



CLASSIC PADDOCK

COMO 16 - 17 DECEMBER 2022

INFORMATION DOCUMENT FOR PARTECIPANTS IN THE "INSUBRIA CLASSIC RALLY" 2022

Information document on the treatment of personal data (pursuant to European Regulation n° 679/2016 and Legislative Decree 196/03 and subsequent amendments and additions) Pursuant to current national and European legislation on the protection of personal data we are proposing the information on the treatment of personal data acquired. The treatment of personal data will be undertaken respecting the fundamental rights and freedoms of the person concerned in accordance with the principles of correctness, legality and transparency.

Party undertaking data treatment:

CLASSIC PADDOCK SRL - VIA C. BATTISTI, 39 - 21040 LOZZA (VA) - ITALY - (info@classicpaddock.it)

Purpose and legal basis of treatment:

For participation in the competition your data could be subject to communication for compliance with the legal requirements connected with the organization and the undertaking of the competition itself, for compliance with the Sports and Technical Regulations issued by the authorities having jurisdiction or to comply with contract obligations agreed with the company for holding the competition. The treatment of personal data is undertaken on the basis of the explicit consent of the person concerned (or the party responsible as parent in case of minors).

Nature of the providing of data:

The communication of your data is necessary for the above purposes and to implement the agreement with the party in charge of treatment. The providing of data is not obligatory but the eventual refusal to supply some data could involve rejection of admission to the competition.

Recipients/type of recipients:

For participation in the competition your data could be subject to communication for compliance with the legal requirements connected with the organization and the undertaking of the competition itself, for compliance with the Sports and Technical Regulations issued by the authorities having jurisdiction or to comply with contract obligations agreed with the company for holding the competition.

According to circumstances, and on an indicative and not exhaustive basis, your data may be communicated to:

- racecourses, competition officials, organizers and any other persons involved in some way in the organization and promotion of the competition;
- Automobile Club d'Italia (ACI);
- International Automobile Federation (FIA) and/or specific committees of the Federation (CIK etc.), and other related bodies and organizations;
- the ACI department for Automobile Sport;
- other companies of the Group of which ACI Sport S.p.a. is part.

The person concerned is aware that by participating in this competition, some of your data, such as your image and name, or the pseudonym you have chosen for participation in the competition, will be disseminated. Videos and photographs provided by you, or shots made in every and any public event related to the competition, may be used, broadcast of disseminated by any type, way, means and system of communication and dissemination, also for advertising and commercial purposes.

Data transfer abroad:

The data collected may be transferred to other countries, also outside the European Union, if this is strictly necessary for the organization and promotion of the competition and on the basis of rules set by the FIA.

Automatic decision-making processes:

The Party in charge will not use any automatic decision-making processes regarding the personal data of the person concerned.

Period of data conservation:

The data will be conserved for the time necessary for the purposes for which it has been collected and for the management of the contract obligations and compliance with rules on which the treatment is based, as well as the undertaking of the accounting and fiscal matters set forth by law.

Rights of the person concerned:

The person concerned can contact at any time the Party in charge of data treatment at the above address to exercise the rights set forth in the following list in accordance with EU Regulation 679/2016 and the applicable national law:

- Right of access: the person concerned is entitled to obtain confirmation whether there is or is not any treatment of personal data regarding him, and if there is, to obtain access to the personal data. He may at any time request access to the following information: the purposes of treatment, the types of data treated, the recipients to whom the personal data is or will be communicated, the period of data conservation, the existence of rights in the person concerned favour, the origin of data and the eventual existence of an automatic process.
- Right of correction: the person concerned is entitled to obtain from the party in charge of data treatment the correction of incorrect personal data regarding him without unjustified delay. He is likewise entitled to obtain the completion of incomplete personal data, also by providing a statement of completion. In this case, the party in charge of data treatment shall be required to inform each of the recipients to whom the personal data has been sent about the eventual corrections.
- Right of cancellation: the person concerned is entitled to obtain the cancellation of personal data regarding him without unjustified delay and to request the cancellation of the same. Furthermore, if his data has been made public, the party in charge of data treatment shall delete the data and adopt the reasonable measures, also in the technical sense, to inform the parties in charge of data treatment that are treating the personal data about the request by the person concerned to delete any copy of his personal data.
- Right of limitation of treatment: should the person concerned deem suitable, he may request the limitation of the treatment of personal data regarding him, and limit such treatment in the future. In this case the party in charge of data treatment shall communicate to each of the recipients to which personal data has been sent about the eventual limitations on treatment, unless this proves to be impossible or implies a disproportionate effort.
- Right of data portability: the person concerned is entitled to receive the personal data regarding him in a structured, commonly used format legible by an automatic device and to request the conservation in view of further use for personal purposes. Moreover, the person concerned is entitled to request direct transmission of his data to another party in charge of data treatment without impediments, when this is technically possible.
- Right of opposition to data treatment: the person concerned is entitled to oppose at any time the treatment of his personal data for reasons connected with his particular situation.
- Right to revoke consent: in case of data treatment based on consent, the person concerned may revoke the consent given for such treatment. Nevertheless, this act shall not prejudice the validity of the data treatment undertaken up to that time by the party in charge of data treatment.
- Right to present a complaint to the supervisory authority: when the person concerned deems that his data has been treated in an illegitimate manner and violates the rules and principles regarding the protection of personal data, he is entitled to complain to the supervisory authority (Privacy Ombudsman) according to the procedures set forth by the latter.