

**GENERAL TERMS AND CONDITIONS 2023 (B2C)**  
**« CLASSIC RACING SCHOOL »**



"CLASSIC RACING GROUP" SAS with capital of € 16,800 - whose registered office is located at Circuit de Charade - Rond Point de Manson - 63122 Saint-Genès-Champanelle - registered with the RCS of Clermont Ferrand no: FR30822791836 under VAT number 822 791 836.

www.classicracingschool.com is the official website of the company allowing the customer to make online booking of the company's services. CLASSIC RACING GROUP is an innovative concept around the vintage racing automobile, gastronomy, business and the art of living.

The CLASSIC RACING GROUP is a unique opportunity to experience the sensations of the 1970s cars behind their wheel, with high standard driving experiences.

This concept is an experience that goes beyond the pleasure spent on the track. The passion of the automobile is born, above all, from its transmission and its sharing. That's why we encourage the meeting of all the enthusiasts in a vintage and 70's ambiance, accompanied by a service of an excellent quality in an authentic atmosphere. A unique place, whose multiple details are a tribute to this era.

*English version updated on January 15th 2023, translated from French version dated on January 5<sup>th</sup> 2023.*

## **ARTICLE 1 - INTRODUCTION**

### **1.1. Application Field**

These general terms and conditions of sale (hereafter "GTC") apply to all sales and reservations made either through the www.classicracingschool.com website published by CLASSIC RACING GROUP, with a user registered on the Site, or (Hereinafter referred to as the "Customer"), or individually or collectively referred to as the "Party" or the "Parties".

The fact that CLASSIC RACING GROUP does not at any time avail itself of any of the present clauses can not be interpreted as a waiver of the right to claim any of the said conditions at a later date.

### **1.2. Evolution**

In the event of modification of the present General Terms and Conditions, the new GTC become applicable as soon as they are communicated to the Customer, to all orders in the course of execution, except in case of legal obligation.

### **1.3. Violation**

Any violation of these Terms and Conditions authorizes CLASSIC RACING GROUP to refuse to allow the Customer who has committed the breach in question to benefit from the Services delivered from the website or from any affiliated site under the responsibility of CLASSIC RACING GROUP, or to close any account for access to the website, without prejudice to any compensation that may be claimed from the author of the violation.

### **1.4. Evidence**

The Customer acknowledges that the recordings and backups and, in general, of all connection data made on the Site (hereinafter the "Electronic Data") will have full probative value between the Customer and CLASSIC RACING GROUP. Thus, the Electronic Data, including their date and time, shall be binding on the parties to any dispute.

The Customer therefore recognizes in its contractual relations with CLASSIC RACING GROUP the validity and probative force of the emails.

### **1.5. CLASSIC RACING GROUP Website**

The services of CLASSIC RACING GROUP are realized either on the circuit of CHARADE or on the circuit Du Luc En Provence. For security reasons, the number of accompanying persons per participant is limited to six (6) persons. CLASSIC RACING GROUP can not be held liable for accompanying persons for damages occurring outside the circuit or its premises. The presence of children under the age of 10 is strongly discouraged on the circuits. Children remain in all situations and in all places under the full responsibility of their parents. The safety instructions given by the CLASSIC RACING GROUP officials during the briefing to the accompanying persons must be respected, otherwise they will be excluded from the circuit. Animals are forbidden.

## ARTICLE 2 - DEFINITIONS

### « Customer »

Means any physical person or legal entity that can access his or her basket on the Website [www.classicracingschool.com](http://www.classicracingschool.com), or who contacts directly by telephone or by mail with the company CLASSIC RACING GROUP.

### « Panier »

Refers to the page of the website from which the customer can access the purchase interface, containing his selection of services delivered by CLASSIC RACING GROUP.

### « Datas »

All information, documents, texts, software, music, sounds, photographs, graphics, videos, messages and other items of any kind and in any form collected and transmitted in connection with the use by the Customer of the Services provided by CLASSIC RACING GROUP.

