles 15 to 21 of EU Regulation 679/2016. The full information is available on the website www.vallelunga.it.

The undersigned acknowledges that he/she has read and understood the information notice, in his/her capacity as the person exercising parental authority or in possession of a parental proxy:

Consent YES NO
to process of the child's personal data and image for the purposes referred to in point (b).

Campagnano di Roma, ___/___/___ Signature _____

Vallelunga - Roma / Lainate - Milano



ACI Vallelunga S.p.A.
P.IVA 00941291007
Codice univoco: KRRH6B9

Sede Legale / Sede Roma
Via Mola Maggiorana, 4/6 00063
Campagnano di Roma (RM)

Sede Milano
Via Juan Manuel Fangio snc
20045 Lainate (MI)

