



Covid-19 Rules and Regulations for Participating in 53rd Serbia Rally

(Reconciliation of FIA's "Covid-19 Code of Conduct" and SAKSS' "Instructions for Planning and Mitigation of Covid-19 Risks for Sport Competitions")

This document contains instructions for health risk mitigation recommended by FIA and SAKSS. It is consisted out of:

Appendix I "[COVID-19 CODE OF CONDUCT](#)" published by FIA

Appendix II "[COVID-19 Travel Advisory](#)" Published by Ministry of Foreign affairs of the Republic of Serbia

Appendix III Short recommendations for organization and participation on 53rd Serbia Rally

Appendix IV Stakeholder commitment to comply with the Covid-19 Code of Conduct

Appendix V Attendee commitment to comply with the Covid-19 Code of conduct

Appendix VI A statement required by National Crisis Committee Headquarters of the Republic of Serbia (confirming that the participants haven't been in close contact with COVID-19 infected person in the past ten days)

Appendix III Short recommendations for organization and participation on 53rd Serbia Rally

1.1 This COVID-19 Code of Conduct (the COVID-19 Code) is issued by the FIA in exercise of its powers under Articles 1.1 and 19.2 of the International Sporting Code. Part One will apply from 19 June 2020 until the FIA repeals it. Part Two will apply from 1 September 2020 until the FIA repeals it. Defined terms (denoted by italicized text) that are not defined below have the meaning given to them in the International Sporting Code

1.2 The background to this COVID-19 Code is as follows:

1.2.1 The start of the 2020 motor racing season has been delayed as a result of the COVID-19 pandemic.

1.2.2 There is a desire among the teams and other stakeholders in the FIA Championships, cups, trophies, challenges, series, and international series registered on the FIA international sporting calendar, to start their respective Competitions as soon as possible, provided that the risks of transmission of the COVID-19 virus can be mitigated to an acceptable degree.

1.2.3 The FIA has therefore consulted the guidance issued by public health authorities, and has taken the advice of an independent external expert, in order to put together:

(a) the protocols that are set out in Part One of this COVID-19 Code to mitigate the risks of transmission of the COVID-19 virus that may arise during the staging of Events that include a Competition in the FIA Formula One World Championship (Part One Events); and

(b) the protocols for the same purpose that are set out in Part Two for Events that do not include a Competition in the FIA Formula One World Championship but do include one or more Competitions in another FIA Championship, cup, trophy, challenge, series, and/or international series registered on the FIA international sporting calendar (Part Two Events).

1.3 The FIA will keep this COVID-19 Code under review and may amend it from time to time to ensure it remains effective. Unless otherwise stated, such amendments will come into effect as soon as they are published on the FIA's website

1.4 Subject always to Article 1.5:

1.4.1 Articles 1, 2, 3 and 4 of this COVID-19 Code apply to both Part One Events and Part Two Events. References in those Articles to Covered Events encompass both Part One Events and Part Two Events (unless otherwise stated).

1.4.2 Part One of this COVID-19 Code (Article 5) applies only to Part One Events.

1.4.3 Part Two of this COVID-19 Code (Article 6) applies only to Part Two Events.

- 1.5** Because the understanding of the COVID-19 pandemic is evolving rapidly from day to day, and because official authorities in different jurisdictions vary in the requirements they impose and the advice they give in relation to the pandemic and may change those requirements and/or that advice on short notice, the World Motor Sport Council has delegated authority to the COVID-19 Delegate for a Part One Event to amend the protocols set out in Part One of this COVID19 Code (whether by adding to them or subtracting from them or otherwise varying them) as the COVID-19 Delegate deems necessary from one Part One Event to another, or even during a Part One Event. The COVID-19 Delegate will disseminate any such amendments to all Stakeholders in the COVID-19 Delegate's Notes, and each Stakeholder will be responsible for distributing the COVID-19 Delegate's Notes to its Attendees. A COVID-19 Delegate to a Part Two Event may not amend the protocols set out in Part Two of this COVID-19 Code.
- 1.6** The COVID-19 Delegate may include operational guidance in the COVID-19 Delegate's Notes to guide Stakeholders and Attendees in the operation and implementation of this COVID19 Code. Such guidance may be of general application or specific to a particular Covered Event.

