## Minor Release and Waiver of Liability and Indemnity Agreement

Printed Name of MINOR Participant:

Printed Name of Parent or Guardian: 1.\_
Printed Name of Parent or Guardian: 2.\_

(If Notarized) Subscribed and Sworn to at:\_

Signature of Event Official or Notary Public

County, State of \_\_\_

Address of Participant:\_

Acknowledgin
waiver is far
all year
Tutal

Name of Track and/or Event:  IN CONSIDERATION of allowing the below MINOR participant. to compete, officiate, observe, work for, or participate ("participate") in any in the above event and/or activities ("EVENTICS") and/or being permitted to enter for any purpose any RESTRICTED AREA (defined as an requiring special authorization, crodentials or permission to enter or any area to which admission by the general public is restricted or prohibited, including but not limited to the competition area and any hot pit or paddock area"), EACH OF THE UNDERSIGNED, for himself/herself, his/her personal representatives, heirs, and next of kin agrees that:  1. THE MINOR AND PARENT OR CURRDIAN will immediately inspect the RESTRICTED AREA upon entering it and warrants that their enter therein and/or the MINOR's Event participation constitutes an acknowledgement that they have inspected the RESTRICTED AREA and safe and reasonably suited for the purpose of its use. The undersigned agree that if at any time in the RESTRICTED AREA they believe something is unsafe, it will be brought to the attention of an official, and they will remove themselves from the RESTRICTED AREA and MINOR will withdraw from participation in the Event.  2. THE MINOR AND PARENT OR GUARDIAN HEREBYASSUME FULL RESPONSIBILITY FOR AND RISK OF BODILY INJURY, DEATH OR PROD DAMAGE due to negligence of Releasees (as identified below) or otherwise, while in or upon the RESTRICTED AREA from any purpose a while participating in any way in the Event. The undersigned recognize and understand that there are risks and dangers associated we participating in any way in the Event. The undersigned recognize and understand that there are risks and dangers associated with participating in the Event and/or entry into the RESTRICTED AREA that could cause severe bodily injury, disability and death. Fur the risks and dangers any be caused by the negligent failure to act of the Releases and others. All other sizes and dangers associated with participation in the Event and/or entry in		ia inacimity rigi come.				Int	0	
IN CONSIDERATION of allowing the below MINOR participant to compete, officiate, observe, work for, or participate ("participate") in any in the above event and/or activities ("EVENT(S)") and/or being permitted to enter for any purpose any RESTRICTED AREA (defined as an exquiring special authorization, credentials or permission to enter or any area to which admission by the general public is restricted or prohibited, including but not limited to the competition area and any hot pit or paddock area), EACH OF THE UNDERSIGNED, for himself/brenself, his/here personal representableves, heirs, and not of kin agrees that:  1. THE MINOR AND PARENT OR GUARDIAN will immediately inspect the RESTRICTED AREA upon entering it and warrants that their entry therein and/or the MINOR's Event participation constitutes an acknowledgement that they have inspected the RESTRICTED AREA and safe and reasonably suited for the purpose of its use. The undersigned agree that if at any time in the RESTRICTED AREA and safe and reasonably suited for the purpose of its use. The undersigned agree that if at any time in the RESTRICTED AREA and MINOR will withdraw from participation in the Event.  2. THE MINOR AND PARENT OR GUARDIAN HEREBYASSUME FULL RESPONSIBILITY FOR AND RISK OF BODILY INJURY, DEATH OR PROID DAMAGE due to negligence of Releasees (as identified below) or otherwise, while in or upon the RESTRICTED AREA for any purpose a while participating in any way in the Event. The undersigned recognize and understand that there are risks and dangers associated with participating in the event and admission within the RESTRICTED AREA that could cause severe bodily injury, disability and death. Further inks and dangers may be caused by the negligent failure to act of the Releasees and others. All of the risks and dangers associated with participating in the Event and/or entry into the RESTRICTED AREA, part as a supplication of the risks and dangers associated with participating in the Event and/or entry into the RESTRICTED AREA, sponsors, epicies	Rea	ad carefully before signing				ALLE	vents	5