### « Customer Data »

Designate the data or information that the Customer submits to CLASSIC RACING GROUP.

### « Services »

Designate the services provided by "CLASSIC RACING GROUP" especially through the site [www.classicracingschool.com](http://www.classicracingschool.com).

### « Website »

Designate the website [www.classicracingschool.com](http://www.classicracingschool.com)

### « Third party »

All legal, natural or legal persons, other than Parties.

### « User »

Designates the visitor or any Customer registered on the website.

## ARTICLE 3 - OBJECT

### 3.1. General Terms and Conditions

These conditions govern the online reservations made on the Site or directly by e-mail or telephone to the Company, as well as the rights and obligations of the Parties in connection with reservations for the services offered by CLASSIC RACING GROUP.

### 3.2. Acceptance from the user

These Terms and Conditions are expressly agreed to and accepted by the User, who declares and acknowledges full knowledge thereof.

In any event, the User's registration on the website and / or any commencement in the use of the Services offered by the website, shall submit the User to these Terms and Conditions.

The User is therefore deemed to accept the application of all the rules stipulated herein, as well as those that would be present in any document available on the website, which is incorporated herein by reference and which govern its relationship with third parties and CLASSIC RACING GROUP.

In the case of reservations made by telephone or directly by e-mail, these Terms and Conditions are communicated to the Customer by any means, **the latter having to affix his signature on all the pages and to precede his signature of the handwritten note "Good for agreement "**.

These GTC are binding for the duration of use of the website and until new GTC replace the present and for the duration of the services ordered by the Customer.

The Customer User also acknowledges having consulted the legal notices appearing on the website prior to any use of the services offered by the latter and which will also be communicated to the Customer for the taking of orders by telephone or by mail.

The Customer agrees to use the Site's service in good faith.

## ARTICLE 4 – BOOKING CONDITIONS ONLINE – BY PHONE – BY EMAIL

### 4.1. Booking

It is possible to make a reservation:

- On the Internet: [www.classicracingschool.com](http://www.classicracingschool.com)
- By phone at the following number: +33 (0) 6.09.54.49.89
- Directly by email to the following contact: [contact@classicracingschool.com](mailto:contact@classicracingschool.com)

The contractual information is presented in English (translated from French) and will be confirmed, at the latest at the time of the validation of the order.

The company CLASSIC RACING GROUP reserves the right not to register a payment, and not to confirm a reservation for any reason whatsoever, especially in the event of a technical problem, or in case of difficulty concerning the reservation realized.

### 4.2. Process

The Client has the possibility to reserve the services via the three modalities listed in the previous paragraph.

The Client can manage his reservations from the interface dedicated to him on his basket, from the tab "Offers".

The booking process is detailed on the Site and accessible to each Customer who declares having taken cognizance of it.

### 4.3. Right of withdrawal (only applicable to consumers)

Pursuant to Article L221-28 of the Consumer Code, as amended by Ordinance No. 2016-301 of 14th March 2016 in force on 1st July 2016, it is recalled that the withdrawal from the consumer shall not apply to contracts for the purpose of:

**Accommodation services, other than residential accommodation, goods transportation services, car rental, catering or leisure activities that must be provided on a specified date or period.**

### 4.4. Choice of the date of the service and convocation time

During the reservation, the Client may choose to take a service, with no pre-defined date, valid for one (1) year from the date of purchase. In this case, CLASSIC RACING GROUP sends by e-mail within 24 hours or by post (postal delivery time), according to the choice of the customer, a voucher without date which is to be delivered to the beneficiary of the service. This one uses the interface on the website [www.classicracingschool.com](http://www.classicracingschool.com) or calls the company CLASSIC RACING GROUP on +33 (0) 6.09.54.49.89 in order to choose and confirm a date of service among those available. The convocation time for the chosen service is confirmed one week before the beneficiary and the Customer by e-mail.

