

RUFIE

Regulations The Italian Tour 15-21 September 2018

1. By completing and sending the registration form, each participant confirms to have fully read and understood the form and to agree with what has been included and to be aware of the regulations of this Tour.
2. Each participant undertakes that the personal data that are entered at the time of registration is correct and complete. RUFIE events reserves the right to refuse or cancel the order in case of suspected fraud.
3. The registration is only definitive after full payment of the registration fee. An advance payment of 50% of the participation fee is paid upon registration. The remaining balance of 50% must be paid before 1 July 2018. If the entire sum is paid before 1 March 2018, an early booking discount of EUR 20 per person will be granted. For the payment use the following bank details of RUFIE: KBC, account in the name of Alain Heggerick, IBAN: BE85 7310 3817 2606, BIC: KREDBEBB
4. After all registration conditions have been met, each participant receives a written confirmation.
5. Costs are associated with a cancellation by the customer. Until 15 June 2018, 75 euros per person. Cancellation from 16 June to 15 July 2018, 300 euros per person. No registration fee will be refunded for every cancellation from 16 July 2018. It is recommended to personally take out cancellation insurance to limit this risk.
6. RUFIE events does not organize a race. Every participant is obliged to comply with the applicable traffic rules. Bets are forbidden. RUFIE events reserves the right to remove someone from the Tour and / or exclude them for future events.
7. Every driver must be at least 18 years old and have a valid driving license.
8. Each participant guarantees that the car with which the Tour takes part is technically complete and sufficiently insured. RUFIE events does not provide breakdown assistance during the Tour. It is therefore recommended to be affiliated with a breakdown service.
9. If an emergency service, breakdown service, breakdown service or any form of insurance and / or service refuses to assist during the event, the organization can never be held liable for this.
10. Costs related to drop-outs can never be recovered from the organization.
11. If an insurer refuses to pay a loss incurred by the participant during the event, the organization can never be held liable for this.
12. The organization declines any responsibility and obligation for any accident caused, before, during or after the event by or to the participants, their cars or carried objects.
13. In case of force majeure RUFIE events is entitled to refrain from organizing the Tour. There is force majeure if the organization of the event requires efforts from RUFIE events that can not be demanded of it. For example, there is force majeure in the following situations: mobilization, war, molestation, strike, restrictive and / or prohibitive government measures, natural disasters and national mourning day.
14. RUFIE events is not liable for unforeseen events such as new regulations or regulations, accidents, epidemics, war etc., examples of which the list is not restrictive, so that additional transport or accommodation costs are also for the account of the traveler.
15. The organization has the right to reject a registration, without giving any reason.
16. By participating in the Tour, each participant agrees with photos and / or film material in which he / she appears. This material can be processed in a reportage, photo album, etc. Each participant waives his right to privacy and gives RUFIE events permission to use this material.
17. Each participant agrees that a reproduction, funding and investment of an event of RUFIE events will take place. It is not permitted to publish and / or to reproduce and / or use communication, documents, assignments, manuals or any documents of the organization for any other application and / or event whatsoever. Non-compliance will answer the organization with legal action.
18. The relationship between the participant and RUFIE events is only subject to Belgian law. In case of dispute, only the courts of the judicial district of Ghent are competent. In their mutual relations, the parties explicitly accept electronic means (e-mail, SMS ...) as evidence.
19. In all cases not provided for in these regulations, the organization decides.