

Attachment No. 1

To the General Commercial Terms and Conditions, part 2

Of the company SLOVAKIA RING AGENCY, s.r.o.

Residing at Vajnorská 8/A 831 04 Bratislava, company registration number: 44 407 793

(hereafter referred to as "GCTC")

DECLARATION OF A COURSE PARTICIPANT

Name: _____ Surname: _____

Date of birth: _____ Address: _____

ID card number: _____ Tel. number: _____

Email: _____ Car Moto (hereinafter referred to as „Participant“)

1. The Participant participates in the Course on the premises of the Center for Safe Driving (for the purposes of this declaration, the Center for Safe Driving includes learning facilities provided by SLOVAKIA RING AGENCY, s.r.o., having its registered office at Vajnorská 8/A 831 04 Bratislava, ID: 44 407 793 (hereinafter referred to as "the AGENCY"), the individual modules and parts of the training area operated by the AGENCY, social facilities, parking, accessories and parts of these premises, including areas of the SLOVAKIA RING Automotodrome in Orechová Potôň defined by the AGENCY; (hereinafter referred to as the Center for Safe Driving") at his/her own risk. The Participant takes due note of and agrees that the AGENCY does not bear any liability for damages caused to the Participant's or any third party's health and property caused by the Participant's driving during the practical part of the Course. The Participant declares to be fully liable for any damages and losses that he/she has caused. The Participant undertakes to act in a manner that does not cause damage to health, property, countryside or environment and to be considerate of other drivers on the premises of the Center for Safe Driving. The Participant declares that he/she fully accepts liability for any damages and losses caused by him/her when driving or using the vehicle on the training track and on other premises of the Center for Safe Driving. The Participant declares to take all necessary precautions to minimize a risk of injuries to him/her as well as other persons in his/her proximity and to follow all instructions he/she has been given by the AGENCY representatives. The Participant confirms that he/she has been informed about the characteristics of the training track where the driving takes place, including safety, health and any other risks and dangers associated with the use of the training track.
2. The Participant takes due note of the fact that the premises of the Center for Safe Driving are not a public road and that the legal or indemnity insurance / accident insurance does not apply for the rides on the training track in the Center for Safe Driving.
3. The Participant declares that he/she is a holder of a valid driver's license for the type of vehicle / motorcycle for which the Course in which the Participant participates is focused and/or on which the Participant performs the practical part of the Course; he/she further declares that during the driving he/she is not and shall not be under the influence of alcohol or any other psychotropic substance nor be in the state of attention impairment or lack of concentration. The Participant agrees that the AGENCY is entitled to carry out a breath alcohol test at any time of his/her presence in the Center for Safe Driving premises. The Participant obliges himself/herself not to reject taking this test. The Participant guarantees that the vehicle he/she will drive on the training track of the Center for Safe Driving is in the good technical state, that no liquids leak out or will not leak out of the vehicle and that the tyres are properly inflated. The Participant takes notice and agrees that the AGENCY has the exclusive right to deny the vehicle or the Participant access to the training track or to not permit the Participant to drive without compensation.
4. The Participant declares to be aware of the existence of objective danger, medical and any other risks, unpredictable circumstances and general danger of motor transport and sport, to own the vehicle and clothing that meets all safety regulations, to be medically fit for a practice drive at the training track and to have become familiar with the technical parameters of the training track.
5. The Participant confirms that AGENCY (the authorised representative) is entitled to banish the Participant from the premises of the Center for Safe Driving at all times in case of doubt whether the Participant has met all the terms and conditions hereof.
6. The Participant takes notice that:
 - the premises of the Center for Safe Driving may be monitored by a camera system for the purpose of legitimate interests of the AGENCY or a third party. Further information on personal data processing associated with the camera system operation is provided in the General Terms and Conditions in section "PERSONAL DATA PROCESSING."
 - the AGENCY will process personal data provided by the Participant for the legitimate interest to contact and provide targeted information, warnings and/or notices on the events, courses, and/or related services provided by the AGENCY by electronic means (by phone, SMS/MMS/e-mail, etc.). The AGENCY may also contact the Participant for the purposes stated in this point by sending correspondence to the above addresses. Targeting of commercial and marketing correspondence is done in the minimum scope, usually based on initial information on the Participant's interest (e.g. interest in "AUTO" or "MOTO" products or services, etc.). The Participant may object to the processing of personal data for the purposes of direct marketing. If the Participant objects to the processing for the purposes of direct marketing, the AGENCY will not process their personal data for the this purpose.
 - The AGENCY publishes information on personal data processing within the scope of Art. 13 and 14 of the General Data Protection Regulation No. 2016/679 (GDPR) in the General Terms and Conditions; updated and more detailed information on personal data processing is published by the AGENCY on the website: www.slovakiaringsk.sk and on selected publicly available premises (including the premises where the AGENCY obtains personal data). By providing their personal data and signing this declaration, the Participant declares that they have become familiar with this information on personal data processing, understand it, are aware of their rights as the data subject whose personal data is being processed.

The Participant is at the same time obliged to respect the following rules:

7. The car driver is obliged to use a safety seat belt. On motorcycle rides, the Participants are obliged to wear an overall with protectors, riding boots, gloves and a helmet; the outfit has to be designed for motorcycle riding.
8. The Participant may access the training track of the Center for Safe Driving only in the designated areas. The Participant is obliged to follow the instructions of AGENCY employees who are in charge of the training track operation and to ride on the track only in the defined direction.

9. The Participant is obliged to adjust the ride and speed on the race track based on the instructions of an AGENCY employee, his/her abilities, the vehicle state, and the current climatic conditions. Provisions of Act no. 106/20184 Coll. on conditions of vehicle operation for transportation on road communications as amended are valid for driving on the training track.
10. The Participant must not slow down on the training track abruptly or without reason. In case of necessity the Participant has to leave the training track safely.
11. In case of a crash the Participant is obliged to present the vehicle for a technical check, otherwise he/she will not be re-admitted on the training track.
12. The Participant undertakes to start and finish the driving in accordance with the instructions of AGENCY employees and the signalling system.
13. The Participant is obliged to drive/ride in such manner as not to threaten or limit other drivers/riders on the training track.
14. During the whole time of stay within the premises of the Center for Safe Driving, the Participant is obliged to follow the instruction of the AGENCY employees. The Participant takes over the responsibility for the accompanying persons and for their behaviour and possible damages and losses caused by them.
15. The participant takes notice that he/she is entitled to enter only the parts of the Center for Safe Driving premises that have been explicitly made accessible by the AGENCY (its authorized Representative) for the Participant, i.e. they received an explicit consent to enter these areas.
16. The Participant is not entitled to make visual (photographic), audio or audiovisual recordings during his/her presence on the premises of the Center for Safe Driving. He/she may not handle open fire, carry and/or hold weapons (including shooting and thrust weapons) and explosive substances or materials, bring in and use alcoholic or other narcotic or psychotropic substances during their presence in the area of the Center for Safe Driving.
17. The Participant is obliged to take part in a lecture prior to driving on the training track at the premises of the Center for Safe Driving.
18. The Participant confirms that prior to driving they became familiar with the instructions on safe driving on the training track, organization of driving on the training track, and the technical parameters of the training track.
19. The Participant is obliged to respect all instructions and orders given by the AGENCY as well as persons authorised by the AGENCY with the operation of the Center for Safe Driving including safety instructions and the prohibition of ruthless driving. The Participant is further obliged to respect the maximum speed limit of 30 km/h at the parking area for competition cars which forms part of the Automotodrome (hereinafter referred to as „*Parking area*“) and at the same time the participant will refrain from rapid braking in the Parking area, (with exception of sudden braking out of reason of a sudden obstacle in the driving direction of the vehicle), refrain from sudden acceleration, intentional slipping and drifting.
In case any of this obligation specified in this Declaration (including point 19) will be violated by the Participant, the Participant shall pay a fine of EUR 500 (five-hundred euro) for each violation of obligations separately. The Participant shall immediately pay this fine (before leaving the area of the Center for Safe Driving) when asked (also verbally) by AGENCY (or by a person authorised by AGENCY) to settle the contractual fine. The Participant declares and confirms his/her approval that the AGENCY (or its authorised Representative) is at any time entitled to ban entrance into the area of the Center for Safe Driving if there is a suspicion that the Participant has not respected all Participant obligations as specified in point 19 of this Declaration.
20. The Participant is obliged to respect all instruction and orders of the AGENCY and RPA (Rapid technical Aid) when removing broken vehicles. The AGENCY does not take over the liability for possible damages which may arise through this action. The Participant confirms that they have become familiar with the General Terms and Conditions, part 2, issued by AGENCY (hereinafter the “GTC”) and the Operating Rules issued by the AGENCY, understood them and undertake to comply with the obligations “for the Participants” (i.e. persons in a legal position of the Participant).
21. Disputes or inconsistencies in interpreting or complying with the provisions of this Declaration, as well as any disputes arising out of or related to the provision of the Course to the Participant and/or by riding/driving at the training track of the Center for Safe Driving exercises and/or any claims of the Participant or AGENCY regarding the driving and/or the validity of this Declaration and/or the relationships established by this Declaration shall be exclusively subject to the jurisdiction of the Slovak courts. Relationships based/incurred/relating to the performance of the Participant's riding/driving on the training track of the Center for Safe Driving as well as the relationships established by this Declaration and/or the acceptance of services provided by AGENCY are governed by the Slovak legal order.

In Bratislava, on _____

Participant's Signature: _____

Consent to Publish the Participant's Driving Records

The Participant agrees that without time, territorial or material limitation AGENCY will make, show, distribute, disclose (also by means of the Internet), publish, edit and/or otherwise use image, audible, audible-visual and/or audiovisual records of Participant's driving containing also (i) a course of the Driving, (ii) the Participant's business name, label, trade mark and/or logo, (iii) an image of the Participant, (iv) the Participant's vehicle. The Participant declares that he/she is eligible to grant AGENCY the rights pursuant to this paragraph.

The Participant agrees that AGENCY may publish the data about the Driving and the Driver as well as Records (their parts) of the Driving in question in their own promotional materials (means) and/or promotional materials of SLOVAKIA RING also by means of AGENCY's and/or SLOVAKIA RING's website (without time or territorial limitation).

The Participant gives the consent on a voluntary basis, i.e. the Participant is not required to grant the consent to the AGENCY. Personal data is processed on the basis of this consent **until it is appealed by the Participant. Consent can be revoked at any time.** AGENCY accepts any form of revocation of consent if the person revoking the consent is unambiguously identifiable. Personal data are provided mainly to the following recipients: intermediaries involved in the preparation of records and their processing on behalf of AGENCY, internet service providers, advertising and media agencies, etc.

In Bratislava, on _____

Participant's Signature: _____