in the above event and/or activities ("EVENT(S)") and/or being permitted to enter for any purpose any RESTRICTED AREA (defined as an requiring special authorization, crodentials or permission to enter or any area to which admission by the general public is restricted or prohibited, including but not limited to the competition area and any hot pit or paddock area), EACH OF THE UNDERSIGNED, for himself/herself, his/her personal representatives, heirs, and next of kin agrees that.  1. THE MINOR AND PARENT OR GUARDIAN will immediately inspect the RESTRICTED AREA upon entering it and warrants that their entry therein and/or the MINOR's Event participation constitutes an acknowledgement that they have inspected the RESTRICTED AREA and safe and reasonably suited for the purpose of its use. The undersigned agree that if at any time in the RESTRICTED AREA AREA and MINOR will withdraw from participation in the Event.  2. THE MINOR AND PARENT OR GUARDIAN HERBEYASSUME FULL RESPONSIBILITY FOR AND RISK OF BOLILY INJURY, DEATH OR PROID DAMAGE due to negligence of Releases (as identified below) or otherwise, while in or upon the RESTRICTED AREA for any purpose a while participating in any way in the Event. The undersigned recognize and understand that there are risks and dangers associated we participating in any way in the Event. The undersigned recognize and understand that there are risks and dangers associated with participating in any aby to caused by the negligent failure to act of the Releases and others. All of the risks and dangers associated with participating in the Event and admission within the RESTRICTED AREA are assumed notwithstanding.  3. THE MINOR AND PARENT OR GUARDIAN release, waive, discharge and covenant not to such promoters, participants, racing associations, sanctioning organizations for any affiliates thereof), track operators, track owners, officially, vehicle owners, builders and designers, drivers, pit crows, rescue workers, all persons in the RESTRICTED AREA are assumed notwithstanding.  3. THE MI	Name	e of Track and/or Event: AVOLUL	MX		_Event Date(s	OC à	2024	
therein and/or the MINOR's Event participation constitutes an acknowledgement that they have inspected the RESTRICTED AREA and safe and reasonably suited for the purpose of its use. The undersigned agree that if at any time in the RESTRICTED AREA they believ something is unsafe, it will be brought to the attention of an official, and they will remove themselves from the RESTRICTED AREA and MINOR will withdraw from participation in the Event.  2. THE MINOR AND PARENT OR GUARDIAN HEREBYASSIME FULL RESPONSIBILITY FOR AND RISK OF BODILY INJURY, DEATH OR PROI DAMAGE due to negligence of Releasees (as identified below) or otherwise, while in or upon the RESTRICTED AREA for any purpose a while participating in any way in the Event. The undersigned recognize and understand that there are risks and dangers associated we participation in the Event and admission within the RESTRICTED AREA that could cause severe bodily injury, disability and death. Fur the risks and dangers may be caused by the negligent failure to act of the Releasees and others. All of the risks and dangers associated with participating in the Event and/or entry into the RESTRICTED AREA are assumed notwithstanding.  3. THE MINOR AND PARENT OR GUARDIAN release, waive, discharge and covenant not to sue the promoters, participants, racing associations, sanctioning organizations (or any affiliates thereof), track operators, track owners, officials, vehicle owners, builders and designers, drivers, pit crews, rescue workers, all persons in the RESTRICTED AREA, aposnors, equipment and parts manufacturers an suppliers, advertisers, owners and lessess and lesses of the premises used to conduct the EVENT(S), premises and event inspectors, surveyors, underwriters/brokers, consultants and others who give recommendations, directions, or instructions or engage risk evaluation or loss control activities regarding the premises or EVENT(S) and for each of them, their directors, officers, agents, an employees, (all for the purposes herein referred to as "RELEASEES") from	in the require prohii	e above event and/or activities ("EVENT(S)") and/or being per ring special authorization, credentials or permission to enter of bited, including but not limited to the competition area and ar	rmitted to ent or any area to ny hot pit or p	er for any purp which admissi addock area),	oose any RESTR on by the gene	RICTED AREA (de ral public is restr	fined as any a ricted or	y rea