2 DEFINITIONS AND INTERPRETATION

2.1 The following terms have the following meanings:

Approved Test Provider means the test provider appointed by the FIA or (if that provider is not able to provide tests in a specific locality) an alternative provider that is accredited by the national health authority of the country in which the laboratory operates.

Chief Medical Officer means a medical doctor who is responsible for the organisation of the medical service connected with all activities generated by a Competition.

Close Contact means the Attendee in question (a) has been within two metres of an infected person either (i) for more than fifteen minutes, or (ii) while they were both in a confined space (e.g., a car); or (b) provided direct care to an infected person without wearing appropriate PPE.

COVID-19 Delegate means the individual designated by the FIA to be the person responsible on its behalf for overseeing the operation of this COVID-19 Code at a Covered Event. For Part Two Events, the COVID-19 Delegate will be the FIA Medical Delegate or (if there is no Medical Delegate at the Event) the Chief Medical Officer.

COVID-19 Delegate's Notes mean the document of that name issued from time to time by the COVID-19 Delegate, containing amendments to this COVID-19 Code (in the case of Part One Events only) and any operational notes or guidance, whether of general application or specific to a particular Covered Event

COVID-19 Symptoms means fever, cough, shortness of breath, fatigue, headache, runny nose (rhinitis), sore throat (pharyngitis), loss of sense of taste or smell, a skin rash, and/or discolouration of fingers or toes (and/or such other symptoms as the World Health Organisation may specify from time to time¹).

Fit to Attend means that the Profile 1 Attendee (as defined in Article 3.5) in question has no COVID-19 risk factors that mean they should not attend Covered Events. More specifically, confirmation by a Stakeholder that a Profile 1 Attendee is Fit to Attend a Covered Event means that:

- 1) the Profile 1 Attendee has undergone one PCR Test organised by the Stakeholder and administered by an Approved Test Provider in the 96 hours prior to arrival at the Venue hosting the Covered Event in question (PreEvent Test), and the Stakeholder has received a communication from the Profile 1 Attendee or from the Approved Test Provider based on the test results; and

- 2) the Stakeholder has concluded (either by reviewing a declaration made by the Profile 1 Attendee or a health screening and risk profiling questionnaire filled out by the Profile 1 Attendee and/or by other means) that the Profile 1 Attendee has no underlying health issues or other relevant risk factors specific to COVID-19 (whether creating risks for him/herself or others) that mean he/she should not attend the Covered Event in question, taking into account all applicable risk factors from national and World Health Organisation guidelines.

Group means the Profile 1 Attendees affiliated with a particular Stakeholder (e.g., the ‘Pirelli group’, or the ‘Promoter group’) or who work for a sub-contractor or supplier of the Stakeholder but will be interacting exclusively with that Stakeholder’s Profile 1 Attendees during the Covered Event.

Guidance note: To limit the potential disruption caused by a positive test at the Venue, it is highly recommended that Stakeholders should wherever possible designate the smallest possible categories of their affiliated Profile 1 Attendees as separate Sub-Groups (e.g., the ‘pit crew group’, ‘the power unit group’, etc.) and apply relevant mitigation measures outlined in this COVID-19 Code in respect of interactions between Groups for these SubGroups.

Infected means an individual who has a confirmed COVID-19 infection.

Isolation means the confinement of infected persons to a dedicated area to prevent transmission of the COVID-19 to others.

Medical Delegate means the person with that title who is appointed by the FIA to supervise the medical services at the Venue of a Competition, including checking that they comply with the Applicable Rules.

Medical Face Mask means a face mask that complies with European Standard EN 14683:2019+AC:2019.