If, at the time of booking, the Customer chooses a precise date, CLASSIC RACING GROUP sends by e-mail (instantaneous) or by post (delivery time of the Post), according to the choice of the Customer, a convocation for the service to the date chosen. It is in this case the responsibility of the buyer to hand over the notice to the beneficiary of the service.

The convocation time is sent to the Customer by e-mail.

CLASSIC RACING GROUP declines all responsibility in case of absence of the beneficiary on the day of the service (see: Conditions of carry-over). In particular, no refund or deferral on another date can be made. The Client and / or beneficiaries not communicating a mobile number or email address must call CLASSIC RACING GROUP at +33 (0) 6.09.54.49.89 in order to know their convocation time.

The organizational requirements of the services do not allow CLASSIC RACING GROUP to summon the Customers according to their wishes. The beneficiary undertakes to accept and present himself at the time of convocation which will be sent to him by CLASSIC RACING GROUP (inquire at the time of the reservation for more details). The respect of the time of convocation guarantees the smooth running of the program under optimum safety conditions.

In the event of a delay of more than thirty (30) minutes on the day of the performance, CLASSIC RACING GROUP reserves the right either to reduce the initially planned benefit or to postpone the beneficiary's participation by compensating 50% Benefit (excluding option). In both cases, CLASSIC RACING GROUP will not be liable for any compensation.

### 4.5. Deadline for validity and deadline for performance

The validity date of the experience is the date of purchase referred to above plus one year. The deadline for completion of the performance is the last date proposed on the CLASSIC RACING GROUP calendar for the circuit mentioned on the reservation. It is systematic that the deadline for completion of the service is before the validity date. It is therefore up to the Client to choose his date of performance sufficiently early to be able to perform his service before the deadline for the performance of the service and therefore before the date of validity of his ticket. To facilitate this, CLASSIC RACING GROUP joins the schedule of the dates of benefits when the voucher is purchased and regularly informs the Client and the beneficiary of the dates available in the future. The schedule is also available and updated in real time on the website. As the dates proposed are filled every day, certain dates that

would have been available at the time of purchase may no longer be available when the beneficiary decides to choose his date. It is therefore advisable to reserve the date of the experience as soon as possible so that the schedule is not completed before the expiry date.

**In this case (late booking exceeding the validity date), CLASSIC RACING GROUP can not be held responsible.**

If the deadline for completion of the service is exceeded but the ticket has not reached the expiry date, the Customer has the option of extending the validity of his 6-month ticket.

Once the validity period is exceeded, the benefit is lost.

#### **4.6. Conditions for deferring a benefit to another date**

The date of an experience can be freely carried forward by the beneficiary up to six (6) weeks before the date of the chosen service, as many times as necessary subject to availability and within the limit of validity of the ticket.

Beyond this period:

In the event of an event defined as "Force Majeure" as defined by the Civil Code, such as serious illnesses, accidents or exceptional events imposing on the beneficiary and preventing him from performing his service, the Customer undertakes to inform CLASSIC RACING GROUP of the deferral request within 24 hours (by telephone on +33 (0) 6.09.54.49.89 or by email julien@classicracingschool.com) and to transmit within eight (8) days by mail or mail the appropriate justifications (Work stoppage, hospitalization certificate, etc.).

After validation by CLASSIC RACING GROUP of the irresistible and unpredictable nature of the event, the Client will have the option to postpone his benefit by paying a lump sum fixed indemnity corresponding to 20% of the value of the benefit (excluding option). The validity of the experience is also deferred by six (6) months.

In all other cases, the postponement of the date will not be accepted and the Client will not be entitled to any refund or compensation of the sums already paid. However, the Customer is free to modify the beneficiary of the service until the day before the service.

**Under no circumstances should the weather conditions constitute a case of force majeure such as to justify a postponement by the beneficiary of the scheduled date.**

#### **4.7. Conditions for cancellation of a service from CLASSIC RACING GROUP**

In the event of insufficient participation in an event, CLASSIC RACING GROUP may cancel it.

In this case, participants scheduled on the day will be notified at the latest two (2) weeks before by email and telephone.