DAMAGE due to negligence of Releasees (as identified below) or otherwise, while in or upon the RESTRICTED AREA for any purpose a while participating in any way in the Event. The undersigned recognize and understand that there are risks and dangers associated we participation in the Event and admission within the RESTRICTED AREA that could cause severe bodily injury, disability and death. Fur the risks and dangers may be caused by the negligent failure to act of the Releasees and others. All of the risks and dangers associated with participating in the Event and/or entry into the RESTRICTED AREA are assumed notwithstanding.  3. THE MINOR AND PARENT OR GUARDIAN release, waive, discharge and covenant not to sue the promoters, participants, racing associations, sanctioning organizations (or any affiliates thereof), track operators, track owners, officials, vehicle owners, builders and designers, drivers, pit crews, rescue workers, all persons in the RESTRICTED AREA, sponsors, equipment and parts manufacturers and suppliers, advertisers, owners and lessees and lessors of the premises used to conduct the EVENT(S), premises and event inspectors, surveyors, underwriters/brokers, consultants and others who give recommendations, directions, or instructions or engage risk evaluation or loss control activities regarding the premises or EVENT(S) and for each of them, their directors, officers, agents, and employees, (all for the purposes herein referred to as "RELEASEES") from all liability to ourselves, the undersigneds, our personal representatives, assigns, heirs, and next of kin, for any and all claims, demands, losses or damages of the MINOR and/or parent or guardian on account of any injury, including, but not limited to the death or injury of the parent/guardian or MINOR or damage to property, all of which is caused or alleged to be caused by the negligence of the RELEASEES and each of them from any liability, darmage, or cost they may incur due, in any manner or degree, to the presence of the premises and each of th	th se	herein and/or the MINOR's Event participation constitutes an a afe and reasonably suited for the purpose of its use. The unde conething is unsafe, it will be brought to the attention of an of	acknowledgen ersigned agre	ent that they that if at any	have inspected time in the RE	the RESTRICTED STRICTED AREA	AREA and fine they believe	
associations, sanctioning organizations (or any affiliates thereof), track operators, track owners, officials, vehicle owners, builders and designers, drivers, pit crews, rescue workers, all persons in the RESTRICTED AREA, sponsors, equipment and parts manufacturers and suppliers, advertisers, owners and lessees and lessors of the premises used to conduct the EVENT(S), premises and event inspectors, surveyors, underwriters/brokers, consultants and others who give recommendations, directions, or instructions or engage risk evaluation or loss control activities regarding the premises or EVENT(S) and for each of them, their directors, officers, agents, and employees, (all for the purposes herein referred to as "RELEASEES") from all liability to ourselves, the undersigneds, our personal representatives, assigns, heirs, and next of kin, for any and all claims, demands, losses or damages of the MINOR and/or parent or guardian on account of any injury, including, but not limited to the death or injury of the parent/guardian or MINOR or damage to property, all of which is caused or alleged to be caused by the negligence of the RELEASEES or otherwise.  4. THE PARENT AND/OR GUARDIAN hereby agrees to indemnify and save and hold harmless, the RELEASEES and each of them from any liability, damage, or cost they may incur due, in any manner or degree, to the presence of the parent/guardian or the MINOR in the RESTRICTED AREA, or related in any way to their participation in or presence at the EVENT and whether caused by negligence of the RELEASEES or otherwise. The parent and/or guardian further recognize and agree they are executing this Waiver and Releases of Lia and Indemnity Agreement on behalf of themselves and on behalf of the MINOR.  5. This Release and Waiver of Liability, Assumption of Risk and Indemnity Agreement extends to all acts of negligence by the RELEASEES including Figure 1. Solve the province State in which the EVENT(S) is/are conducted and that if any portion thereof is held invalid, it is agreed that the b	D. W. pi	AMAGE due to negligence of Releasees (as identified below) on this participating in any way in the Event. The undersigned naticipation in the Event and admission within the RESTRICTED be risks and dangers may be caused by the negligent failure to	or otherwise, or ecognize and D AREA that of o act of the Re	while in or upo understand the ould cause sev eleasees and o	n the RESTRIC at there are risi vere bodily inju- thers. All of th	TED AREA for an ks and dangers a ry, disability and	y purpose and/ ssociated with death. Furthe	or r,