PCR Test means a Polymerase Chain Reaction test (using such bodily sample or samples as the Approved

Test Provider may specify) for the presence of COVID-19 antigens, or such other test as the COVID-19 Delegate may specify.

PPE means personal protection equipment, such as a face mask, a Medical Face Mask, glasses, goggles, gloves, etc.

Quarantine means separation of potentially infected persons in a suitable location at the Venue in order to allow monitoring and to prevent Close Contact with other Attendees until a diagnosis can be made.

Venue means the Reserved Areas, the High-Density Areas, the Low Density Areas, and any other parts of the site where the Covered Event in question is staged that may only be accessed by accredited persons.

3 APPLICATION

3.1 This COVID-19 Code applies to each of the following parties involved in a Covered Event (each, a Stakeholder):

3.1.1 The FIA.

3.1.2 The ASN of the country in which the Covered Event in question takes place.

3.1.3 The Organiser of the Covered Event in question (if not the ASN).

3.1.4 The Promoter of the Covered Event in question

3.1.5 The respective commercial rights-holders of the Competitions in the Covered Event in question.

3.1.6 Each team (a Competitor) that has entered a Competition in the Covered Event in question.

3.1.7 Broadcasters and other media organisations covering Competitions in the Covered Event in question.

- 3.1.8** Suppliers of products or services to (or contractors and sub-contractors to) all of the parties listed above, or to all of the Competitors in a Competition at the Covered Event in question. (However, suppliers (or other contractors or sub-contractors) to one or some but not all of the parties listed above, or to one or some but not all of the Competitors in a Competition at the Covered Event in question, are not Stakeholders. Instead, individuals attending a Covered Event on their behalf are considered to be Attendees of the Stakeholder that they are supplying.)
- 3.2** As a condition of access to the Covered Events, Stakeholders are required to comply with this COVID-19 Code, and to ensure that individuals attending a Covered Event on their behalf comply with this COVID-19 Code. Non-compliance may lead to exclusion from Covered Events.
- 3.3** This COVID-19 Code also applies to each individual attending a Covered Event for any purpose on behalf of a Stakeholder, including (without limitation) the Stakeholder's officers, employees, members of staff, contractors, agents, representatives, consultants, and volunteers, including (in respect of Competitors) Drivers, team principal, sporting director, technical director, team manager, race engineers, and all other team personnel (whether or not they are already registered with the FIA and whether or not they fall within the definition of Participants) (each, an Attendee).
- 3.4** As a condition of being granted access to a Covered Event, a Stakeholder must agree in writing, and each Attendee must agree in writing, in a form satisfactory to the FIA, to comply with this COVID-19 Code. No individual is forced to agree to comply with this COVID-19 Code, and no individual will be sanctioned by the FIA for failing to agree; but any individual who does not agree to comply with this COVID-19 Code will not be granted access to and may not attend any Covered Event.
- 3.5** Attendees who are required to enter high population density working areas at a Venue (e.g., paddocks, race control building, pit lane) (High Density Areas) are referred to in this COVID-19 Code as Profile 1 Attendees. All of the protocols set out below that refer to Attendees or to Profile 1 Attendees apply in full to Profile 1 Attendees.
- 3.6** Attendees who are only required to enter low population density working areas at a Venue (Low Density Areas) are referred to in this COVID-19 Code as Profile 2 Attendees. The protocols below that mention only Profile 1 Attendees do not apply to Profile 2 Attendees, but all protocols referring to Attendees do apply to them. Profile 2 Attendees will not be permitted to enter High Density Areas; and the Venue will be organised so as to prevent contact at the Venue between Profile 1 Attendees and Profile 2 Attendees

Guidance Note: Falling outside these categories, and therefore outside the scope of this COVID-19 Code, are (1) spectators (who are the responsibility of the Organiser of the Covered Event in question); and (2) delivery drivers who come into a Low Density Area only for a brief period to drop off or pick up items in a designated area.