In the event of unforeseen restraint work imposed by the Circuit on safety issues (in particular as a result of degradations etc.), or in general for any event of Force Majeure within the meaning of the Civil Code, CLASSIC RACING GROUP may be obliged to cancel a date of performance. Given the sudden and very exceptional nature of this scenario, this cancellation may take place the day before the performance. The customer will be informed as soon as possible by telephone and by email.

CLASSIC RACING GROUP reserves the right to cancel the service in whole or in part if the weather conditions do not allow the driver to be safe during the service, ie snow, ice or heavy rain. Given the sudden nature of these events and their seriousness, **this cancellation may take place on the day of the performance.**

In the event of a cancellation of a service on the initiative of CLASSIC RACING GROUP depending on the circumstances mentioned above, the dates available before the validity date of the ticket will be re-presented to the beneficiary.

Should the cancellation take place less than two (2) months before the ticket expiry date, this date will automatically be extended for a further three (3) months.

In the event that on the date of cancellation no other date is then proposed or available before the expiry date of the ticket or it is already exceeded, the Customer will not be able to reprogram the date of the experience.

**Under no circumstances will the cancellation of a service on the initiative of CLASSIC RACING GROUP result in any request for compensation from the buyer and / or the pilot.**

#### 4.8. Commitments of the participant (beneficiary or Client) the day of the experience

The participant must be at least 18 years of age and possess a valid driver's license. For clients who are minors between the ages of 16 and 18, a parental authorization must be presented before the event.

The participant declares on the honor to be in good health and not to be under the influence of any medical treatment contradictory to the driving. The participant declares that he is aware of the risks inherent in driving a racing vehicle but intended for leisure purposes, and consequently releases the managers, employees and partners of CLASSIC RACING GROUP from any liability in the event of Accident during the day.

The participant undertakes to comply scrupulously with the safety and instructions stated during the briefings and throughout the performance by the Service Manager and the supervising staff. It is reminded that in the event of dangerous behavior or non-observance of any of these instructions, the Manager reserves the right to put an immediate end to the participation in the day of the participant, without any Reimbursement, even partial reimbursement. The participant agrees not to drink alcohol before and during the day (except after the last taxi series). CLASSIC RACING GROUP reserves the right to control the blood alcohol level of participants at any time using a breathalyzer. CLASSIC RACING GROUP reserves the right to refuse the participation of the participant concerned during the day if the participant refuses to undergo this check or if the result exceeds 0.1 g / l of alcohol in the blood, She may claim any refund. The participant undertakes not to take any illegal substances (drugs, euphoria etc.) or medicines with side effects incompatible with driving. Upon entry of the participant and his / her accompanying persons into the circuit, the participant authorizes CLASSIC RACING GROUP and his partners to photograph and record by any audio-visual means at his convenience the various situations in which the participant Accompanying persons) may be involved. In particular, CLASSIC RACING GROUP shall be authorized to record and record conversations held within reconnaissance vehicles. These audio-visual media will in fact be free of rights.

### ARTICLE 5 – MODALITÉS TARIFAIRES – DEPOT DE GARANTIE - DEGATS

#### 5.1. Prices

The prices are indicated in euros, and VAT included in the tab "Offers - Individuals".

The company CLASSIC RACING GROUP reserves the right to modify its prices at any time, but the service will be invoiced on the basis of the tariff in force at the time of the validation of the order and subject to availability.

#### 5.2. Payment

Depending on the case, payment can be made by check, bank card or bank transfer.

In the case of a payment by check, the company declines all responsibility in case of loss or delay in the delivery of it. The check must be made payable to "CLASSIC RACING GROUP" and sent to the address: **CLASSIC RACING GROUP, Charade Circuit, Rond Point de Manson, 63122 Saint-Genès-Champagnelle, FRANCE.**

Payment by bank transfer will be made to the following BNP bank account:

**Bank: 18715 // Counter: 00200 // Account: 08002785037 // Key: 97**

**or**

**IBAN : FR76 1871 5002 0008 0027 8503 797 / BIC-SWIFT : CEPAFR PP 871**

The date of purchase corresponds to the actual date of receipt of the payment. The Client may choose to pay the service by paying at the time of booking:

- the total cost of the service
- in two steps at no charge with a deposit of 50% of the total amount to make the booking effective, and the balance no later than ten (10) days before the date of the chosen service. Otherwise, the reservation could not be considered as valid.

