PROCESSING OF PERSONAL DATA INFORMATION

REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL (GENERAL DATA PROTECTION REGULATION - GDPR)

Italian Motorcycle Federation, with registered office in Viale Tiziano 70, 00196, Rome RM, Italy, C.F. 05277720586 and VAT number 01383341003, as owner of the processing of personal data (hereinafter "Owner"), informs you pursuant to art. 13 EU Regulation no. 679/2016 (hereinafter, "Regulation") that your personal data voluntarily made available may be processed in the manner and for the purposes indicated below and, in any case, according with the principle of confidentiality which inspires the Federation activity.

1. Purpose and legal basis of the processing

Your personal data will be processed (about definition of 'treatment', see article 4, c. 2 of the Regulation) for the following purposes:

a) execution of the membership activities;

b) execution of activities related to the management of the request and

- subsequent release of a competitive license;
- c) organization and management of competitions and sporting events and /

or regional, national and international sporting events;

d) execution of activities related to the relationship established with the membership, including activities related to the management of relations with insurance companies;

e) fulfillment of requests, submitted in any form to the attention of the Federation, of the interested parties relating to activities within the competence of the Federation;

f) release of feedback on the requests of the interested parties regarding registration in registers, events, competitions and/or initiatives of the Federation and their subsequent management;

g) obligations:

- about law obligations, regulations, by-laws and federal regulations and, in general, by the legislation applicable from time to time, both national and international;

- the inclusion in the federal systems of sportsmen, managers, coaches, referees and technicians personal data;

h) sending of advertising, information and commercial communications by the Federation;

i) transfer to third parties (for example, federal sponsors or partners) of information, commercial ones too, about services offered or future initiatives, by these third parties.

The legal basis of the processing is identified (for example) in consent to the processing of personal data.

2. Personal data being processed

2.1 Personal data

In particular, by way of example, the personal data in question concern:

- personal identification like name, address or other elements, including Your image and possibly of your bank account (common data) details. Also, the data that identify the owned motorbike vehicles.

2.2 Special categories of personal data ("sensitive data")

When carrying out its activities, it may happen the Federation process particular categories of data, such as, for example, health data and personal data suitable for revealing the state of health.

3.Data retention times

Your data will be stored according to the following criteria:

- for a period of time not exceeding that necessary to achieve the purposes for which they are processed;
- for a period of time not exceeding that necessary for the fulfillment of regulatory obligations.

4. How to use the data

The data processing is performed with paper and electronic means, with suitable measures to guarantee its security and confidentiality, aimed at avoiding unauthorized access, loss or destruction, in compliance with the provisions of Chapter II (Principles) and of Chapter IV (Data Controller and Data Processor) of the Regulation. The data may be processed by subjects, internal or external, specially authorized.

5. Scope of data circulation

The data may also be processed by third-party companies that carry out activities on behalf of the Data Controller, in their capacity as external data processors (by way of example and not limited to: banks, professional firms, suppliers / consultants who manage and/or participate the management and/or maintenance of the electronic and / or our telematic tools, insurance companies for the provision of insurance services, for the time strictly necessary for the optimal performance of this service). Your personal data will be made accessible only to those who actually need it in relation to the exercise of their duties or hierarchical position. These subjects will be properly trained in order to avoid loss, destruction, unauthorized access or unauthorized processing of the data.

Without your express consent (ex article 6 letter b) and c) of the Regulation), holder may communicate your data to supervisory bodies, judicial authorities as well as to all other subjects to whom communication is mandatory based on an express provision of law.

6. Nature of the provision

With reference to the purposes highlighted in paragraph 1. "Purpose and legal basis of the processing":

- in points (a), (b), (c), (d), (e), (f) and (g) the provision of your personal data is mandatory;

- in points (h) and (i) the provision of your personal data is optional.