- 3.7** An individual who has agreed to comply with this COVID-19 Code but then withdraws his/her consent to testing or fails to comply with the other requirements of the COVID-19 Code will either be excluded from Covered Events or (at the discretion of the COVID-19 Delegate) will be excluded from the High Density Areas but permitted to remain in the Low Density Areas at Covered Events.
- 3.8** Interplay between the COVID-19 Code and other requirements:
- 3.8.1** Nothing in this COVID-19 Code is intended to compromise the application of:
- 3.8.1.1** the rules and regulations that govern the Covered Events, including (without limitation) the FIA Statutes, the International Sporting Code and its Appendices, and the sporting, technical, and any other regulations specific to or otherwise applicable to the Competition in question (the Applicable Rules); or
- 3.8.1.2** the transnational, national, and local laws and regulations that apply to the Covered Events, including laws and regulations relating to COVID-19 (the Applicable Laws).
- 3.8.2** The Applicable Rules and the Applicable Laws take precedence over this COVID-19 Code. In particular, all of the pit lane and circuit/track discipline and safety measures and all other safety requirements in the Applicable Rules or in the Applicable Laws (together, the Safety Requirements) take precedence over the requirements of this COVID-19 Code.
- 3.8.3** Stakeholders and Attendees should only change the way they carry out the Safety Requirements in order to comply with this COVID-19 Code if they are able to do so without compromising the

efficacy of the Safety Requirements. As a result, a failure to satisfy a requirement of this COVID-19 Code because it conflicts with a Safety Requirement shall not be treated as non-compliance with this COVID-19 Code. In case of doubt, a Stakeholder should consult the COVID-19 Delegate.

4 PROCESS

- 4.1** Any material non-compliance with the requirements of this COVID-19 Code must be reported without delay to the COVID19 Delegate.
- 4.2** A decision by the COVID-19 Delegate to eject an Attendee from and/or deny an Attendee access to all or part of any Covered Event based on an assessment that the Attendee is or may be infected is final and may not be challenged on any grounds in any forum.
- 4.3** While the protocols set out in this COVID-19 Code are designed to reduce the risk of transmission of the COVID-19 virus, each Stakeholder and each Attendee acknowledges that it is not possible to eliminate that risk entirely. Each Attendee assumes the risk of suffering an illness or fatality related to COVID-19 as a result of his/her participation in a Covered Event, and (in accordance with Article 1.1.3 of the International Sporting Code) agrees (on his/her own behalf, and on behalf of his/her estate, heirs, successors and assigns) that the FIA and its directors, officers, employees, agents, and officials shall bear no liability in respect of any such illness or fatality unless it is proven that the illness or fatality was suffered as a result of the FIA's willful misconduct or gross negligence. The Attendee will not bring any claim that is inconsistent with the foregoing sentence, and each Stakeholder agrees not to bring and will procure that its Attendees do not bring any claim that is inconsistent with the foregoing sentence
- 4.4** Unless otherwise agreed with the FIA:
- 4.4.1** This COVID-19 Code and any claim or controversy arising out of, or relating to, this COVID-19 Code shall be exclusively governed by, and construed in accordance with, French law, without regard to any conflict of law principles that could mandate the application of laws of another jurisdiction
- 4.4.2** All claims or controversies arising out of, or relating to, this COVID-19 Code (1) shall be finally settled under, and in accordance with, the International Sporting Code and the FIA Judicial and Disciplinary Rules; or (2) (where the claim or controversy in question falls outside the scope of the FIA Judicial and Disciplinary Rules) shall be determined exclusively by the Tribunal Judiciaire de Paris.
- 4.4.3** Where the COVID-19 Delegate considers that an Attendee should be ejected from and denied any further access to a Covered Event(s) not because of a risk that he/she is or may be infected but instead based on his/her deliberate or serious or repeated breach of the COVID-19 Code, the COVID-19 Delegate shall submit a report to the Stewards, who shall proceed in accordance with Article 11.9 of the International Sporting Code.
- 4.4.4** Where the COVID-19 Delegate considers that a Stakeholder has deliberately or seriously or repeatedly breached the COVID-19 Code, the COVID-19 Delegate shall submit a report to the Stewards, who shall proceed in accordance with Article 11.9 of the International Sporting Code.

