

Castrezzato,

MOTORBIKE

GO-KART

This declaration is valid and effective, without any need for confirmation, for one year

I the undersigned.....

Place of birthDate of birth.....

Address:

..... PostcodeCountry.....

Identity document /driving licence.....TAX CODE

MOBILE PHONE.....TELEPHONE NUMBER IN CASE OF AN EMERGENCY.....

E-Mail.....

IN THE CASE OF A MINOR, Authorized without reserve and in the presence of he/she/those who exercise(s) parental authority and/or guardian

FIRST NAME AND SURNAME

- With a vehicle (car/motorbike/go-kart) provided by the operating company
- With vehicle (car/motorbike/go-kart) modelchassis

for which all responsibility is taken for its suitability and technical adequacy for use, including if used by third parties present with the minor on the premises

REQUEST

1)- being able to use, at my own risk, without exclusivity and therefore together with other users, the outdoor track named "FRANCIACORTA KARTING TRACK" assigned for the purpose by the Operating Company of Kartodromo Cave di Castrezzato srl Tax code/VAT Reg. no. 03482640178 (Operating Company), which I acknowledge, without reserve, have the right to interrupt or suspend the use of the track on the final judgement of the Management and without obligation of reimbursing any amount or indemnity in relation to the application as made above. I the undersigned, fully aware that it concerns a dangerous activity for which I take on at my own risk, in relation to the application made, I the undersigned

HEREBY DECLARE

For myself or on behalf of the person represented:

- 2)- having examined the state of the track, of the equipment and of the services of the kart circuit which I have found meets my needs completely;
- 3)- having examined the "General Regulations of the Kart Circuit," which I accept in full, undertaking to observe all the rules scrupulously;
- 4)-having examined the rates and the other conditions in force for the use of the track, made known both online and displayed on the relevant noticeboards;
- 5)-being aware that the application for authorization concerns solely the right to use the track in a non-exclusive way and therefore together with other users, for the whole period of the free trial, without any obligation by the Operating Company to prepare any other services such as, merely by way of example and not exhaustively, medical service, fire prevention service, time-keeping service, luminous signal service or with flags etc.;
- 6)- undertaking to scrupulously and promptly respect all the provisions or indications that will be given during the trial by the Operating Company or its employees or appointees;
- 7)- being aware that the Operating Company will promptly provide, but without any commitment or assumption of responsibility regarding the timeliness of the action, for suspending the circulation to reactivate the surface of the track eliminating any obstacle that could prevent the normal proceedings of the trials, moreover without guaranteeing the continuation of the same;
- 8)- undertaking to pay maximum attention to what happens on the track in order to identify the presence of any obstacles to report to other drivers and to the Management of the Operating Company;
- 9)- recognizing as means of proof against me the use of any image taken from video footage with the instruments existing in the facility;
- 10)- recognizing that if a pass is issued for multi-entrances, this declaration is valid for all the uses of the facility;
- 11)- that the Management of the Operating Company can, at any time and their decision being final, revoke the authorization for circulation if they deem the driver or the vehicle unsuitable;
- 12)- being in perfect physical and mental health and not making use of substances (alcohol, drugs, medication etc.) that may in some way disable or alter their efficiency;
- 13)- undertaking to wear and use, during the trial, suitable clothing and accessories;
- 14)- taking on all responsibility that the car/motorbike/go-kart described above, with which the "Trial" will be performed, is technically appropriate and suitable for the same;
- 15)- relieving the Operating Company of Service Cave di Castrezzato srl, as well as the owner of the installations and services Cave di Castrezzato srl, their bodies, officials, employees and operator of all responsibility for damage of any kind whatsoever caused to the undersigned or to the vehicle driven (including the property of third parties) as a consequence of any accidents, even though they have been caused directly or indirectly by the state of the track and by the equipment or by the services or by the unlawful action of third parties;
- 16)- relieving in the widest possible way, for myself and for my heirs in any capacity, the Operating Company of Cave di Castrezzato srl, the Operating Company of the kart circuit as well as the company that owns the installations, "Cave di Castrezzato srl", their bodies, officials, employees and operators from any and every obligation whatsoever of paying anyone, and therefore including third parties, sums by way of compensation, indemnity, reimbursement or for whatever other reason, depending on accidents of any kind, nature and entity whatsoever and whoever may have caused them, including the Companies themselves, their bodies, employees, operators and appointees, on the occasion of or during the trial that the undersigned requests carrying out; so that the compensation of any damage caused, directly or indirectly, to the facilities, to the other drivers, to the mechanical vehicles whoever they belong to, or to other third parties that are spectators or members of the organization will be at my total and exclusive cost;
- 17)- being aware of the fact that the car parks and the premises in the kart circuit are not guarded and therefore relieve the Operating Companies and the Owner Company of any responsibility whatsoever for theft and damage to means or material located therein for any reason whatsoever;
- 18) It will be the onus of the declarant to notify any variation in the circumstances shown above.
- 19) Pursuant to articles 1341 and 1342 of the Civil Code, I the undersigned explicitly approve the clause shown above under nos. 1, 3, 5, 6, 7, 8, 9, 11, 13, 14, 15, 16,17, 18
- 20) In observance of the provisions of Regulation EU/2016/679 and Legislative Decree 196/03 adapted by Legislative Decree 101/2018 I the undersigned explicitly give my consent for the processing of my personal information by Cave di Castrezzato srl in an informed, free and voluntary way and specifically as follows: I grant consent to the treatment of my personal information for the purposes relative to the contract of supply of service in force between the undersigned and Cave di Castrezzato S.r.l.

Applicant's signature X _____

<input type="checkbox"/> I grant my consent	<input type="checkbox"/> I do not grant my consent	For the processing of my personal information for the purposes of marketing, promotional activities, for sending informative and advertising material, for opinion surveys on the activity of the go-kart circuit and its partners
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