Your refusal and/or the provision of inaccurate and/or incomplete information with reference to the purposes referred to in paragraph 1. "Purpose and legal basis of the processing":

- at letter (a) it would prevent the membership from being carried out at the Federation;
- at letter (b) it would prevent the execution of the activities related to the management of the request and subsequent release of a competitive license;

- to letter (c) the organization and management of sporting competitions and events and/or regional, national and international sporting events;

- in letter (d) it would prevent the execution of the activities related to the relationship established with the membership including the activities related to the management of relations with insurance companies;

- to the letter (e) it would prevent the processing of requests, in any form submitted to the attention of the Federation, by the interested parties in relation to activities within the competence of the Federation;

- the letter (f) would prevent the delivery of a response regarding the requests of the interested parties regarding registers, events, competitions, demonstrations and/or initiatives related to the Federation and their subsequent management;

- in letter (g), it would prevent compliance with obligations under the law, regulations, bylaws and federal regulations and, in general, by the legislation applicable from time to time, both national and international, and the inclusion in the systems federal registries of athletes, managers, coaches, referees, technicians.

Your refusal and/or the provision of not exactly and/or incomplete information with reference to the purposes of paragraph 1. "Purpose and legal basis of the processing":

- the letter (h) would prevent the Federation from sending advertising, information and commercial communications;
- letter (i) would prevent the communication of data, for marketing and promotional purposes, to third parties with whom the Italian Motorcycle Federation has contractual relations, and which they process to the extent necessary for the fulfillment of obligations established by law and by contracts.

7. Data disclosure

Your data will not be disclosed to indeterminate subjects

8. Transfer of data abroad

For needs strictly related to the pursuit of the purposes specified above (for example, participation in international sporting competitions and entry procedures in the relevant host non-EU countries), some of your personal data may be transferred to non-EU countries and/or organizations.

In this case, the holder ensures as of now that the transfer of Extra-EU data will take place in accordance with articles 44 ss. of the Regulation and applicable legal provisions by entering into agreements, if necessary, that guarantee an adequate level of protection.

9. Owner and Data Protection Officer

The Data Controller is the Italian Motorcycle Federation, with registered office in Viale Tiziano 70, 00196, Rome RM, Italy, C.F. 05277720586 and VAT number 01383341003.

The Federation has appointed DPO - Data Protection Officer (DPO) pursuant to Article 37 of the Regulation. DPO may be contacted for questions concerning the processing of your data at the email address privacy@federmoto.it.

10. Exercise of rights

As an interested party in the processing of data, we inform you that you have the possibility to exercise the rights provided by the Regulation, namely:

a) the right, pursuant to article 15, to obtain confirmation that personal data is being processed and, in this case, to obtain access to personal data and to the following information:

i) the purposes of the processing;

ii) the categories of personal data in question;

- iii) the recipients or categories of recipients to whom the personal data have been or will be communicated, in particular if third countries or international organizations;
- iv) when possible, the retention period of personal data provided or, if not possible, the criteria used to determine this period;
- v) the existence of the right of the interested party to ask the Data Controller to correct or delete personal data or limit the processing of personal data concerning him or to oppose their treatment;
- vi) the right to lodge a complaint with a supervisory authority, pursuant to articles 77 ss. of the Regulations;
- vii) if the data are not collected from the data subject, all information available on their origin;
- viii) the existence of an automated decision-making process, including the profiling referred to in Article 22, paragraphs 1 and 4 of the Regulation, and, at least in such cases, significant information on the logic used, as well as the importance and expected consequences of such treatment for the interested party;
- ix) the right to be informed of the existence of adequate guarantees pursuant to article 46 of the Regulation relating to transfer, in case of personal data are transferred to a third country or to an international organization.

b) the interested will also have (where applicable) the possibility to exercise the rights referred to articles 16-21 of the Regulation (Right of rectification, right to be forgotten, right of limitation of treatment, right to data portability, right of opposition).

We inform you that our Federation undertakes to respond to your requests within one month from the date of receipt at the latest. This term could be extended according to the complexity or number of requests. In this case the Federation will explain to you the reason for the extension within one month of your request. The outcome of your request may be provided to you with writing or paper or electronic format.

11. How to exercise your rights

The interested party may at any time exercise the rights mentioned above in the following ways:

- by sending an e-mail to the address privacy@federmoto.it.

The updated list of data processors is available by submitting a request to privacy@federmoto.it.

Holder of the treatment

Italian Motorcycle Federation