Original **ACTIONRIB** GmbH

Disclaimer Declaration

The signatories of this form agrees to following agreements:

- The ride in the speedboat is expressly made at his own request and own risk
- The participant declares explicitly that he is healthy and feels capable of participating in the event. He explains that he at no acute illnesses in particular damage to the eyes, ears, spine, heart or knee joints is suffering, which can at a ride in the boat to be a hindrance that no pregnancy is, no drugs have been taken, the reaction and the impaired perception, and it is not under the influence of alcohol, or other drugs.
- The participant declares by signing this disclaimer, any claims for damages that may arise in connection with the journey to the driver, the owner of the vehicle, the organizer and its employees and agents, and all other persons who participated in the event have to forego. It must be stressed that even claims from damage when entering and exiting are excluded.
- This disclaimer shall become effective upon signing. It applies to claims for any legal reason, in particular for damages arising from contractual and non-contractual liability. The driver and the vehicle owners liable therefore expressly only for gross negligence. It is agreed that the trip will take place under race-like conditions and the rider expressly so requests. This desired driving conditions thus not covered by the offense of gross negligence.
- The participant agrees in the case of willful damage or damage to the boat, the equipment, or equipment that occur through willful or negligent conduct or failure to observe the instructions of the instructor, to bear the cost of repair in full. That same applies to any follow-up costs.
- Tacit liability renunciations are not affected by the above liability clause.
- The participant expressly undertakes fully to comply with the instructions of the staff and the driver. Failure to follow the instructions will result in immediate disqualification from further participation in the event. There is no obligation to repay the part of the organizer.
- In the event that during the drive enters a clouding of the health status is the driver this immediately in compliance with the safety regulations. In this case, the run is terminated immediately and there is no obligation to repay part of the organizer.
- The participant expressly declares to have been informed in detail of the instructors about the dangers and risks associated with a ride in the boat at making such a declaration.
- The participant transfers the organizers all rights to images and footage that will be captured during the event by the organizer. Furthermore The organizer accepts no liability for photos, movies, advertising or information material that is published by a third party.
- Should any of these statement is invalid or unenforceable shall not affect the validity of the remaining provisions remain unaffected. In place of the invalid or unenforceable provision by such valid and enforceable provision should occur, the effects of which come closest to the purpose, who have followed the event participants with the invalid or unenforceable provision. The foregoing provisions shall apply correspondingly in the event that the agreement proves to be incomplete.

Place	Date	Signature	
	Place	Place Date	Place Date Signature