



RULES OF THE GAME
“WIM Facebook Social Game 2018”

ARTICLE 1: ORGANISING COMPANY

The Fédération Internationale de l'Automobile (FIA), an association under the law of 1901, headquartered at 8 Place de la Concorde (hereinafter the “Organising Company”), is organising, on the FIA’s Facebook page, from 00.00 on 02/08/2018 until it reaches 1000 (one thousand) followers or at the latest 23.59 on 31/12/2018, Paris (France) time, a free game with no purchase necessary, called: **“Women In Motorsport”** (hereinafter the “Game”), accessible via the Facebook Page www.facebook.com/FIAWomenInMotorsport (hereinafter the “Facebook Page”, accessible on the website <https://www.facebook.com> (hereinafter the “Website”).

This Game is neither organised nor sponsored by Facebook.

ARTICLE 2: ACCEPTANCE OF THE RULES

Participation in the Game implies the express and unreserved acceptance of the present rules, in all their stipulations, as well as the laws and regulations applicable to games and to electronic communications in force in France.

ARTICLE 3: CONDITIONS OF PARTICIPATION

The Game is open to any adult natural person holding an account on FACEBOOK and resident anywhere in the world, excepting any person who has taken part, directly or indirectly, in the elaboration of the Game, and their families. This includes in particular the FIA staff. To take part, it is necessary to have personal Internet access, a valid email address and an account on Facebook.

ARTICLE 4: HOW TO TAKE PART

Participants are invited to proceed as follows for the duration of the Game and during the Periods of the Game set out in the above article:

1. Log in to the Facebook Page
2. Follow and subscribe to the FIA – Women In Motorsport Facebook page before the limit of 1000 (one thousand) followers is reached for the current Period of the Game or before 31/12/2018
3. Read the full rules, available via a link in this same post
4. Have a valid personal email address as well as an identity paper valid for 2018
5. Post a comment
6. The comments posted during the current Period will then be placed in a draw, which will designate the winners for the Period.

Registration of the participations will be carried out continually throughout each Period of the Game. Participants are bound to provide correct, full, sincere and legible information. Any false, incomplete,



incorrect or illegible participation will not be taken into account. Each participant is bound to use his or her own email address and to take part via his or her own account on the Website. Only one participation per natural person satisfying the present conditions is authorised throughout the duration of the Game. Any participation carried out from the email address of a third party, from the account on the Facebook Website of a third party, or from several email addresses or several accounts on the Facebook Website will not be taken into account. In the event of multiple participations by the same participant during the same Period of the Game, only the first will be taken into account, subject to its validity. No other means of participation, notably via postal mail, will be taken into account. Participations carried out in a manner that contravenes the present rules, or without respecting the conditions of participation, the integrity and the principle of the Game, will not be taken into account.

ARTICLE 5: CONTRIBUTIONS

Conditions of validity of Contributions

In order to be validated and taken into account for the Game, each “follow” must respect the legal and regulatory provisions in force, the full provisions of the present rules, the conditions of use of Facebook, and the following conditions:

- be written in English in an intelligible manner;
- not infringe the intellectual property rights of a third party: reproduction/representation of an element subject to intellectual property rights, such as an original work, without express prior authorisation from the holder of the rights;
- not infringe the rights of persons: § attack on human dignity; § breach of personal rights: right to name, right to privacy; § defamation, insults, verbal abuse, etc.;
- not infringe law and order and accepted standards of good behaviour, notably: § vindication of crimes against humanity; § incitement to racial hatred; § pornography; § incitement to violence, etc.;
- not incite to dangerous behaviours and/or behaviours contrary to the rules of hygiene;
- not denigrate the trademarks of the Organising Company and/or other trademarks. Illegible or incomplete comments will not be taken into account.

The participation in the Game of any participant who posts a comment that does not respect the present rules may be cancelled. The Organising Company reserves the right to delete any comment that is obviously illicit or that contravenes the present rules. Also, any participant who wishes to notify the presence of an illicit comment may send a message to the Organising Company via the Facebook Page. If the Organising Company deems the comment to indeed be illicit, it reserves the right to remove it from its Facebook Page without prior notice and, possibly, to invalidate the participation of the author of the comment.

ARTICLE 6: PROOF

It is agreed that the data contained in the information systems of the Website, of the Organising Company and, if applicable, in those of their service providers, have probative force as to the connection data, the dates and times of participation and the information provided by the participants.

ARTICLE 7: DESIGNATION OF THE WINNERS

The draw will be carried out within fifteen (15) days after the close of the Game, under the supervision of the SCP Simonin – Le Marec – Guerrier, Huissiers de Justice Associés, 54 rue Taitbout, 75009 Paris,



and will designate 5 winners from among all participations that are validly registered and in compliance with the provisions of the present rules.

Only one prize per winner will be awarded throughout the duration of the Game. Only the winners of the Game will be informed personally of the result of their participation, subject to the conformity of the information provided upon their participation. The other participants will not be informed personally.