5 PART ONE OF THIS COVID-19 CODE IS NOT APPLICABLE FOR THE TYPES OF EVENTS ORGANIZED IN THE REPUBLIC OF SERBIA

6 PART TWO OF THIS COVID-19 CODE ARTICLE PROTOCOLS FOR PART TWO EVENTS

- 6.1** Each Organiser of a Part Two Event shall establish and implement an effective risk mitigation plan for High Density Areas at the Venue that complies with all Applicable Rules and Applicable Laws and any public health authority requirements, and follows World Health Organisation guidance, such plan to incorporate (without limitation) temperature checks, regular and effective washing of hands (using alcohol-based hand rubs where available), and observance of one-way pedestrian systems and/or floor markings to facilitate Social Distancing within High Density Areas, as well as an effective system for ensuring only Profile 1 Attendees enter High Density Areas (the COVID-19 Mitigation Plan). The

Organiser will make its Part Two Event COVID-19 Plan available to the COVID-19 Delegate and to all Stakeholders, in digital form and/or in hard copy form.

- 6.2** Stakeholders shall review and revise their operations to ensure that the only persons who attend the Venue on their behalf are persons whose attendance at the Venue is essential to the safe and successful staging of the Competition and/or the Covered Event in question.
 - 6.3** Stakeholders shall provide their Attendees with copies of the COVID-19 Mitigation Plan and of this COVID-19 Code (and any amendments thereto), shall ensure their Attendees are fully informed about the requirements of the COVID-19 Mitigation Plan and this COVID-19 Code (as amended from time to time), and shall ensure their Attendees' compliance with the requirements of this COVID-19 Code.
 - 6.4** Stakeholders shall devote sufficient resources to enable themselves and their Attendees to comply with this COVID-19 Code effectively and without delay, including (without limitation) organising Pre-Event Tests and Medical Face Masks for any of their Attendees who are Profile 1 Attendees.
 - 6.5** Before each Part Two Event (or before the start of multiple Part Two Events staged at the same Venue), each Stakeholder must provide the following documents and information to the Organiser, who will store them for six years and provide them to the FIA upon request:
 - 6.5.1** an up-to-date list of all of the Attendees that the Stakeholder wishes to attend the Part Two Event on its behalf, and a designation of each of those Attendees as either a Profile 1 Attendee or a Profile 2 Attendee;
 - 6.5.2** confirmation that each listed Profile 1 Attendee is Fit to Attend the Part Two Event;
 - 6.5.3** confirmation that each listed Attendee has agreed in writing to be bound by, to familiarise themselves with, and to comply at all times with this COVID-19 Code (and the Organiser will store those agreements for six years and provide them to the FIA upon request);
 - 6.5.4** designation of the Group that each listed Profile 1 Attendee has been assigned to; and
 - 6.5.5** the name of one of the Stakeholder's Attendees who will be responsible for monitoring the compliance of the Stakeholder's Attendees with this COVID-19 Code, and for being the point of contact for, and for reporting any instances of material non-compliance to, the COVID-19 Delegate.
 - 6.5.6** Only Attendees on the list for whom all the required information has been provided will be given access to the Venue. Only Profile 1 Attendees on the list for whom all the required information has been provided will be given access to High Density Areas at the Venue.
 - 6.6** Prior to each Part Two Event, if any circumstances arise that mean an Attendee is not Fit to Attend the Part Two Event (e.g., he/she tests positive for the COVID-19 virus or he/she starts to suffer from any COVID-19 Symptoms or he/she has any Close Contact with anyone suffering from COVID-19 Symptoms), the Attendee must not declare him/herself Fit to Attend.
 - 6.7** During a Part Two Event, each Attendee must report immediately to his/her Stakeholder or to a healthcare professional designated by his/her Stakeholder if any circumstances arise that may mean he/she is no longer Fit to Attend the Part Two Event (e.g., he/she tests positive for the COVID-19 virus or he/she starts to suffer from any COVID-19 Symptoms or he/she has any Close Contact with anyone suffering from COVID-19 Symptoms). Thereafter the Attendee must comply with the instructions of his/her Stakeholder and the COVID-19 Delegate.
 - 6.8** Each Stakeholder must monitor continuously and advise the COVID-19 Delegate immediately if during the Part Two Event any circumstances arise (such as a report made in accordance with Article 6.7) that indicate that any of its Attendees is or may be no longer Fit to Attend the Part Two Event. Thereafter the Stakeholder must cooperate with the COVID-19 Delegate in addressing the situation, including by removing the Attendee in question from the Part Two Event if so required by the COVID-19 Delegate.
- ARTICLE 6B. PROTOCOLS APPLICABLE PRIOR TO EACH PART TWO EVENT**
- 6.9** Wherever possible, each Stakeholder shall arrange for Attendees to travel to the country of the Venue only with members of the same Group. Stakeholders shall provide their Attendees with the means to observe appropriate mitigation measures during the period of travel (e.g., Social Distancing, hand-washing hygiene, use of alcohol-based hand wipes).
 - 6.10** Individuals will not be admitted to a Venue, even if they hold valid accreditation, unless:
 - 6.10.1** they have confirmed in writing, in a form approved by the FIA, their agreement to be bound by and to comply with this COVID-19 Code;
 - 6.10.2** their Stakeholder has confirmed they are Fit to Attend (Profile 1 Attendees only);

