



The undersigned:..... born at..... on the .../.../
resident at District of
State in street/square n° ;
Driving licence*nr..... released by..... on the .../.../..... deadline.../.../.....

*Identity document (instead of Driving Licence) Type.....nr..... deadline .../.../.....
Conductor license (if available) nr.....
Telephone (+.....).....E-mail.....
VAT number.....

CAR / MOTORBIKE

Manufacturer type.....

ASKS

to use the spaces granted by Nuvolari 5260 Srl for the entire solar year of signing this form, unless the driving license expires in advance, at its own total risk and without exclusive and therefore in competition with other users (hereinafter "Granting Company") at the Tazio Nuvolari Circuit of Cervesina (hereinafter "Circuit") recognizing, without reservation, the aforementioned Granting Company the right to interrupt or suspend at any time the use and / or access on the track at the discretion judgment of the Direction of the Circuit and no obligation to pay any kind of reimbursement and / or indemnity;

DECLARES

1. to undertake to inspect the meteorological conditions as well as the condition of the track, the structures and equipment of the Circuit, in order to check its suitability for the characteristics of its vehicle and its driving needs, before any entry into the track that occurs in the same day or on any day on which these entrances will be done during the solar year of validity of the present, as already specified. In particular, the commitment will be implemented with the execution of one and/or, if necessary, several reconnaissance laps at low speed and, in any case, considering the track conditions also to highlight any anomalies to the personnel of the Circuit or to the marshalls/or situations of danger and/or circumstances that decrease the safety of traffic;
2. to have read the 'General Regulations of the Circuit', in all its parts and in particular in those of safety and prevention of accidents and injuries, which accepts the obligation to scrupulously observe the rules;
3. to undertake to follow the instructions of the Circuit Staff in the Pit Lane and Paddock areas and, above all, the directions of the Marshalls along the track;
4. to be aware of the fares for activities, the structures and equipment of the Circuit, in addition to any other conditions for the use of the track;
5. to possess the valid and suitable license described in the epigraph for driving the vehicle you intend to use on the track;
6. to be in good mental and physical health to practice any non-competitive sporting activity, to not have had or to have currently known pathologies incompatible with the sport driving in the vehicle circuit described above and, in any case, used and not to do habitual and/or occasional use of substances (alcohol, drugs, drugs, etc.) that can partially diminish and/or impair and/or impair the efficiency and safety of driving;
7. to use a constantly verified and technically adequate vehicle suitable for use on the racetrack, assuming all responsibility not only with regard to the safety of its circulation, but also to the fact that the same vehicle will not be used on the track by people not previously authorized by the Circuit Direction;
8. to commit to wear and use during the "Activity" on the track, clothing and accessories (in particular overalls, shoes, gloves and helmet) adequate and, in any case, approved;
9. to have been adequately and specifically informed by the responsible of the Circuit of the safety rules to be respected, of the conduct to be kept both on the track and in the Pit Lane and Paddock areas, of the risks connected to the circulation of his own and other vehicles inside the circuit;
10. to raise for itself, its successors and assignees in any capacity, the Granting Company, its appointed bodies, employees, managers, operators of which it will avail itself during the event and in the performance of its activities, from any liability for damages of any kind that may be necessary to/the undersigned/or the means conducted (even if owned by third parties) and from any consequences arising from any accidents and/or claims involving the undersigned and even third parties, even if directly or indirectly caused by the state of the track, the equipment and services of the Circuit (by way of example but not exhaustive: vehicle recovery, fire extinguishing, rescue activities, as well as any activity resulting from the use of the racetrack and its appurtenances etc.);
11. to use the runway, its annexes and its appurtenances at its own risk and under its sole responsibility, and to be fully informed and aware of the risks, which expressly accepts, connected to the practice of activities within the Circuit, also with reference to the simultaneous

presence of other participants on the track, expressly exempting from any liability the Granting Company for damage to property and persons caused or suffered;

12. to take any responsibility for any indemnity or compensation for damages to be paid to third parties and to third parties and in relation to any reimbursement of claims of any kind, nature and entity, however and by whomever caused, expressly relieving the Granting Company of its organs, supervisors, employees and in any case appointed by any responsibility or obligation for compensation and/or reimbursement of expenses in relation to any damage or damage caused to the other participants, their vehicles and their assets or to third parties, without exception, are spectators, persons transported, carers, persons in any case carrying out any activity and also on behalf of Nuvolari5260 Srl in the Circuit (photographers, press officers, journalists, commercial and/or professional operators, etc.) or members of the organization, including every employee and/or person designated by him for carrying out the activities;

13. to be aware of the fact that the car parks located inside the Circuit are unattended and therefore relieve the Granting Company from any liability for theft, damage to vehicles or materials placed therein in any capacity;

14. to be aware of the fact that any damaged vehicles or parts of the same ones recovered on the track will be kept free for the first three days, while from the fourth day a daily fee of Euro 50 will be due;

15. to be aware of the fact that the Granting Company also reserves the right to resume, photograph and publish on its website and on other media the images and events that take place within the structure, including images of people and vehicles inside the Track, Pit Lane, Paddock and all the common areas such as car parks, grandstands, bars and restaurants without the slightest possibility for the aforementioned company to pay any compensation and / or compensation;

16. to commit to promptly communicate to the Circuit Direction any variation of their data (addresses, telephone numbers, extreme documents exhibited and, above all, suspensive and / or confirmatory renewal of the driving license) that should for any reason occur during the solar year of signing this form, under penalty of immediate (temporary and / or definitive) revocation of the authorization to use the Track by the Circuit Direction in the hypothesis the staff assigned to periodic checks should verify that any changes occurred on the validity of driving qualification have not been communicated, as well as to commit to promptly communicate to the Circuit Direction any "discovered" pathologies that occurred after the signing of this form or sudden discomfort of the day that could induce the Circuit Direction or the Marshall to prohibit entry to the track.

Signature

→ _____

Pursuant to Articles 1341 and 1342 of the Civil Code, the undersigned, after careful reading and in-depth individual negotiation, declares to approve specifically the clauses contained in the following articles, to be understood here fully rewritten: art. 10, 11, 12 (limitations of liability).

Signature

→ _____

Information on the processing of personal data

Regulation EU 2016/679 on the protection of natural persons with regard to the processing of personal data (hereinafter, GDPR), entered into force on 25 May 2018 and is directly applicable in all the Member States of the EU. Your personal data will be processed by Nuvolari5260 Srl as Data Controller. The data processing will be finalized, as requested by the user, to participate in the track activities. The refusal to provide the data would make it not possible. If you give your consent, your data will be used in order to communicate the Circuit's activities and always with your express consent, for marketing, promotion and sales of products and services. As an interested party, you can contact the Data Controller to exercise the rights provided for in art. 15 and following of the EU Regulation. The personal data collected will be kept until the consent is revoked and in any case for no more than 24 months from data collection.

Form for your consent

The undersigned, having acquired the information from the Data Controller, gives his consent to the processing of his data for the below indicated purposes:

for participation in track activities	YES	
for communications on upcoming track activities	YES	NO
to receive dedicated promotional offers from Nuvolari5260 I	YES	NO

Signature

→ _____

Nuvolari 5260 S.r.l.

Sede legale: Via Leopardi 21, 20123 Milano

VAT N.13394380961

tel. +39 0383 1975221 – mail: info@circuitotazionenuvolari.it