



**Please complete this form and return it to your instructor at the commencement of your Course where he/she will witness it for you.**

### REGISTRATION FORM

Name: \_\_\_\_\_ Address: \_\_\_\_\_  
\_\_\_\_\_  
Post Code: \_\_\_\_\_  
Email: \_\_\_\_\_ Telephone: \_\_\_\_\_  
Driver's Licence #: \_\_\_\_\_ Class: \_\_\_\_\_ Expiry Date: \_\_\_\_\_  
Date of Birth: \_\_\_\_\_ Current Vehicle: \_\_\_\_\_

### Defined Terms

In this agreement:

1. **Course** shall mean any activity undertaken by you with or through Driving Events relating to the hire or use of a Vehicle or any motor vehicle or facilities designed for the driving of motor vehicles at high speed or in a competitive manner, or instruction in the use of a Vehicle or any motor vehicle or facilities designed for the driving of motor vehicles at high speed or in a competitive manner.
2. **Driving Events** shall mean Paul Stokell Enterprises Pty Ltd trading as Driving Events, and shall unless the context otherwise requires include any employee, servant, agent, instructor, sponsor or contractor of Paul Stokell Enterprises Pty Ltd involved
3. **Vehicle** shall mean any motor vehicle used by you in relation to a Course, or by Driving Events in the course of providing a Course to you.
4. The singular shall include the plural and vice versa.

### Terms and Conditions for you to undertake a Course

By signing this release and indemnity I hereby –

1. Apply to participate in a Course to be conducted or facilitated by Driving Events; Acknowledge that the Course and the activity of driving can be dangerous; Incidents in the Course may cause death, permanent injury or disability. I agree that my participation in this activity is solely done on my own free will and that any insurance/s required for the Course will be my sole responsibility;
2. Agree not to hold Driving Events responsible for any accidents and damage that may result in serious injury or death to myself or fellow group drivers or friends or family during a Course;
3. Agree that all Vehicles hired and/or driven on a race track are done entirely at my own risk;
4. Accept all risks of injury, loss, damage or liability arising out of or in any way relating to the Course or which might occur at any location at which the Course is conducted;
5. Release Driving Events and all persons involved in the provision of the Course from any and all liability for loss, damage or injury caused or contributed to by Driving Events or in any way arising out of the Course;
6. Acknowledge that during the Course, and whilst at any location at which the Course is conducted, I shall always follow the directions of the Driving Events personnel;
7. Agree to indemnify, and keep indemnified, Driving Events against all loss, damage, injury or liability (including liability for costs) caused by or contributed to by me or in any way arising out of my acts or omissions during or in relation to the Course;
8. Agree that I am in good physical and mental health. Driving Events reserve the right to deny participation in the Course if it deems appropriate for whatever reason. Driving Events reserve the right to prevent you participating in the Course if it considers you unfit to drive for reasons of health, or under the influence of alcohol and/or drugs; and
9. Agree that Driving Events reserves the right to prevent me from taking further part in any Course if I am deemed to be a hazard to myself and/or others. In this circumstance, there will be no refund.
10. Represent and warrant to Driving Events that I am in possession of a valid driver's licence, and agree to produce it to Driving Events for inspection;
11. Agree to pay to Driving Event any fees set by it for involvement in a Course, prior to undertaking the Course, and to pay any other amounts owing to Driving Events pursuant to this agreement upon demand;
12. Agree that if I elect to withdraw from a Course, I will be liable to Driving Events for the following amounts:
  - 20% of the fees set by Driving Events for the Course, if I withdraw at least 30 days prior to commencement of the Course;
  - 50% of those fees if I withdraw less than 30 days but more than 7 days prior to commencement of the Course
  - 100% of those fees if I withdraw 7 days or less prior to commencement of the Course
13. Agree that no attempt to withdraw from a Course will be effective unless it is in writing and received by Driving Events. Time periods as mentioned above refer to the receipt of the withdrawal notice by Driving Events. Driving Events shall be entitled to retain the amount owing by me pursuant to clause 12 above from any fees already paid;
14. Agree that Driving Events may delay or cancel the Course for any reason. In this case, unless the delay or cancellation is caused by you, any fees paid will be reimbursed. I agree that in such cases I will have no claim against Driving Events beyond a claim for reimbursement of fees paid by me.
15. I am fully responsible for the roadworthiness, registration and insurance of any motor vehicle I bring to a Course, and I warrant that the motor vehicle is, to the best of my knowledge, in a road worthy condition, registered and insured in accordance with all government regulations. I agree that Driving Events bears no responsibility for any claim, loss or damage which occurs or is contributed to as a result of non-compliance with these regulations or as a result of anything I acknowledge, agree or represent in this clause.
16. I agree that Driving Events may make changes to a Course at any time, and that Driving Events will not be liable for any costs incurred in these circumstances. Driving Events will endeavour to provide suitable alternative arrangements where practicable.



### Vehicle Hire / Race Experience Conditions

In addition to the above, if I am hiring or using a Vehicle supplied by Driving Events, I agree to the following conditions -

1. The Vehicle is hired and driven entirely at my risk.
2. I will:
  - (a) be responsible for the cost of, and any damage, loss or failure sustained, to the Vehicle including all mechanical wear and tear over and above the normal, reasonable level of wear and tear during the Course (including any damage which becomes evident immediately after the Course); and
  - (b) pay for any materials or components required to repair any such damage;
  - (c) pay Driving Events immediately for such costs on presentation of an invoice.
3. In the event of an accident or incident incurring damage to the Vehicle whilst it is being driven by me, I will be responsible for all repair costs.
4. Any excessive mechanical drive train damage including (but not limited to), engine (including engine over-revs), gearbox, clutch and differential damage (whether wilful or accidental) is not included in the fee (if any) charged by Driving Events for the use of the Vehicle. If Driving Events determines that any repair costs result from the use of the Vehicle by me, I agree that I am fully responsible for those costs. I acknowledge that these costs can be quite considerable and this risk has been accepted prior to hire.
5. The Vehicle will not be driven by me at any time without supervision, authorisation or instruction from Driving Events.
6. If these conditions are not adhered to at any time then Driving Events reserves the right to remove the Vehicle from the Course and no refund will be offered.

☐ In signing this indemnity I acknowledge that I have read and understand the above conditions.

☐ In signing this indemnity I acknowledge that photographs/film from the day may be used for promotional and marketing purposes (i.e. print media/advertising/website) & I give my permission for their use.

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**Signature of Participant**    \_\_\_/\_\_\_/\_\_\_

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**Signature of Driving Events Witness**    \_\_\_/\_\_\_/\_\_\_

.....  
**Signature of Parent / Guardian**    \_\_\_/\_\_\_/\_\_\_