liability, damage, or cost they may incur due, in any manner or degree, to the presence of the parent/guardian or the MINOR in the RESTRICTED AREA, or related in any way to their participation in or presence at the EVENT and whether caused by negligence of the RELEASEES or otherwise. The parent and/or guardian further recognize and agree they are executing this Waiver and Releases of Lia and Indemnity Agreement on behalf of themselves and on behalf of the MINOR.  5. This Release and Waiver of Liability, Assumption of Risk and Indemnity Agreement extends to all acts of negligence by the RELEASEES INCLUDING NEGLIGENT RESCUE OPERATIONS and is intended to be as broad and inclusive as is permitted by the laws of the Province State in which the EVENT(S) is/are conducted and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.  THE PARENT OR GUARDIAN HAS READ AND VOLUNTARILY SIGNS THE WAIVER AND RELEASE OF LIABILITY AND INDEMNITY AGREEMENT AND DOES SO VOLUNTARILY AND WITH THE UNDERSTANDING THAT SUBSTANTIAL RIGHTS ARE BEING GIVEN UP. I/WE FURTHER ACKNOWLEDGE THAT FAILURE TO WITNESS OR NOTARIZE THIS AGREEMENT SHALL NOT AFFECT ITS VALIDITY.      Father	de st in ri: er re	ssociations, sanctioning organizations (or any affiliates thereo esigners, drivers, pit crews, rescue workers, all persons in the uppliers, advertisers, owners and lessees and lessors of the spectors, surveyors, underwriters/brokers, consultants and consists and consultants and construction or loss control activities regarding the premises mployees, (all for the purposes herein referred to as "RELEAS epresentatives, assigns, heirs, and next of kin, for any and all uardian on account of any injury, including, but not limited to	f), track open- e RESTRICTED he premises others who giv or EVENT(S) EES") from al claims, dema the death or	stors, track ow AREA, sponso used to cond re recommend and for each of liability to ounds, losses or injury of the p	mers, officials, ors, equipment uct the EVENI ations, direction of them, their di rselves, the una damages of the arent/guardian	vehicle owners, I and parts manuf r(S), premises ns, or instruction irectors, officers, dersigneds, our p e MINOR and/or or MINOR or dar	builders and acturers and and event s or engage in agents, and personal parent or	
INCLUDING NEGLIGENT RESCUE OPERATIONS and is intended to be as broad and inclusive as is permitted by the laws of the Province State in which the EVENT(S) is/are conducted and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.  THE PARENT OR GUARDIAN HAS READ AND VOLUNTARILY SIGNS THE WAIVER AND RELEASE OF LIABILITY AND INDEMNITY AGREEMENT AND DOES SO VOLUNTARILY AND WITH THE UNDERSTANDING THAT SUBSTANTIAL RIGHTS ARE BEING GIVEN UP. I/WE FURTHER ACKNOWLEDGE THAT FAILURE TO WITNESS OR NOTARIZE THIS AGREEMENT SHALL NOT AFFECT ITS VALIDITY.    Father	RI RI	ability, damage, or cost they may incur due, in any manner or ESTRICTED AREA, or related in any way to their participation ELEASEES or otherwise. The parent and/or guardian further or	r degree, to the In or presence recognize and	e presence of at the EVENT agree they an	the parent/gua and whether o	ordian or the MIN caused by negligo	IOR in the ence of the	
INDEMNITY AGREEMENT AND DOES SO VOLUNTARILY AND WITH THE UNDERSTANDING THAT SUBSTANTIAL RIGHTS ARE BEING GIVEN UP. I/WE FURTHER ACKNOWLEDGE THAT FAILURE TO WITNESS OR NOTARIZE THIS AGREEMENT SHALL NOT AFFECT ITS VALIDITY.    Father	II.	NCLUDING NEGLIGENT RESCUE OPERATIONS and is intended tate in which the EVENT(S) is/are conducted and that if any p	to be as broa	d and inclusive	as is permitte	d by the laws of	the Province or	
(Check One) Date (mm/dd/yyyy)	IND! BEIN	EMNITY AGREEMENT AND DOES SO VOLUNTARILY AND NG GIVEN UP. I/WE FURTHER ACKNOWLEDGE THAT FA!	WITH THE U	NDERSTAND	ING THAT SUE	BSTANTIAL RIC	HTS ARE	
	1	_			Guardian	Date (mr	n/dd/yyyy)	
(Initial)         Father	2		Father		Guardian	Date (mi	m/dd/yyyy)	

Printed Name of Event Official or Notary Public

\_\_\_My Commission Expires:\_\_

SEAL