

Background to the Regulations

At first sight the array of regulations governing motor sport can seem daunting. To help readers better understand the framework in which they operate, the following describes the basic administrative background against which the regulations are applied.

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Definitions and Abbreviations

FIA (Fédération Internationale de L'Automobile):

The International Federation of Recognised Automobile Clubs.

The Code (Code Sportif International):

International Sporting Code of the FIA.

CIK-FIA (Commission Internationale de Karting):

The FIA Commission responsible for Karting.

ASN: A National Automobile Club or other national body recognised by the FIA or the CIK-FIA as sole holder of sporting power in a country.

MSA (The Royal Automobile Club Motor Sports Association Ltd):

The sole body (ASN) to which the FIA and the CIK-FIA has delegated the control of motor sport in the British Isles (excluding The Republic of Ireland).

MSC (The Motor Sports Council): The Sporting Commission of the MSA.

Club: Any body recognised by the MSA as a Club.

International Control of Motor Sport

1. International Control of Automobile Competitions.

The FIA is the sole International authority entitled to make and enforce rules and regulations for the encouragement and control of automobile competitions (including records).

2. International Sporting Code. So that the above powers may be exercised in a fair and equitable manner the FIA has drawn up the present 'International Sporting Code'.

3. Each National Club or Federation belonging to the FIA, shall be presumed to acquiesce in and be bound by this Code.

National Control of Motor Sport

4. Subject to such acquiescence and restraint, one single Club or one single Federation per country, called the ASN, shall be recognised by the FIA as sole International Sporting Power for the enforcement of the present Code and control of motor sport in its own country.

The ASN for this country is the MSA. Each ASN may draw up its own National Competition Rules which are submitted annually to the FIA.

5. The MSA being recognised by the FIA as the ASN of the British Isles (excluding The Republic of Ireland) and having acquiesced in and declared itself to be bound by the Statutes of the FIA and the Code, now therefore declares its sole right to control vehicle competitions in accordance with the Code in such territory being hereafter collectively referred to as the 'territory of the MSA'.

6. The MSC, as defined in its Constitution and Terms of Reference, shall form the Sporting Commission of the MSA.

7. The MSC has the judicial powers and regulatory functions conferred on the MSA by the Code and exercisable under these Regulations subject to such reservation as the Rules and Constitution of the MSA may require.

8. The logo of the MSA shall not be used by any person or body for any purpose whatsoever without the written consent of the MSA.

The General Regulations

9. That the above powers may be exercised in a fair and equitable manner, the MSC has drawn up these Rules, to be known as 'the General Regulations' and hereinafter referred to as 'these Regulations', which are in conformity with the Code.

Application of these Regulations

10. These Regulations shall govern all events (as hereinafter defined) in which a vehicle (as hereinafter defined) having more than three wheels (and by

agreement with the Auto-Cycle Union, pre-1941 three-wheel cars) may take part, organised in the territory of the MSA.

Interpretation of Rules

11. [C(a) 8]. The MSC shall be empowered to decide any question raised within its territory concerning the interpretation of the Code or of these Regulations. In interpreting any regulation the word 'his' is deemed to include 'her' and persons referred to in the singular includes where the context so admits, the plural.

12. The MSC shall be empowered to decide and adjudicate on any question relating to Motor Sport raised within its territory, which is not covered by the Code or these Regulations.

13. Insofar as they do not conflict with these Regulations, any Supplementary Regulations or Official Instructions applicable to a competition shall be deemed to form part of these Regulations.

International Events

14. [A 17(e)]. Events run under an International Permit issued by the MSA must comply with the International Sporting Code and will only refer to these Regulations in respect of any matter not covered by the Code.

Other Events

15. [A 17 to A 17(d)]. At all events other than those for which the MSA has issued an International Permit, the Judicial Procedures and Penalties detailed in Section C(d) of these regulations will apply.

Exemption from Regulations

16. The MSA has the right to grant an Exemption from these Regulations to suit special conditions or to enable unusual features to be included in the competition. An Exemption from these Regulations may also be granted to events as detailed in A 21.

Alteration of Regulations

17. The MSC reserves to itself the right at any time to alter these Regulations and to alter or add to any Appendices thereto from time to time. Notice of such amendments or additions will be published in Motor Sport Club Bulletin or other official announcement. Such announcement will only be valid for the current year [C(a) 8.].