ARTICLE 8: PRIZES

The winners of the Game will receive the following prizes:

PRIZE – of a maximum value of €10 inclusive of tax, recorded or estimated on the date of writing the present rules.

There will be 5 winners of the said Game:

- i. Prize for Winner n° 1: Winner n° 1 will receive a “The Girls On Track” cap with a Women In Motorsport brochure and a “The Girls On Track” brochure.
- ii. Prize for Winner n° 2: Winner n° 2 will receive a blue “The Girls On Track” t-shirt with a Women In Motorsport brochure and a “The Girls On Track” brochure.
- iii. Prize for Winner n° 3: Winner n° 3 will receive a blue “The Girls On Track” tote bag with a Women In Motorsport brochure and a “The Girls On Track” brochure.
- iv. Prize for Winner n° 4: Winner n° 4 will receive a white “The Girls On Track” tote bag with a Women In Motorsport brochure and a “The Girls On Track” brochure.
- v. Prize for Winner n° 5: Winner n° 5 will receive a white “The Girls On Track” t-shirt with a Women In Motorsport brochure and a “The Girls On Track” brochure.

ARTICLE 9: DELIVERY OF THE PRIZES

The winners will be contacted within ten (10) days following the draw in order to confirm their addresses for the delivery of their prizes. Any winner who does not respond within fifteen (15) days will be considered as relinquishing his or her prize. If applicable, the prize will remain the property of the Organising Company and will not be put back into play. The Organising Company is not obliged to conduct specific searches in order to contact winners who have not responded within the deadline. The prizes will be sent to the winners at the Organising Company’s expense.

Each prize is nominative and non-transferable. It cannot be exchanged for cash or for consideration of any kind, nor be replaced with another prize, including one of equivalent nature.

The Organising Company reserves the discretionary right to modify the prizes on offer in the case of an event beyond its control, such as the default of a partner or supplier, and to propose to the winners another prize of an identical or superior nature or value. In taking part in this Game, each participant agrees and undertakes to bear alone any damage or loss caused or suffered by the participant through the fact of taking part in this Game or the fact of receiving the prize and of using it, except in cases provided for by law. In any case in which it is not the supplier of the products and/or the service provider ensuring the services making up the prizes, the Organising Company assumes no contractual responsibility as to the transport, delivery, good functioning, use, safety of use, and conformity with standards of these prizes, except in cases provided for by law. In the cases mentioned above, the winner must take up the matter of responsibility directly with the supplier and/or the transporter of the contentious prizes in pursuance of the legal provisions.



ARTICLE 10: RESPECT OF THE INTEGRITY OF THE GAME

Participants shall refrain from implementing or from seeking to implement any participation process that is not strictly in compliance with respect of the principles of the Game and of the present rules, and in particular any automatic and/or computerised participation process. Participants shall refrain from any action that can alter the functioning of the Game. The Organising Company reserves the right to proceed with any verification relating to the respect of the rules and of the principle of the Game, and reserves the right to exclude any participant who has committed an abuse of any kind, attempted fraud or a breach of the present rules. The Organising Company shall not be obliged to proceed with such verifications systematically, and may limit these to the participations submitted by the potential winners. The Organising Company reserves the right to cancel the Game if it appears that evident fraud in any form whatsoever, notably computerised, has been committed within the context of participation in the Game or of the determination of the winners. If, for whatever reason, this Game does not take place in the manner anticipated by the Organising Company on account of fraud, a technical fault, a computer malfunction (accidental or caused by a third party or a participant), or any event beyond the control of the Organising Company that corrupts or affects the management, security, equity or proper running of the Game, the Organising Company reserves the discretionary right to cancel, modify or suspend the Game or even to terminate it without notice, and this without the participants being able to seek its responsibility for this fact.

ARTICLE 11: RESPECT OF THE REGULATIONS

Participants undertake to respect:

- i. The legal provisions in force relating to electronic communications and in particular the law for building confidence in the digital economy of 21 June 2004;
- ii. The general conditions of use of the Website;
- iii. The ethical conduct rules in force on the Internet (netiquette, charter of good conduct, etc.);
- iv. The rights of third parties, and in particular their intellectual property rights and their personal rights (privacy rights, image rights, etc.).

Participants contravening the above will be excluded from the Game, without prejudice to all other rights of the Organising Company.

ARTICLE 12: RESPONSIBILITY

The responsibility of the Organising Company is strictly limited to dispatching to the winners the prizes that they have effectively and validly won, except in cases provided for by law.