#### 5.3. Security deposit – payment for potential damages

##### 5.3.1.1 Individual customers: in the case of non-subscription to the optional « damage » insurance package

"Half-day", "Full Day", "Custom-made" programs: Requested deposit of eight thousand euros (€ 8,000) per person.

- by check on the day of the service
- by credit card imprint
- or by SEPA direct debit authorization, 48 hours before the service, of a maximum amount of 8 000 € constituting an irrevocable commitment without possibility for the customer to stop the collection before the perfect end of the CLASSIC RACING GROUP service.

The participant will be informed that in the event of material damage **following an error from the driver** and actually incurring his responsibility, the lump sum of eight thousand euros (€ 8,000) will be debited on the day of the service.

The amount of 8,000 euros means a lump sum which will cover, in the event of damage of a higher amount, repairs to achieve. However, if repairs are less than 8,000 euros, the repair bill will be sent to the participant with a refund of the overpayment if

necessary. In any case the Company can not wait for a possible assumption by an insurance of the Customer; the latter will in fact be personally responsible for obtaining a direct payment, without CLASSIC RACING GROUP having to intervene, directly or indirectly, in the framework of any procedure.

### **5.3.1.2 Individual customers: with subscription to the optional « damage » insurance package**

The customer has the opportunity to subscribe to the "damage insurance package" proposed at a rate of 150 € VAT included. In the event of a "Responsible" incident causing material damage, the maximum lump sum of € 8,000 that will be requested is capped at € 3,000.

The subscription of the "damage insurance package" is possible before the date of delivery via the online purchase and booking interface on the website [www.classicracingschool.com](http://www.classicracingschool.com), in addition to the price of services " Half day "," Full Day "," Custom-made ".

In the case of an initial reservation without subscription to the "damage insurance package", the customer can subscribe to the pack in a period subsequent to the booking (online or by email) until the day of the chosen service on the spot, with payment of the sum of 150 € by check or Credit Card.

The participant will be informed that in the event of material damage **following an error from the driver** and actually incurring his responsibility, the lump sum of three thousand euros (€ 3,000) will be debited on the day of the service.

### **5.3.2.1 Companies and groups: in the case of non-subscription to the optional « damage » insurance package**

#### **a) Option 1: Guarantees brought by the participants individually**

Tailor-made business seminar type programs: each participant taking part in the event will be required to submit a security deposit of eight thousand euros (€ 8,000):

- by personal check on the day of the service
- By credit card imprint

Each participant will be informed that in the event of material damage **following a error from the driver** in fact incurring his responsibility, the lump sum of eight thousand euros (€ 8,000) initially sent as a deposit will be kept by the company CLASSIC RACING GROUP.

The repair bill will be sent to the participant with a refund of the overpayment if necessary. In case of exceeding the amount of the repairs, the participant agrees to pay the invoice sent by CLASSIC RACING GROUP of a maximum amount of € 8.000, without delay as from its receipt. In the event that several vehicles are damaged, the company CLASSIC RACING GROUP reserves the right to request a deposit of € 8.000 **per damaged vehicle** on the day of the service. In any case the Company can not wait for a possible assumption by an insurance of the Customer; the latter will in fact be personally responsible for obtaining a direct payment, without CLASSIC RACING GROUP having to intervene directly or indirectly in the context of any procedure.

