

General Terms and Conditions

Art. 1 General conditions

These General Conditions are an integral part of the contract concluded between the parties and regulate the methods and terms of use of the system and the provision of additional services and services (collectively referred to as the "Services") that will be provided to the applicant at the National Autodrome of Monza via Vedano. The contractor expressly declares to have read and / or fully know the structural and technical characteristics of the system and the following regulations also published on the site:

1. technical regulations for shows and events;

2. general regulations of the Monza National Circuit (general regulations for the use

of the system);

3. runway risk analysis assessment document and operating procedures;

Code of ethics;

5. Monza Park Regulations;

Art. 2 How to use the services

The applicant has the right to use the Services exclusively in the period specified in the Contract (the "Period of Use") and only for the performance of the Event. Participation in the Exhibition is permitted only to those who will be indicated by the





Applicant in a list to be delivered to Sias Spa. The Applicant is required, under his own responsibility, not to allow entry to persons other than those communicated to Sias Spa. In the interest of better preparation and implementation of the Exhibition, the Applicant undertakes to provide precise information on the program for carrying out the same.

Advertising and sale of services of any nature and kind cannot take place inside the Plant on the occasion of the Event. The applicant undertakes to use the Services according to the diligence of the "good father of a family", not to carry out activities that may cause damage to the plant, to observe all the legal requirements regarding safety in the workplace.

Art. 3 Hours and methods of use of the services

The hours of use of the system and services must be agreed in advance with Sias Spa and in any case in compliance with the Monza Park regulations and the noise limits set out in art. 8 of the General Regulations of the Monza National Circuit System (Docs. N. 2 and 3 referred to in art. 1 general conditions). Subject to institutional and preventive exceptions.

Art. 4 Obligations of the applicant and penalties

The contractor requesting services assumes as contractual obligations everything indicated in art. 9.1 of the technical regulations for events and events regarding the fight against illegal work so that it undertakes to perform the following: All persons within the Autodrome area, for whatever reason, lend their work on their own or on behalf of a company must be in possession of an identity document and comply





with the legislation in force on the subject of work with particular reference to work between the parties.

All subjects who work on behalf of the Fitter or the Operator under contract or subcontracting, must equip their workers with the identification card referred to in Articles 18, paragraph 1, lett. u), 21, paragraph 1, lett. c), 26, paragraph 8 of Legislative Decree 81/08 of the title for access to the Autodrome Area. The ticket for access to the Autodrome area will be issued subject to:

electronic declaration of the existence of contractual documentation suitable to justify the employee's work performance;

• declaration that each worker for whom the pass is requested is regularly hired. The card, as required by the law, must contain:

- photograph of the worker
- details of the worker (name, surname, date of birth, date of hiring)
- indication of the employer

• in the case of subcontracting, the relative authorization (ie the date of request for authorization to subcontract with respect to which the silent consent was formed). Self-employed workers must have an identification card showing:

- general information

- photography
- the name of the Client.





Non-EU workers are also required to have a valid (legible) residence permit. Sias can verify at any time or directly or through third parties in charge of possession and validity of the aforementioned documents.

Equipment

All the workers who work within the Autodrome Area must be in possession of the PPE. In the event of non-compliance, Sias will prohibit entry to people without such devices.

Provisions and penalties

In the event of a negative response to the provisions of the preceding paragraphs, Sias will challenge the Organization, Fitter or Operator, by registered mail or certified e-mail, the resulting objections, reserving the right to apply the following sanctions and / or penalties:

- Immediate removal of personnel without the aforementioned documentation:
- Application of a penalty of up to € 10,000.00 to the Organizer, Fitter, Operator or any of their subcontractors.

Art. 5 Preparations

Should the contractor have to proceed with the preparation of areas inside buildings or the outdoor assembly of temporary structures, he is obliged to comply with the obligations and prohibitions set out in Articles 9.4.2, 9.4.3 and 9.4.4 of the Technical Regulations for Events and Events and is obliged to:

• submit to Sias, no later than 30 days before the event, the illustrative documentation of the works to be carried out. This documentation, even in preliminary form, must illustrate the main technical characteristics of the set-up (type of





structure, compliance with Fire Prevention standards, type and consistency of the electrical system, technical characteristics of cooking systems only for outdoor setups).

Upon confirmation of compliance with the safety and hygiene rules in the workplace, Sias will issue its approval which cannot be considered definitive until the final documents referred to in the following paragraph are presented, namely:

• Executive design for setting up complex structures and areas

Within and no later than 3 days from the start of the exhibition / event, the Operator must submit the executive design project, as a natural development of the preliminary project approved by Sias, which must contain the following documents: to. Graphic drawings (plans and sections) quoted in scales

b. Technical report drawn up, stamped and signed by a professional (Engineer or

Architect) registered with the Professional Order containing the following data:

- Brief description of the facilities
- Characteristics of the materials used
- Reference standard adopted for static calculation

• Indication of the weights of suspended loads (truss beams, lighted bodies, lifting devices ect.)

NOTE: for the purpose of a guarantee of safety, the suspended loads applied to the temporary structures must be secured to them not only with their own fastening or anchoring elements but also with additional attachment elements (wire ropes, ring chains, etc.).





- Load hypothesis of the structures and verification of the stresses induced on the supports;

- For outdoor installations, the actions induced by atmospheric conditions must be declared; in particular, the measures to be taken for anchoring to the ground (ballast or other) must be indicated; the maximum wind speed that the structure can withstand without danger of collapsing or subsidence and the procedures to be adopted in case of exceeding the design loads will also be declared;

- Checks required by current legislation.

c. Upon completion of the work and within 12 hours prior to the start of the exhibition / event, the certificate of static suitability, compliance with the project and correct assembly must be delivered, drawn up by a Professional registered with the Order of Engineers or Architects who has not intervened, for the specific structure, in any phase of design, construction management and execution of the work.

If the Operator does not deliver said documentation within the indicated time frame or in the event that it is incomplete or inadequate, Sias will appoint, for the drafting of the missing documents, its trusted Professionals with simultaneous charge to the Operator of the cost incurred.

If, for any reason, difficulties or obstacles arise in verifying the adequacy of the documentation, Sias will arrange for the disconnection of the services provided (electricity, water, etc.) and may prohibit access to the area. The hanging of any load by any means to the load-bearing structures of the buildings in all internal areas (including boxes) is strictly prohibited.



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Temporary structures installed outdoors must be equipped with the following documentation:

• compliance with the European standard EN 1090-1: 2009 / EC: 2010 "Execution of steel and aluminum structures - Part J: Requirements for the conformity assessment of structural components".

NOTE: pursuant to this standard, all metal components in steel and aluminum for structural use in the construction industry must necessarily bear the CE marking in order to be placed on the market as construction products:

- Compliance with the EN 13782-2015 standard Temporary structures Tents Safety;
- Static verification declared by the manufacturer or by a qualified professional according to the current technical standards;
- Maximum wind speed to which the structure, complete with side and cover sheets, can resist;

• Declaration of correct assembly (with particular reference to the anchors to the ground)

• Certification of fire reaction classification of the sheets (see also par. 11.2) .. All temporary structures (however built) installed along the viability of the paddocks (including the access gates to the fenced areas) and along all the avenues of the





entire Autodrome area must guarantee the transit of emergency vehicles a free width of 3.5 m and a 'free height of 4 m.

Companies that work on behalf of the Operator in setting up and dismantling temporary areas and / or structures must submit the following documents within 10 days of the start of the events / events:

to. copy of the last payment slip of the RCT insurance policy with a ceiling of € 2,500,000.00;

b. list of workers employed in the area to be set up;

c. employee consent form pursuant to Legislative Decree 196/03;

d. preparation of POS Operational Safety Plan.

In the case of construction of scaffolding, work at height, trabatelli, the executing company will comply with the obligations set out in point 9.4.1 of the Technical Regulations for the Exhibition and Events.

Art. 6 Issue of pass for entry and use of car parks

The access of vehicles (both for transporting people and for transporting materials) to the Autodrome area will be allowed only if the driver and passengers are in possession of the service passes that will be issued, at the request of the interested parties, by Sias.

In particular events, the access of vehicles to the paddock and parking will be allowed only with a specific car / motorcycle pass.

Driveway access to the racetrack area normally takes place from Via Vedano, 5 - Monza Parco.





