

**Responsibility:**

Competitors (competitors and drivers), team members and owners of the car take part in the event at their own risk. They carry sole civil criminal legal responsibility for any damage or injury caused by them or the vehicle they are using, provided that no liability exclusion is concluded subsequent to the present regulations.

The signee confirms that any additional regulations and rules are read and understood and ensures to comply with them.

**Liability**

With the submission of the entry, each competitor, driver and owner of the car agrees to save harmless and to keep indemnified from and against all actions, claims and demands arising out of or in connection with the competitors of the event:

- The host ASN, the membership organisations, the FIA, its Presidents, organs, managing directors, general secretaries
- The KNAF and their officials
- The promoter and the local organisers and its officials and members
- Administrative authorities, racing services and any other person being involved in the organisation of the event,
- The road construction authorities as far as any damage is caused by the condition of the roads used during the event and
- The agents, workers of all persons and posts mentioned above with the exception of damages arising from life injury, from physical injury or from health injury caused by a deliberate or negligent breach of duty – including a legal representative or an agent of the group of persons for which the liability renunciation has been declared – and with the exception of other damages arising out of a deliberate or negligent breach of duty – including a legal representative or an agent of the group of persons for which the liability renunciation has been declared;

**Against:**

- The other competitors (competitor and drivers), team members, their assistants and the owners of the other cars.
- The own competitor, drivers and own assistants they agree to save harmless and to keep indemnified from and against all actions, claims and demands arising out of or in connection with the event (un-timed, timed practice, warm-up, race), with the exception of damages arising from life injury, from physical injury or from health injury caused by a deliberate or negligent breach of duty – including a legal representative or an agent of the group of persons for which the liability renunciation has been declared – and with the exception of other damages arising out of a deliberate or negligent breach of duty – including a legal representative or an agent of the group of persons for which the liability renunciation has been declared.

This liability renunciation comes into force for all persons involved at the moment the entry application is submitted.

The liability renunciation refers to any claims for whatever reason, in particular for liability claims arising out of contractual as well as non-contractual responsibility and to any claims arising out of unauthorized actions.

Tacit liability renunciations are not affected by the above liability renunciation provision.

**Release from Claims of the Vehicle's Owner**

- If the competitor or the driver is not themselves owner of the race car, they must ensure that the waiver, which is printed on the entry form, is signed by the car owner.
- If the above-mentioned declaration was not signed by the car owner, the competitor and driver discharge all persons and posts mentioned in art. 25 of the sporting & technical regulations; "Responsibilities and Liability Renunciation of Participants" from any claim by the car owner, with the exception of damages arising from life injury, from physical injury or from health injury caused by a deliberate or negligent breach of duty – including a legal representative or an agent of the group of persons for which the liability renunciation has been declared – and with the exception of other damages arising out of a deliberate or negligent breach of duty – including a legal representative or an agent of the group of persons for which the liability renunciation has been declared;

With regard to claims against the other competitors (competitors and drivers), their assistants, the owners and proprietors of the other cars, the owner competitor, the owner driver(s), (any other agreement among proprietor, competitor, drivers have priority) and own assistants, this release refers to damages arising in connection with the event (un-timed, timed practice, warm-up, race). With regard to claims against other persons or posts, this release refers to damages arising in connection with the event as a whole.

Tacit liability renunciations are not affected by the above liability renunciation provision.

With the submission of the entry to the promoter, this agreement comes into force in relation to all persons involved.

With the submission of the entry and/or by signing the entry form, the Team Manager confirms that he has informed the competitor and the owner of the vehicle about the entire content of the entry form.

This renunciation of liability is also entirely valid for any additional unofficial testing that the promoter hosts in the week leading up to or during the event.

**General Data Protection Regulations (GDPR)**

By submitting an entry, competitors/ drivers confirm that the organiser/promotor may, for the own purpose of the event, electronically collect, process, store and, as far as necessary for the sporting organisation, publish the personal data of the competitors/ drivers. The organiser will not transfer personal data to third parties that have no relation to the event. The latest privacy statement of [www.24HSERIES.com](http://www.24HSERIES.com) is valid.