#### **b) Option 2: Guarantees brought by the company**

Tailor-made programs of the business seminar type. With this option, each participant does not have to make a deposit individually. Security deposit of eight thousand euros (€ 8,000) from the company:

- by check of the company on the day of the service
- by transfer from the account of the client company on the IBAN of the company CLASSIC RACING GROUP upstream of the service. This deposit becomes effective upon signature of the Deposit Document accompanied by the transfer in euros. In the event that the service takes place without material damage, this amount will then be kept by the company CLASSIC RACING GROUP the same day, then returned by bank transfer to the account of the client company once the service has taken place, within a period of 5 days.

The client company will be informed that in the event of material damage **following a driving error coming from one or more of its members** and actually incurring its responsibility, the lump sum of eight thousand euros (€ 8,000) initially sent in security deposit will be kept by CLASSIC RACING GROUP.

The repair bill will be sent to the client company with a refund of the overpayment if necessary. In case of exceeding the amount of the repairs, the Customer agrees to pay the invoice sent by CLASSIC RACING GROUP of a maximum amount of € 8,000 **per vehicle damaged** without delay from receipt. In the event that several vehicles are damaged, the company CLASSIC RACING GROUP reserves the right to request a deposit of 8.000 € **per damaged vehicle** on the day of the service. In any case the Company can not wait for a possible assumption by an insurance of the Customer; the latter will in fact be personally responsible for obtaining a direct payment, without CLASSIC RACING GROUP having to intervene directly or indirectly in the context of any procedure.

### 5.3.2.2 Companies and groups: with subscription to the optional « damage » insurance package

#### a) Option 1: Guarantees brought by the participants individually

The client company has the opportunity to subscribe to the "damage insurance package" proposed at a rate of 75 € ex-VAT per participant, allowing to lower the deposit of all the people taking part in the event. In the event of a "Responsible" incident causing material damage on the part of one of the participants, the maximum lump sum amount that will be charged to the participant in a personal and individual manner is capped at € 3,000.

The subscription of the "damage insurance package" is possible before the delivery date via acceptance and signature of a preliminary estimate of the desired overall service.

Deposit of three thousand euros (3000 €) for each participant:

- by personal check on the day of the service
- by credit card imprint

Each participant will be informed that in the event of material damage following a driving error in fact incurring his responsibility, the lump sum of three thousand euros (3000 €) initially sent as security deposit will be debited on the day of the service.

#### b) Option 2 : Guarantees brought by the company

The client company has the opportunity to subscribe to the "damage insurance package" proposed at a rate of 75 € ex VAT per participant. In the event of a "Responsible" incident causing material damage on the part of a participant, the maximum lump sum amount that will be charged to the company is capped at € 3,000 per vehicle. Thus, each participant does not have to make a deposit individually.

The subscription of the "damage insurance package" is possible before the delivery date via acceptance and signature of a preliminary estimate of the desired overall service.

Security deposit of three thousand euros (3000 €) per vehicle:

- by check of the company on the day of the service
- by transfer from the account of the client company on the RIB of the company CLASSIC RACING GROUP upstream of the service. This deposit becomes effective upon signature of the Deposit Document accompanied by the transfer in euros. In the event that the service takes place without material damage, this amount will then be kept by the company CLASSIC RACING GROUP the same day, then returned by bank transfer to the account of the client company once the service has taken place, within a period of 5 days.

The participating company will be informed that in the event of material damage following a driving error and in fact incurring the responsibility of one of the members of the group, the fixed amount of three thousand euros (€ 3,000) per damaged vehicle will be debited the day of the service.

### ARTICLE 6 – BOOKING VALIDATION

All reservations listed on the [www.classicracingschool.com](http://www.classicracingschool.com) website require membership of these Terms and Conditions. Any confirmation of order implies full and complete adhesion to the present GTC, without exception or reservation.

All the data provided and the recorded confirmation will be proof of the transaction.

The confirmation of the order will be worth signing and acceptance of the operations carried out.

A summary of the order information and these Terms and Conditions will be communicated in PDF format via the e-mail address of the order confirmation.

Under no circumstances can CLASSIC RACING GROUP be held responsible for the unavailability of the site. The service proposed to the Client is only an obligation of means.