- 6.10.3** they pass any checks (e.g., temperature check) administered by the national or local authorities or the Organiser of the Part Two Event; and
- 6.10.4** they wear a Medical Face Mask until they reach a space occupied only by their Group (Profile 1 Attendees only).

ARTICLE 6C. PROTOCOLS APPLICABLE DURING A PART TWO EVENT

- 6.11** Any time that Profile 1 Attendees spend outside the Venue during a Part Two Event or between Part Two Events (e.g., at a hotel) must be spent with other members of the same Group, keeping interaction with persons outside that Group to a minimum.
- 6.12** While outside the Venue, Attendees shall observe appropriate mitigation measures specified by their Stakeholders (e.g., hand-washing hygiene, alcohol-based hand wipes). Stakeholders shall provide the resources that their Attendees require to observe such mitigation measures.
- 6.13** Profile 1 Attendees who are members of the same Group may undertake common activities and share common space and facilities at the Venue without observing Social Distancing.

Guidance note: Notwithstanding Article 6.13, even when interacting only with members of the same Group, Profile 1 Attendees are recommended to maintain Social Distancing, or else to use alternative mitigation measures such as the wearing of Medical Face Masks.

6.14 Each Profile 1 Attendee must:

- 6.14.1** keep to a minimum any interactions with any members of other Groups;
- 6.14.2** wear a Medical Face Mask whenever in a space that is not exclusively used by members of their Group (e.g., pit lane, scrutineering area); and
- 6.14.3** keep to a minimum his/her use of any facilities or services that are also open for use by members of another Group.

Guidance note: It is also recommended that a Stakeholder's Profile 1 Attendees not use any facilities or services that are dedicated for the exclusive use of another Stakeholder's Profile 1 Attendees (e.g., dining areas, toilet facilities).