The opening hours coincide with those set by the Park and Villa Reale Consortium:

- summer time (daylight saving time) 07.00 - 20.30

- winter time (solar time) 07.00 - 19.00

On the occasion of particular events these times may be subject to changes.

The height limit gauge is 4.30 m.

For special logistical needs of the Operators, the access from Via Santa Maria alle Selve-Biassono can be used, subject to agreements with the Sias Technical Office. Exceptional transport or vehicles with a height of more than 4.30 n will be accessed through alternative routes with methods and times to be agreed in advance with the Sias Technical Office.

Art. 7 - Rules for advertising - Special events

During the course of the exhibition or event, the following prohibitions apply:

• distribute advertising material (magazines, catalogs, brochures, etc.) outside its own area, except for special exceptions granted by Sias;

• use the trademark and / or logo of Sias - Autodromo Nazionale Monza;

• cause harassment or disturbance, in any form, to the regular conduct of the events, under penalty of immediate exclusion from the event;

• carry out propaganda in any form in the Autodrome area.

Art. 8 Video surveillance

The contractor acknowledges that inside the circuit there are video surveillance systems:





Art. 9 General provisions on safety and fire prevention

In terms of general provisions on safety, the contractor adheres to and fulfills the provisions of the Technical Regulations for Events and Events arrt. 10 and 11 p. 43 et seq.

Art. 10 Sanctions and Penalties

The parties intend to apply the following sanctions and penalties to the extent and in the cases indicated below:

1) Failure to send the set-up project

By not allowing Sias to start the set-up work without the preliminary sending of the related project, it will apply a penalty of € 1,000.00 in the event that the work has begun.

2) Non-compliance with set-up

If the Fitter or the Operator fails to remove the differences in the outfitting with respect to the approved project, Sias will make the changes or the total removal of what has been installed with simultaneous charge to the Fitter or Operator of the related costs.

3) Presence of unauthorized products and / or materials

In case of non-compliance with the provisions of par. Error. The reference origin has not been found, Sias will immediately remove the products and materials that are not allowed with a charge for the related costs

4) Materials without fire reaction certification





In the event of the presence of construction materials without fire reaction certificates, Sias Spa may arrange for them to be removed. Alternatively, it will activate fire surveillance with qualified personnel, charging the costs of the supervision to the Operator or Fitter.

5) Non-observance of safety rules

For non-compliance with safety regulations, the provisions of paragraph 9.1.3 Provisions and penalties of the Technical Regulations for Shows and Events In the event of a negative response to the provisions of par. 9.1.1. Sias will challenge the Organization, Fitter or Operator, by registered mail or certified e-mail, the resulting objections, reserving the right to apply the sanctions and / or penalties listed below:

Immediate removal of personnel without the aforementioned documentation:

 Application of a penalty of up to € 10,000.00 to the Organizer, Fitter, Operator or any of their subcontractors.

6) Inability to use fire-fighting devices and electrical utility sockets In the event that the temporary set-ups make the fire-fighting devices and general electrical utilities unusable, Sias will immediately remove the discrepancy and charge the costs.

7) Improper use of fire hydrants and hoses
Improper use of fire hydrants and fire hoses carries a penalty of € 200.00
8) Non-observance of traffic regulations and parking in a prohibited area





For those who violate the rules of the Highway Code inside the racetrack and in any case fail to comply with the indications of the traffic officers, Sias will collect their personal pass and car pass. The owners of the cars will be charged the cost of the removal of € 200.00 9) Omitted disposal of special waste

It involves a penalty of € 500.00, except for higher costs due to environmental remediation and specialized treatments.

10) Affixing of stickers

The affixing of adhesives, even of modest size, to structures, walls, glass surfaces and furnishings, involves a penalty of € 50.00 for each adhesive applied. Art. 11 Responsibility of the Applicant - Obligation to cover insurance Sias Spa assumes no responsibility for any damage that may arise to the Applicant or its employees / employees / collaborators from the provision of the Services. The Applicant remains solely responsible for damage to property or people (employees, collaborators, customers, visitors, other users, etc.) that may occur as a result of his actions and / or omissions within the system.

Likewise, Sias Spa is not liable to the Applicant for damages resulting from any thefts suffered in the plant. The Applicant, before the period of use of the system, must take out a suitable insurance policy, against damage from theft, fire and damage to everything existing and introduced into the system, as well as for civil liability. All





insurance policies contracted in this regard must contain the clause for the waiver of recourse action against Sias Spa.

