



ASN-No.: K-14583/24

## IAME Series Germany - X30 Junior

from: The Stewards

to: The Entrant's Representative

	ints Representative	
Dörr Mot	orsport	
	<b>DECISION</b> Decision-No	D.: 19
The Stewards received a report (which is attached) from Chief Scrutineer		
and have initiated an investigation to determine whether the named Entrant / Driver has made a breach of the regulations.		
Entrant:	Dörr Motorsport / DEU (38420)	
Driver:	#678 Diewold, Noah / DEU (licence-no. 24933)	
due to (fact): Use of material not in conformity with the Technical Regulations (Weight)		
at time:	15:40 session concerned: Qualifying HEAT 1	
After having examined the following evidence		
Video submitted	X Technical report Photos Timekeeper	s report
Witness	see document attached	
and after hearing of Entrant / Driver and self explanatory the Stewards came to the following DECISION:		
DISQUALIFICATION FROM HEAT 1		
The following participants move up as in the result of this part of the competition.		
Offence:	Breach of Article 2.2 of DKM Series Regulations (Weight)	
Applied Article:	Art. 11.11.1of DKM-Series regulations (Weight)	
Reason:	After examining and evaluating all information and evidence, the Stewards consider the above reviolation committed by the driver concerned to be proven. Thus the punishment is appropriate, be necessary.	nentioned out also
Entrants are reminded that they have the right to appeal certain decisions of the Stewards, in accordance with article 15 of the FIA Int. Sporting Code and Chapter 4 of the FIA Judicial and Disciplinary Rules, CIK-FIA General Prescriptions and art. 28 DMSB General Event Reguations, within the applicable time limits.		
time of decision:	11.05.2024 15:55:00 Announced to affected Entrant: on MOS 2024 a	t 160g h.
Time limit for an intention of appeal extended to h (in application of art. 15.4.2.b of FIA ISG)		
The decision will be sent by registered mail with return acknowledgement of receipt		
The Stewards:		
,,,,,	Nikolas SPADERNA Denny ENICK Gerhrad VERLAAN	
I herewith confirm having received a copy of the decision and being reminded of my right to appeal.		
I herewith confirm having received a copy of the decision and being remined and being remined as a light of appeal.		
	11/20	v/
Ampfing, at time:	Doll Motorsport	