

## FORM FOR UNREGISTERING AMUSEMENT DEVICES, AS MEANT IN ARTICLE 29 OF THE DUTCH LEGISLATIVE DECREE "WARENWETBESLUIT ATTRACTIE- EN SPEELTOESTELLEN 2023".

Data of the PRESENT OWNER of the Amusement Device: CRN Company Name Adress (No P.O. Box) City and Postal Code Phone Number Mobile: E-mail Adress Sort of Amusement Device Name of the Device Year of manufacturing .: Type RAS-identificationnumber Location of the identificationnr. Manufacturer of the Device Location(s) in NL where the device will be exploited during 3 months after this registration: Data of the FUTURE OWNER: Name of future owner Adress of future owner Recidence of future owner Emailadress of future owner Explanation: The mandatory unregistration is for enabling monitoring by the Netherlands Food and Consumer Product Safety Au-thority. Each Amusement Device for prolonged use in the Netherlands should be registered once after the initial set-up in the Netherlands. This obligation from the legislative decree applies to old, new and imported Amusement Devices. Additionally, the device should be certified by a registered Dutch Certification Body. Amusement Devices for temporary use in the Netherlands should be registered annually, at least 48 hours before the first set-up on Dutch territory that year, stating the above This form, completed and signed, is to be sent by E-mail, Fax or Mail to: Nederlandse Voedsel- en Warenautoriteit, Team TU Productveiligheid, Postbus 43006, 3540 AA Utrecht, Tel.: 0031 88-223 33 33, Fax.: 0031 88-223 33 34, E-mail: was@nvwa.nl The Netherlands. Data and signature of the person that has filled in this form: Initials: Date of Birth: Name: City: Date: Signature: