## Release and Waiver of Liability Assumption of Risk and Indemnity Agreement

Name	e of Track and/or Event:	Event Date(s):
for an road	y purpose any RESTRICTED AREA (defined as the advan	observe, work for, or participate in any way in the EVENT(S) or being permitted to endeed staging area, burn out area, competition area, shutdown area, staging lanes, refud/or structures separating the general public from racing activities), EACH OF Titives, heirs, and next of kin.
1.	thereafter, inspect the RESTRICTED AREAS which he	or will immediately upon entering any such RESTRICTED AREAS, and will continuously she enters and he/she further agrees and warrants that, if at any time, he/she is in ything to be unsafe or unsatisfactory in any way, he/she will immediately advise and/or refuse to participate further in the EVENT(S).
2.	organizations or any affiliated entities thereof, track op- rescue personnel, and persons in any RESTRICTEI advertisers, owners and lessees of premises used to consultants and others who give recommendations, dire premises or EVENT(S) and for each of them, their direction of the consultants and others who give recommendations, direction of the consultants and others who give recommendations, direction of the consultant of	OVENANTS NOT TO SUE the promoters, participants, racing associations, sanction erators, track owners, officials, vehicle owners, builders and designers, drivers, cred AREA, promoters, sponsors, equipment and parts manufacturers and suppliconduct the EVENT(S), premises and event inspectors, surveyors, underwriters/brokections, or instructions or engage in risk evaluation or loss control activities regarding lirectors, officers, agents, and employees, all for the purposes herein referred to RSIGNED, his/her personal representatives, assigns, heirs, and next of kin, FOR AOR DEMANDS THEREFORE ON ACCOUNT OF INJURY TO THE PERSON JNDERSIGNED ARISING OUT OF OR RELATED TO THE EVENT(S), WHETHER OTHERWISE.
3.		HOLD HARMLESS the RELEASEES and each of them FROM ANY LOSS, LIABILI' ut of or related IN ANY MANNER TO MY ATTENDANCE AT OR PARTICIPATION EGLIGENCE OF ANY RELEASEE(S) OR OTHERWISE.
4.	HEREBY ASSUMES FULL RESPONSIBILITY FOR A related to the EVENT(S) whether caused by the NEGLIC	NY RISK OF BODILY INJURY, DEATH OR PROPERTY DAMAGE arising out of GENCE OF ANY RELEASEE(S) OR OTHERWISE.
5.		EVENT(S) ARE DANGEROUS and involve the risk of serious injury and/or death and o expressly acknowledges that INJURIES RECEIVED MAY BE COMPOUNDED OR PROCEDURES OF THE RELEASEES.
6.	RELEASEES, INCLUDING NEGLIGENT RESCUE OPE	ry, Assumption of Risk and Indemnity Agreement extends to all acts of negligence by ERATIONS and is intended to be as broad and inclusive as is permitted by the laws inducted and that if any portion thereof is held invalid, it is agreed that the balance sh
I HAV TERN WITH	RELEASEES, INCLUDING NEGLIGENT RESCUE OPE the Province or State in which the EVENT(S) is/are con notwithstanding, continue in full legal force and effect. /E READ THIS RELEASE AND WAIVER OF LIABILITY, A IS, UNDERSTAND THAT I HAVE GIVEN UP SUBSTANT	ÉRATIONS and is intended to be as broad and inclusive as is permitted by the laws inducted and that if any portion thereof is held invalid, it is agreed that the balance shadsumption of RISK and indemnity agreement, fully understand that RIGHTS by SIGNING IT, and have signed it freely and voluntaries being made to me and intend my signature to be a complete a
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Address of Witness

Signature and Title of Witness