Stability of Regulations

18. All Specialist Committees must note that any new Sporting Rule must be approved by the MSC at least six months before it comes into force, likewise, that any new Technical rule must be approved by the MSC at least twelve months before it comes into force. New or amended regulations can only come into force on the 1st January in any year except in respect of urgent Safety, correction of error or as exceptionally agreed by the MSC. Even in Safety matters a practicable period of delay is desirable. With regard to matters concerning eligibility (for example of tyres or kart engines) applying from the 1st of January in any year, the period of notice may be varied by agreement of the MSC.

Compliance with Regulations

19. At all times the onus is on the organisers of the event to ensure compliance with MSA requirements. It is a condition of approval that all laws of the land shall be complied with and breach of this condition may invalidate any approval which may have already been given.

20. The MSA may at any time and for any purpose, order that any vehicle or component be impounded or sealed for as long as may be necessary for examination, subject to reasonable right of access by the entrant. The MSA may require the entrant to carry out any necessary dismantling and in default the MSA may arrange dismantling itself and debit the entrant with the cost thereof.

21. The National Court, appointed by the MSC, shall exercise the following functions.

(i) Disciplinary – where such matters will be dealt with by a Disciplinary Tribunal.

(ii) Investigatory – where such matters will be dealt with by an Investigatory Tribunal (26)

(iii) Appellate –

(a) Appeals pertaining to eligibility will be dealt with by an Eligibility Appeal Panel.

(b) All other Appeals will be dealt with by an Appeal Tribunal. These are the designated National Court of Appeal for the purposes of the FIA International Sporting Code.

(iv) Arbitration – see 25.

(v) Anti-Doping Tribunal – see 28.

(vi) Anti-Doping Appeal Tribunal – see 29.

22. Each Tribunal or Panel shall consist of not more than five and not less than three persons who shall be:

(a) Stewards of the Royal Automobile Club.

(b) Serving or past members of the Motor Sports Council.

(c) Serving or past members of any of the Committees or Advisory Panels of the MSC.

(d) Other suitably qualified persons.

(e) The Tribunal Chairman shall normally be legally qualified.

In exceptional circumstances, and with the agreement of all parties, the Tribunal may consist of two persons.

23. The exercise of these judicial powers and functions shall be final and not subject to review. No person shall be a member of an MSC tribunal if he has taken part as a competitor, driver or official in the competition concerning which a decision is to be given or if he has already participated in a decision on the matter in question, or if he is directly or indirectly concerned in such matter.

Note: Throughout these sections an asterisk(*) indicates a requirement for additional information to be printed in the Supplementary Regulations (SRs).

Text shown in Italics indicate a Regulation which may be amended in the SRs.

24. The periods specified in these Regulations may be extended in exceptional circumstances. Application to extend time should be made promptly to the Clerk to the National Court who will, if necessary, refer the matter to the Chairman of the National Court for decision.

Arbitration

25. An MSC Tribunal shall be empowered at its sole discretion to arbitrate between a competitor and a club, or another competitor, on any matter directly connected with Motor Sport. This arbitration can be requested by either party, or initiated by the MSA. Liability for the costs of the arbitration may be ordered by the MSC tribunal, who are also empowered to make such order in respect of the terms of the arbitration as they think fit.

Any party requesting arbitration must deposit a fee as detailed in Part 3, Appendix 3.

Inquiry

26. If it appears to the MSA from a Stewards' Report or otherwise that there may have been a breach of the regulations, the results of a competition may have been improperly or incorrectly declared, or that any breach of condition or permit, defect, default, omission or other irregularity may have occurred, the MSA shall be entitled at its discretion and no later than 60 days after the publication of the final results, to refer the matter to an MSC Tribunal who, after giving the interested parties an opportunity to be heard, make such order as it deems proper, and if it concludes that a breach of the regulations may have occurred, either order that the matter be referred to a subsequent Tribunal, or, it may deal with the matter itself and impose such penalty as it thinks fit.

27. Pending any National Court hearing or inquiry any vehicle or equipment involved may be impounded by the MSA for technical examination subject to reasonable right of access by the entrant. The MSA may require the entrant to carry out any necessary dismantling and in default the MSA may arrange dismantling itself and debit the entrant with the cost thereof.

Anti-Doping

28. An Anti-Doping Tribunal shall be convened at the instigation of the MSA to determine whether a doping offence has been committed and, if so (or where the offence is admitted but the exercise of a discretion is required), what the consequences (if any) shall be. Alternatively where the offence is admitted but the exercise of any discretion is either not applicable or is not sought the matter shall be referred to the chairman of the Anti-Doping Tribunal alone.

Anti-Doping Appeal

29. An Anti-Doping Appeal Tribunal may be convened to hear appeals from decisions regarding doping offences and consequences. MSA approval for the organisation of an event [except as specified in A 21] is reserved for those motor clubs recognised by the MSA as 'Registered to organise Competitions' [Recognised Clubs], which have complied with the requirements

regarding Status and Fixture List and must be in membership of an MSA recognised Regional Association.

Club Recognition

30. In order to be recognised a club must have at least 25 members and its rules must have been approved by the MSA. The Club must undertake to comply with all Regulations and requirements of the MSA and to pay an annual registration fee and all insurance and other charges and fees due under the Regulations (and the Appendices thereto).

31. Applicants for first time recognition who must be in membership of an MSA recognised Regional Association will be notified by means of the Motor Sport Club Bulletin or by an official announcement and such applications are subject to objection within one month from other registered clubs.

32. Regional Centres of Motor clubs which organise events are required to be recognised separately.

33. Each centre paying a full registration fee and all other charges and fees due under the Regulations (and the Appendices thereto) for the same facilities as a separate club.

34. Recognition will only be granted to those clubs where all the members are individuals. Groups, or Associations of Clubs [Recognised Groups] may be recognised in a separate category entitled to accept invitations to National B status events and to organise their own Championships. They are not permitted to accept invitations to Clubmans status events, or to organise their own events.

35. Recognised Regional Associations of Clubs are entitled to accept invitations to National B status events and to organise their own Regional Championships. They are not permitted to accept invitations to Clubmans status events, or to organise their own events.

Other Bodies

36. In addition to these Recognised Clubs, the MSA registers certain other clubs and associations of clubs or bodies as responsible organisations in the sphere of motor sport.

37. The continued recognition of any recognised club or regional centre of motor club or any other body recognised under 36 shall be subject to compliance with these Regulations and payment of the Insurance Premiums due under A 71 and any other fees and charges due under the Regulations (or the Appendices thereto).

Aquaintance with and Submission to the Rules

38. Every person, body, group of persons, etc., organising a competition or taking part therein shall by so doing or by and upon applying for an organising permit, or by and upon applying for a licence from the MSA, or by and upon entering for a competition, be deemed to have and recognised that they have:

- Made themselves acquainted with these Regulations and agree to pay the charges and fees

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pursuant to the Regulations (and the Appendices thereto).

- Submitted themselves without reserve to the consequences resulting from these Regulations and any subsequent alteration thereof and agreed to pay as liquidated damages any fines imposed upon them within the maximum set out in Part 3, Appendix 3.
- Renounced, under pain of disqualification the right to have recourse except with the written consent of the MSA to any arbitrator or tribunal not provided for in these Regulations.

Notices

39. Any communications required under these Regulations to be made to the MSA or to the MSC shall be addressed to The Motor Sports Association, Motor Sports House, Riverside Park, Colnbrook, SL3 0HG, or to such other address as may be duly notified from time to time.

40. Any communications required under these Regulations to be sent to a competitor shall be sent to the address on his entry form or, if he is the holder of a licence from the MSA or other ASN, to the address on the licence.

41. Any communications to be sent to an Organiser or Organising Committee shall be sent to the address on the relevant application for an Organising Permit, or, in the case of an event not organised under permit, to the Secretary of the organising Club at the address given in the notification of the event to the MSA or his last known address.

42. Any communications to be sent to an appellant under the Regulations shall be sent to the address upon the notice of appeal.

43. Any communications so sent by post shall be deemed to have reached the addressee by normal delivery of post.

Date of Operation

44. These Regulations shall come into force and be operative from the first day of January of the current year and thereby supersede all previous editions of these Regulations.

Child Protection Policy

The MSA Policy Statement on Child Protection is as follows:

- The child's welfare is paramount.
- All children whatever their age, culture, disability, gender, language, racial origin, religious belief and/or sexual identity, have the right to protection from abuse.
- All suspicions and allegations of inappropriate behaviour will be taken seriously and responded to swiftly and appropriately.

As defined in the Children's Act 1989 anyone under the age of 18 years should be considered as a child for the purposes of this document.