CAR OWNERS WITH MINOR DRIVER INFORMATION

BUBBA RACEWAY PARK 2022

CAR #	DIVI	SION:				_
YEAR M	AKE AND MOD	EL OF CAR				
		OWNER INF	ORMATION:			
NAME			D.O.B		AGE	
ADDRES	S					_
CITY		STATE		_ZIP		
PHONE: 1	HOME ()	WOR	K ()	CELL ()	
DRIVER	S LICENSE	#			STATE	
SOCIAL S	SECURITY #		FED.	ID#		
EMAIL _						
		DRIVER INF	ORMATION:			
NAME			D.O.B.		AGE	
ADDRES	S					
CITY		STATE		ZIP		_
PHONE:	HOME		WORK	(CELL	
DRIVER:	S LICENSE#			STAT	E	_
SOCIAL	SECURITY #		FED I.I	D.#		
EMAIL _						
It is the responsibility of the coparticipate. Any item not covconsidered is not in your rules forth herein are designed to by participating in these event these rules. No express or impintended as a guide for the counderstand and agree that Dirts4Racing LLC, Owners, O	ered in the division competitor is requir provide for orderly s all participants are or lied warranty of safe conduct of the sport are am racing and or	rules must be stock ed to contact manage conduct of racing deemed to have obtain y shall result from p and are in no way a g participating at m	or approved by B ement for a judgment for a judgment great. These rule ined, read, and undirection of or conguarantee against in y own risk. I ag	ubba Raceway ent as to accepta iles shall gover erstood a copy of impliance with the ijury or death to	Park Management bility. The rules are the conditions of the current rule hase rules and/or of a participant, sp	nt. If any item being and/or regulations set is of all events, and is, and complied with regulations. They are sectator or official. I
Signature of Owner	Date	Signature	e of Driver		Date	

PARENTAL CONSENT

FOR MINOR DRIVERS TO ACCOMPANY 2022 DRIVER INFORMATION SHEET

Release and Waiver of Liability, Assumption of Risk, and Indemnity Agreement (This form is for Minor Driver participants only)

Bubba Raceway Park
Description of Location of Event

<u>January 1, 2022 – December 31, 2022</u> <u>Date(s) of Event</u>

WE, THE UNDERSIGNED PARENTS/GUARDIANS, in consideration of our minor child being permitted in RACING PROGRAMS to enter, for any purpose, the RESTRICTED AREAS (herein defined as including but not limited to, the racing surface, pit areas, infield, burn-out area, approach area, shut-down area, all walkways, concessions, and other appurtenant areas where any activity related to the event shall take place or where special authorization, permission, or credentials are required, or where admittance to the general public Is restricted or prohibited), or to compete, officiate, observe, work for, or for any purpose participate In the event In any way. I acknowledge the following:

- 1. WE are aware of the nature of the Event(s) and are also aware of the Minor's experience and capabilities, and believe the minor to be qualified to participate in the Event(s). WE will inspect the premises, facilities, and equipment to be used, or with which the minor may come in contact, AND IF WE OR THE MINOR BELIEVE ANYTHING IS UNSAFE, WE WILL INSTRUCT THE MINOR TO IMMEDIATELY LEAVE THE RESTRICED AREA AND REFUSE TO PARTICIPATE FURTHER IN THE EVENT(S).
- 2. WE FULLY UNDERSTAND and will Instruct the minor that: (a) the activities of the event(s) are VERY DANGEROUS, and participation In the event(s) and/or entry to restricted areas Involve risks and dangers of SERIOUS BODILY INJURY, INCLUDING PERMANENT DISABILITY, PARALYSIS, or DEATH ("Risks"); (b) these risks and dangers may be caused by the minor's own actions or inactions, the actions or inactions of others participating the event(s), the rules of the event(s), the condition and layout of the premises and equipment, or THE NEGLIGENCE OF THE "RELEASEES" NAMED BELOW; (c) there may be OTHER RISKS NOT KNOWN TO US or that are not readily foreseeable at this time: (d) THE SOCIAL AND ECONOMIC LOSSES and/or damages that could result from the risks COULD BE SEVERE AND COULD PREMANENTLY CHANGE THE MINOR'S FUTURE.
- 3. WE consent to the minor's participation in the event(s) and/or entry into restricted areas and HEREBY ACCEPT AND ASSUME ALL SUCH RISKS KNOWN AND UNKNOWN, AND ASSUME ALL RESPOINSIBILTY FOR THE LOSSES, COSTS, AND/OR DAMAGES FOLLOWING SUCH INJURY, DISABILITY, PARALYSIS, OR DEATH, EVEN IF CAUSED, IN WHOLE OR IN PARTY, BY THE NEGLIGENCE OF THE "RELEASEES" NAMED BELOW.
- 4. WE HEREBY RELEASE, DISHCHARGE, AND COVENANT NOT TO SUE the promoters, participants, racing associations, sanctioning organizations or any subdivision thereof, track operators, track owners, officials, car owners, drivers, pit crews, rescue personnel, any persons In any restricted areas, sponsors, advertisers, owners and lessees of premises on which the event Is conducted, premises inspectors or event inspectors, surveyors, underwriters, consultants, and other persons or entities who give recommendations, directions, instructions, or engage In risk evaluation or loss control activities regarding the premises or event(s), and each of them, their officers, directors, agents, and employees, all for the purposes herein referred to as "Releasees," from all liability to me, the minor, my and the minor's personal representatives, assigns, heirs, and next of kin FOR ANY AND ALL CLAIMS, DEMANDS, LOSSES OR DAMAGES ASSOCIATED THEREWITH, including, but not limited to, death or damage to property, caused or alleged to be caused in whole or in part by the negligence of the Releasees or otherwise.
- 5. If, despite this release, WE, the minor, or anyone on the minor's behalf, makes a claim against any of the Releasees named above, WE AGREE TO IDEMNIFY AND SAVE AND HOLD HARMLESS any of Releasees from any litigation expenses, attorney fees, loss, liability, damage, or

- cost they may incur due to the claim made against any of the Releasees named above, whether the claim Is based on the negligence of the Releasees or otherwise.
- 6. WE sign this agreement on our own behalf and behalf of the minor participant. WE agree that both parents and all legal guardians are required to execute this document In the presence of a Notary.

WE HAVE READ THIS PARENTAL CONSENT FOR RELEASE AND WAIVER THE LIABILITY, ASSUMPTION OF RISK, AND INDENITY AGREEMENT. WE FULLY UNDERSTAND THAT BY SIGNING IT, WE ARE GIVING UP SUBSTANTIAL RIGHTS TO WHICH WE AND/OR THE MINOR MIGHT OTHERWISE BE ENTITLED TO RECOVER DAMAGES FOR LOSSES SUSTAINED AS A RESULT OF THE RELEASEES' NEGLIGENCE. WE HAVE SIGNED IT FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT, ASSURANCE, OR GUARANTEE, ORAL OR WRITTE, BEING MADE TO US, AND INTEND OUR SIGNATURE TO BE A COMPLETE AND UNCONDITIONAL RELEASE OF ALL LIABILITY TO THE GREATEST EXTENT ALLOID BY LAW.

Signature of parent or legal guardian	Printed name of parent or legal guardian	Date	
State of	County of		
BEFORE ME, the foregoing Instrument was ackr by, as, who is personally known to me, or who	nowledged on this day of	,	
, who is personally known to me, or who	produced the following Identification:		
	Title: Notary Public, State of Print Name: Commission Number: My Commission Expires:	-	
Signature of parent or legal guardian	Printed name of parent or legal guardian	Date	
state of	County of		
by	Title: Notary Public, State of	at Large	
	Print Name: Commission Number: My Commission Expires:		
Signature of minor participant	Printed name of minor participant	Birth Date of MINOR	
state of	County of		
BEFORE ME, the foregoing Instrument was ackr	nowledged on this day of	,	
by, as, as	of		
who is personally known to me, or who produced	the following Identification:	·	
	Title: Notary Public, State of Print Name:	at Large	
	Commission Number:		