### ARTICLE 7 – PAYMENT

The fact of validating your order implies for the Customer the obligation to pay the indicated price.

The entire amount of the Credit will be debited on the day of purchase on the Site.

CLASSIC RACING GROUP reserves the right to suspend any processing of the Order in case of refusal of authorization of payment from the bank of the Customer.

For corporate clients only or for professionals, CLASSIC RACING GROUP reserves the right to request a provision under conditions to be defined in the commercial offer that will be provided in advance; this must be imperatively paid either by bank transfer or by check.

#### **ARTICLE 8 - DELAY**

In case of delay on the chosen time slot, the reservation time can not be shifted due to fixed slots and subsequent reservations.

Thus, the Customer will lose the minutes of his experience due to its delay.

#### **ARTICLE 9 - FORCE MAJEURE**

No party shall be held responsible in the case of Force Majeure as defined in Article 1218 of the Civil Code.

There is force majeure in contractual matters where an event beyond the control of the debtor, which can not be reasonably foreseen at the conclusion of the contract and whose effects can not be avoided by appropriate measures, prevents the performance of its obligation by the debtor.

If the impediment is temporary, the performance of the obligation shall be suspended unless the resulting delay would justify the termination of the contract. If the impediment is definitive, the contract shall be resolved ipso jure and the parties shall be released from their obligations under the conditions laid down in Articles 1351 and 1351-1.

#### **ARTICLE 10 – NON-MEDICAL RESPONSIBILITY**

The CLASSIC RACING GROUP company is relieved of any accident related to the practice of driving a vehicle from the type "reproduction of single-seaters of the 1970s", on the partner circuits namely CHARADE or the circuit Du Luc, except wrongful act or professional omission From CLASSIC RACING GROUP.

Each Client or Beneficiary is aware of the risks involved, is responsible for his actions and must carry out the activity according to his own capacities, in compliance with the safety rules, the regulations and the present CLASSIC RACING GROUP GTC and the Recommendations of all the professionals supervising the service.

**For this purpose, it is strongly recommended that prior to the ordering of a service on the Site, the client should visit a general practitioner to determine whether or not the latter is fit for the practice "Leisure" (That is to say, outside of any competition) of driving a racing car on track.**

#### **ARTICLE 11 - PHOTOS AND VIDEOS PRODUCTS**

CLASSIC RACING GROUP offers in its package video and photos.

The Embedded Video of the rolling series is available ten (10) days after the performance on web server. This includes the participant's taxiing sessions on the vehicle in which he is driving (excluding recognition and baptism tours). Video files can be played on Mac and Windows.

In the latter case, the video product includes only records of the moving car. The difficult working environment induced by the activity of the steering services (vibrations, changing brightness, difficult sound environment) can lead to uncertainties:

- Point sound sounds;
- Appearance of video pitfalls related to on-board electronics of certain vehicles;
- One-time back-days;
- Recording fault.

If one or more of these impurities were to occur, or due to a technical or human problem, some recordings may not be integrated into the USB drive. Claims will then be processed on a case-by-case basis directly with the beneficiary. The Customer acknowledges that the product "Video" is an ancillary service and can not be considered as a decisive element in the act of purchase. The non-delivery of the product "Video" or "photo" does not call into question the reality of the delivery of the performance of the pilotage service.

#### **ARTICLE 12 – APPLICABLE LAW - JURISDICTION**

The language of this contract is originally written in French. This version has been translated from original French. These conditions of sale are subject to French law.

Any dispute relating to this Contract shall be submitted to the competent courts under the conditions of ordinary law.