- 6.15** Each Profile 1 Attendee must observe Social Distancing in respect of all Attendees who are not members of his/her Group at all times. The only exception to this is where such Social Distancing would jeopardise safety, compliance with Applicable Rules or Applicable Laws, or the ability of a Competitor to participate in the Competition in question. In such cases only, the Attendees in question do not have to observe Social Distancing but must wear a Medical Face Mask and/or other PPE, as directed by the COVID-19 Delegate) (unless superseded by a balaclava and full face helmet covering the eyes, nose and mouth) and complete the task in question as quickly as possible, while maintaining as much distance as possible from Attendees from other Groups.
- 6.15.1** A Stakeholder that is a supplier of shared products or services to all Competitors in an Event (e.g. tyres, telemetry, onboard cameras, etc.) will have Attendees that have to interact within the paddock with other Stakeholders' Profile 1 Attendees. In addition to complying with the requirements of Article 6.15 in respect of such interactions, such suppliers may specify further mitigation measures (such as creating specific time-slots for interaction with other Stakeholders' Profile 1 Attendees) that must be respected by all Attendees using their products or services. They must communicate these measures to all such users prior to the Part Two Event in question, copying the COVID-19 Delegate.
- 6.15.2** A Stakeholder that is supplying shared products or services to Competitors in different paddocks must have separate Groups for each paddock.
- 6.16** It is recommended, but not mandated, that Stakeholders arrange for their Profile 1 Attendees to take a PCR Test no more than five days after the date that he/she took his/her Pre-Event Test.
- 6.17** An Attendee who begins to suffer from any COVID-19 Symptoms while outside the Venue must report immediately to the nearest medical facility, as directed by his/her Stakeholder.
- 6.18** An Attendee who begins to suffer from any COVID-19 Symptoms while at the Venue, or is identified as having had any Close Contact with a person who is or may be an infected person, must

report immediately to Quarantine and follow the instruction of the local healthcare authority representative on duty there.

ARTICLE 6D. PROTOCOLS APPLICABLE AFTER A PART TWO EVENT

- 6.19** Wherever possible, Stakeholders shall arrange for Attendees to travel away from the host country after the Part Two Event only with members of their Group. Stakeholders shall provide Attendees with the means to observe appropriate mitigation measures during the period of travel (e.g., Social Distancing, hand-washing hygiene, use of alcohol-based hand wipes).
- 6.20** If an Attendee develops any COVID-19 Symptoms or tests positive for the COVID-19 virus within 14 days of the end of a Part Two Event, he/she must report this immediately to his/her Stakeholder or to a healthcare professional designated by his/her Stakeholder, and provide details of all Attendees with whom he/she was in Close Contact during that time. The Stakeholder or healthcare professional will then advise the COVID-19 Delegate that the Attendee should no longer attend Part Two Events, and the COVID-19 Delegate will follow up as necessary in respect of Attendees with whom that Attendee had been in Close Contact.

Appendix IV

Stakeholder Commitment to Comply with the COVID-19 Code of Conduct

Acknowledging the need for special measures in light of the COVID-19 pandemic, in consideration for being granted access to events that include competitions in FIA Championships, cups, trophies, challenges, series, and international series registered on the FIA international sporting calendar (Covered Events), the undersigned party (the Stakeholder) acknowledges and agrees as follows:

1. Subject only to clause 5 below, the Stakeholder agrees to be bound by and undertakes to comply in all respects with the COVID-19 Code of Conduct issued by the FIA (including as that Code may be amended from time to time) in respect of any and all employees, contractors, agents, representatives, consultants, and other individuals that the Stakeholders sends to a Covered Event for any purpose (each, an Attendee).
2. The Stakeholder agrees only to send Attendees to Covered Events that:

are Fit to Attend (as that term is defined in the COVID-19 Code of Conduct); and
have signed a copy of the form attached as Schedule 1 hereto (the Attendee Commitment).
3. To the extent that the Stakeholder contracts or sub-contracts with any third parties to send individuals to Covered Events, the Stakeholder will procure that each of those third parties (its contractors/sub-contractors) also signs a Stakeholder Commitment in the same form as this one, and returns it to the Stakeholder together with Attendee Commitments signed by each of those individuals. The Stakeholder will check the Stakeholder Commitment(s) and the Attendee Commitments received from such third parties upon receipt to ensure that they have been properly completed (i.e., names and dates of signature inserted) and signed. Thereafter it will store the original Stakeholder Commitment(s) and the Attendee Commitments safely and securely until the FIA either (a) requests them (in which case the Stakeholder will deliver them to the FIA by return); or (b) asks the Stakeholder to destroy them (in which case the Stakeholder will destroy them without delay and will provide written confirmation to the FIA that it has done so).
4. If the Stakeholder has a contract with the FIA, it agrees that this Stakeholder Commitment constitutes a valid and binding supplement to that contract, and that in case of conflict between that contract and this Stakeholder Commitment, this Stakeholder Commitment shall prevail.
5. As between the Stakeholder and the FIA, Article 4.4 of the Code of Conduct shall not apply. Instead, if there is currently a contract between the FIA and the Stakeholder that contains dispute resolution provisions (including governing law and jurisdiction provisions), those provisions will apply in the case of any dispute. If not, the following provisions shall apply in the case of any dispute:

This Stakeholder Commitment (including any claim or controversy arising out of or relating to it or to the COVID-19 Code of Conduct) shall be exclusively governed by, and construed in accordance with, French law, without regard to any conflict of law principles that could mandate the application of laws of another jurisdiction.

All disputes arising out of, or in connection with, this Stakeholder Commitment and/or the COVID-19 Code of Conduct shall be submitted to the exclusive jurisdiction of the Tribunal Judiciaire de Paris.

Where the COVID-19 Delegate decides for any reason that an Attendee of the Stakeholder should be ejected from and denied any further access to a Covered Event, that decision must be accepted and implemented immediately by the Stakeholder and the Attendee without challenge, save that any claim that such ejection and denial of access is a breach of rights for which compensation should be paid may be pursued in accordance with the foregoing provisions of this clause 5.

Signed on _____ 2020, in two (2) original copies.

* Represented by:

Title:

* Insert legal name of Stakeholder party

Appendix V

Attendee Commitment

In consideration for being granted access to events that include competitions in FIA Championships, cups, trophies, challenges, series, and international series registered on the FIA international sporting calendar (Covered Events), I hereby acknowledge that I have read and understood the COVID-19 Code of Conduct issued by the FIA, and I agree to be bound by and undertake to comply with that Code of Conduct in all respects (including as it may be amended from time to time) for so long as I am attending or planning to attend Covered Events. In particular, I acknowledge and agree to Article 4.3 of the COVID-19 Code of Conduct, which reads:

While the protocols set out in this COVID-19 Code are designed to reduce the risk of transmission of the COVID-19 virus, each Stakeholder and each Attendee acknowledges that it is not possible to eliminate that risk entirely. Each Attendee assumes the risk of suffering an illness or fatality related to COVID-19 as a result of his/her participation in a Covered Event, and (in accordance with Article 1.1.3 of the International Sporting Code) agrees (on his/her own behalf, and on behalf of his/her estate, heirs, successors and assigns) that the FIA and its directors, officers, employees, agents, and officials shall bear no liability in respect of any such illness or fatality unless it is proven that the illness or fatality was suffered as a result of the FIA's willful misconduct or gross negligence. The Attendee will not bring any claim that is inconsistent with the foregoing sentence, and each Stakeholder agrees not to bring and will procure that its Attendees do not bring any claim that is inconsistent with the foregoing sentence.

Signature:.....

Name:

Date:

Appendix VI

A statement required by National Crisis Committee Headquarters of the Republic of Serbia (confirming that the participants haven't been in close contact with COVID-19 infected person in the past ten days).



Based on the decision made by the National Crisis Committee Headquarters of the Republic of Serbia (in charge for the suppression of infectious disease COVID – 19), made during the 39th Committee meeting held on August 11, 2020, and in the accordance with the regulations for organizing sports competitions, by the commitment of organizers to take overall and particular prevention measures in sports, to prevent the spread of SARS-COV2 virus, I will

GIVE A STATEMENT

that

I _____, born on _____, with residence
(Name and surname) (Date dd/mm/yy)

in _____, State _____, that for the period of 10 (ten days)
from (Street, City)

the date of giving this statement, have not been in contact with a person with confirmed disease COVID – 19, that I am familiar of.

In _____, Date _____

Declarator

(for persons under eighteen years of age parent / guardian)