Art. 12 Scope of responsibility Sias Spa

With the acceptance by the Applicant of these General Conditions, Sias Spa assumes the obligation to provide the services, it being understood that Sias Spa is exempt from any liability in the event of non-fulfillment due to force majeure such as, inter alia , strike (which in any case involves the personnel assigned to the event) electrical blak-out, technical failures to the plant equipment that are not due to lack of ordinary maintenance, extraordinary natural events (such as earthquakes, floods, epidemics or other).

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Art. 14 Compliance with administrative regulations

The applicant is required to comply with the regulations and provisions of public safety, the rules of hygiene, the general and particular rules relating to the





organization and exercise of the activity inherent to the performance of the Exhibition as well as, where applicable, those relating to Copyright (SIAE) and must obtain at its own expense all the licenses and authorizations provided, meaning that any liability of Sias Spa for any omissions or non-compliance with these provisions is excluded.

Art. 15 Exception of default

The applicant expressly acknowledges Sias Spa, exonerating it from all responsibility, the right not to provide the Services covered by this contract - including the right not to admit participants to the Exhibition - if the Applicant has not exactly and promptly fulfilled any of the obligations set out in the previous articles.

Art. 16 Final clauses

Prohibition of assignment. It is expressly and absolutely forbidden for the Applicant to transfer, in whole or in part, directly or indirectly, this contract and the rights arising from it and / or allow third parties to use the Services. Partial invalidity. Any invalidity of individual clauses of this contract will not result in total invalidity, without prejudice to the commitment of the parties to replace any invalid clauses with agreements that are as equivalent as possible. Tolerance. Any tolerance by one of the parties of the behavior of the other in violation of the provisions contained in this contract does not replace the waiver of the rights deriving from the violated provisions, nor the right to demand the exact fulfillment of all the obligations provided.

Good faith. Each party undertakes to behave according to the rules of good faith for the entire duration of this contract.





Previous understandings. This contract contains the full manifestation of the agreements reached between the parties and prevails over any previous agreement between them having the same object.

Changes. Any modification, variation or waiver of this contract will not be valid and binding unless it results from a written deed signed by the party against whom such modification, variation or waiver is invoked.

Communications. Any communication or notification requested or permitted by the provisions contained herein will be made in writing and will be considered validly made at the addresses indicated in the epigraph, where the parties elect domicile for the purposes of this contract.

Governing law and competent court. This contract and the rights and obligations of the parties deriving from it will be regulated and interpreted according to Italian law. All disputes arising and / or connected to this contract will be the exclusive competence of the Court of Monza.

Pursuant to and for the purposes of articles. 1341 and 1342 of the Civil Code, the undersigned Applicant declares to have read and expressly accept the provisions contained in the following articles:

Art. 4 Obligations of the applicant and penalties;

Art. 10 Sanctions and penalties;





Art. 11 Responsibility of the applicant - obligation of insurance coverage; Art. 12 Scope of responsibility Sias Spa Art. 13 Terms and methods of payment; Art. 15 Exceptions of default; Art. 16 Final clauses and competent court.

SIAS SPA The Applicant

The Applicant declares to give consent, pursuant to art. 13 of the Legislative Decree n. 196 of 30 June 2003 (hereinafter the "Decree"), to the processing of personal data indicated in the contract of which these General Conditions are an integral and substantial part for purposes related to the execution of the same. He also declares that he has been informed that the processing of personal data will be carried out at Sias Spa with paper and IT tools in compliance with the Decree (articles 31-35 and Annex B) and with the observance of any precautionary measures that guarantee its relative confidentiality and security. It acknowledges that the aforementioned personal data may be disclosed to the company employees and / or collaborators specifically appointed as responsible and / or in charge of the processing pursuant to art. 29 and 30 of the Decree and any subjects to whom the owner should entrust outsoyrcing activities specifically appointed as managers and / or persons in charge of processing pursuant to art. 29 and 30 of the Decree. Finally, it remains understood that the personal data indicated above will not be disseminated, unless required by a word of law or regulation or by community legislation and that, at any time, the undersigned





may exercise his rights towards Sias Spa, data processor pursuant to art. 7 of the

Decree.

(place and date)

The applicant