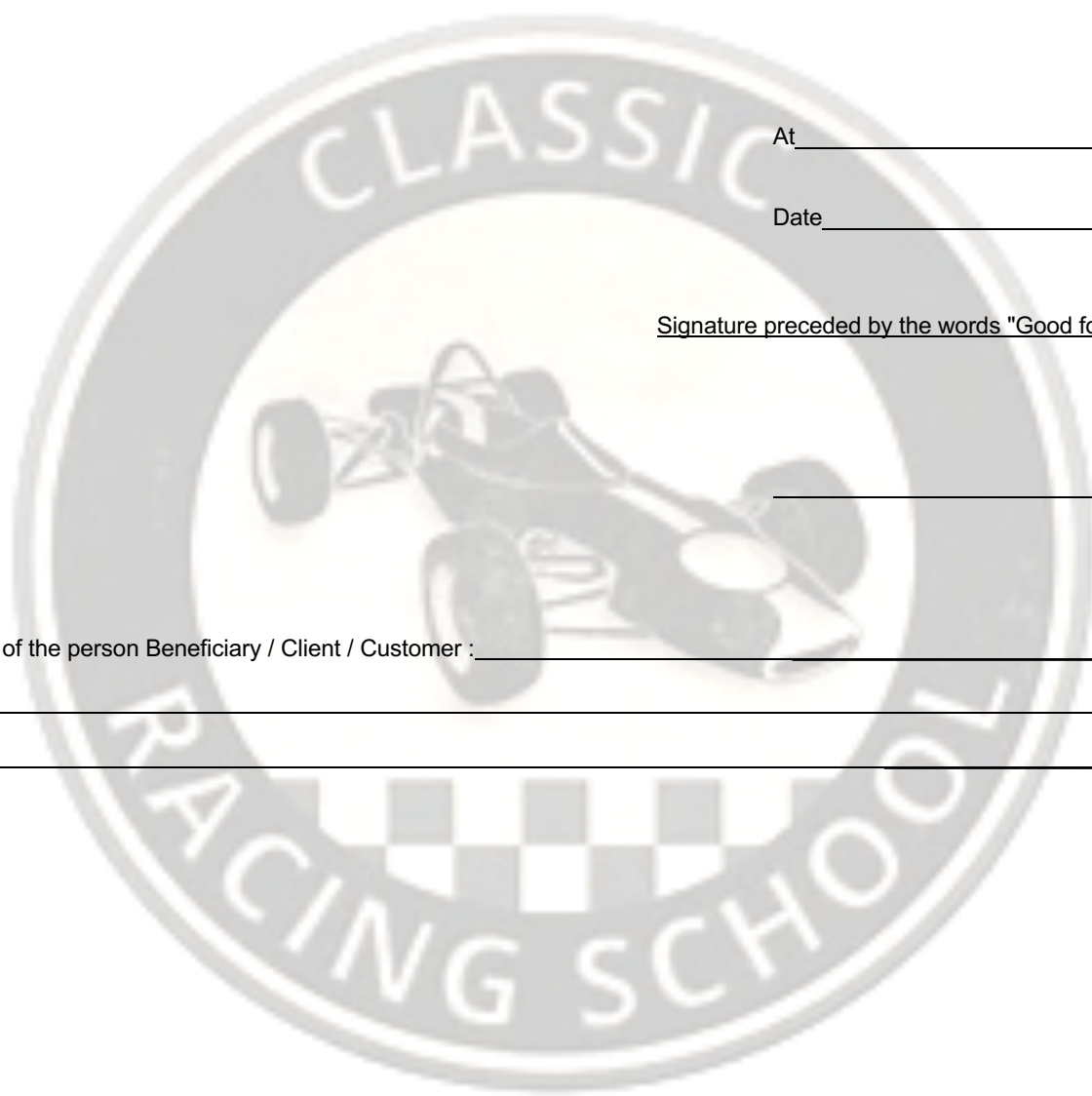


**ARTICLE 13 - MODIFICATIONS**

CLASSIC RACING GROUP reserves the right to make changes at any time to the present general conditions of sale.

**ARTICLE 14 - NULLITY**

In the event that any provision hereof is or becomes void or voidable, invalid or deemed unwritten, this shall not affect the validity of the other clauses, and the disputed clause shall be deemed to be unwritten.



At \_\_\_\_\_

Date \_\_\_\_\_

Signature preceded by the words "Good for agreement"

Designation of the person Beneficiary / Client / Customer : \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_