The Organising Company cannot be held responsible, without this list being exhaustive, for:

- i. any error, omission, loss of participation and, more generally, loss of any data;
- ii. any technical or material fault of whatever nature having prevented or limited the possibility of taking part in the Game;
- iii. any other grounds beyond the control of the Organising Company having brought about faults in the administration, security, integrity or management of the Game; - services and information consulted on the Website;
- iv. the transmission and/or receipt of any data on the Website and/or via the Website; - any malfunction connected with the Internet network preventing the proper functioning of the Game and/or the transmission of participations;



- v. the failure of any computer equipment or of lines of communication; the functioning of any software;
- vi. any intrusion or attempted intrusion suffered by the Website; - the consequences of any computer virus, bug, anomaly, technical failure, or malfunction; - any damage caused to a participant's computer;
- vii. any other grounds beyond the control of the Organising Company having brought about faults in the administration, security, integrity or management of the Game.

The Organising Company cannot be held responsible for the congestion of the Internet, for the quality of the Internet users' equipment, or for the quality of their means of access which could have repercussions on the time of submitting the entry forms or on the connection time necessary for their participation. Thus, the responsibility of the Organising Company cannot be engaged if the participants' entry forms are not registered, are incomplete or are impossible to verify.

ARTICLE 13: DATA PROTECTION

The participants' personal data gathered through this Game are intended for the Organising Company and for its parent company situated in Switzerland: Fédération Internationale de l'Automobile, Chemin de Blandonnet 2, 1214 Vernier. These data are necessary for taking the participations into account. They may be used for statistical research, and for contacting the winners regarding the awarding of the prizes.

In accordance with the applicable legal provisions, the Organising Company may call upon subcontractors in order to process the participants' data. In accordance with the Law N° 78-17 of 6 January 1978, known as the Data Protection Act, as amended by the law of 6 August 2004, as well as with the European Regulation on personal data protection of 27 April 2016, each participant has a right of access, of rectification and of opposition relating to the information concerning him or her. Each participant also has a right of deletion of these same data on legitimate grounds. Participants can exercise their rights on request by email to dpo@fia.com or by postal mail to the FIA, 8 place de la Concorde, 75008 Paris – Legal Department. Nevertheless, persons who exercise their right of opposition or of deletion of the data concerning them before the end of the Game will be considered as having relinquished their participation.

ARTICLE 14: DISPUTES

The present rules are subject to French law. Any request concerning the interpretation or application of the present rules must be sent in writing to the following address:

Fédération Internationale de l'Automobile (FIA)
FIA Women In Motorsport Commission
8, place de la Concorde
75008 Paris, FRANCE.

Any request concerning the interpretation of the present rules that reaches the Organising Company more than fifteen (15) days after the end of the Game will go unanswered.

Any dispute arising during this Game and that cannot be settled out of court will be submitted to the competent courts of Paris.



ARTICLE 15: REGISTRATION, CONSULTATION AND COPY OF THE RULES

The full rules of the Game are registered with: SCP Simonin – Le Marec – Guerrier, Huissiers de Justice Associés, 54 rue Taitbout, 75009 Paris.

Any modification of the present rules will form the subject of an amendment which will also be registered at the above address. These rules may be consulted and printed from the Website. A written copy of the rules is sent, free of charge, to any person requesting it before the close of the Game. Any such request must be sent, by postal mail only, to:

Fédération Internationale de l'Automobile (FIA)
FIA Women In Motorsport Commission
8, place de la Concorde
75008 Paris, France

ARTICLE 16: REIMBURSEMENT OF EXPENSES

Expenses incurred by the participant for:

- i. obtaining a copy of these rules;
- ii. submitting his or her participation;
- iii. making a reimbursement request;

will be reimbursed by bank transfer within 60 days counting from the receipt of the written request, sent by postal mail no later than 00.00 on 31/12/2018, date as postmarked, and accompanied by the following information:

- iv. surname
- v. first name
- vi. address
- vii. name of the Game
- viii. bank details
- ix. expenses for which reimbursement is being requested
- x. a copy of the telephone bill in case of a request for the reimbursement of connection costs.

Reimbursement requests must be sent to:

Fédération Internationale de l'Automobile (FIA)
FIA Women In Motorsport Commission
8, place de la Concorde
75008 Paris, FRANCE.

Requested reimbursements will be made on the following bases:

- i. Postage for requesting a copy of the rules: reimbursement at the slow "simple letter, 20 grams" postal rate in force.
- ii. Connection costs for submitting a participation: reimbursement against proof of expenditure.

Participants must enclose with their request a copy of the detailed telephone bill. Please note that participants who have not incurred any additional cost (holders of a fixed or unlimited subscription, cybercable, or users of a free connection system) cannot obtain any reimbursement.

Postal costs will be reimbursed on the basis of the slow "simple letter, 20 grams" postal rate in force.



Fédération Internationale de l'Automobile

Participants may combine different reimbursement requests in the same letter, provided that they specify this. The present rules in no way oblige participants to send their participation requests by registered letter, priority mail or any other method that costs more than the slow rate in force. Reimbursement requests that are incomplete or not in compliance with the stipulations of this article will not be granted. No reimbursement request sent by email can be taken into account.