

2022 Competition License

License Cost: \$150



SCCA Membership IS Required

Cost is: \$50 under 25 / \$85 over 25

Series: _	F1600	F2000	Atla	antic	RCFFS _	NAF1000
Name:				Birthdate:		
Address: _	Address:			SCCA Mer	SCCA Member #:	
City:			State:		Zip:	
E-mail Addre	ss:			Cell Phone:	:	
Emergency C	Contact:			Cell Phone:	:	
Team Name:				Cell Phone:		
	Current S	SCCA Medical is R	REQUIRED	for License Is	suance.	
Adult (18 & ov Can be print Minor (under 1 Can be print Acknowledgen By signing, the asponsors, promentates shown, with competitors, the broadcast, progracknowledges at a manner that significant to the control of th	nent / Disclaimers: Applicant agrees to per oters/organizers of the thout limitation in space ir drivers, teams or can ram, publication, video and agrees that Parella that the information about the sembership in the SCCA hall not be prejudicial to	r in black & white) are nor Annual Use Motors and a mor Annual Use Motors are in black & white) are rely completed waited and the early complete and the early complet	orts W&R da nd witnessed osports W&F nd witnessed ivers may b its Holdings ar arges, duties of soundtracks, t(s) on any me ction, software may freely as any falsificati nyself accordir Club or fellow	ted April 2021) d by a notary put d dated April 20 d by a notary put e scanned an d its assigns (income fees, to use, lice photographs, tracedium whatsoeve e, etc. whether passign or License in on may result in the g to the highest of members. I will	ublic. 221) ublic. d emailed. cluding, but not limit cense, reproduce, hidemarks, films/videer for any document ast, present, or future is rights to a third put the loss of a discount standards of behave abide by the Code	red to, subsidiaries, series nave reproduced, show, eo pictures concerning s, reports, coverage, re. The Applicant further
	w, I am agreeing to becoments referenced		SCCA on the	terms stated, an	d subject to the ter	ns and conditions
Applicant Signa	ture:		D	Date:		
By providing th	orization Information: ne information below a river Registration fee				torsports to charg	e your credit card for
	VISA			,	Discover	Amex
Name on Cred						
					Exp Date:	Zip:

Email completed forms and photos to: FRF4Registration@parellamotorsports.com

ANNUAL RELEASE & WAIVER OF LIABILITY, ASSUMPTION OF RISK, AND INDEMNITY AGREEMENT

A NEWLY EXECUTED WAIVER IS REQUIRED EVERY 12 MONTHS

IN CONSIDERATION of my being permitted in RACING PROGRAMS to enter, for any purposes, the RESTRICTED AREA (herein defined as, including but not limited to the racing surface, pit areas, infield, burn-out area, approach area, shut down area, and 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 agree:

- I AM AWARE OF THE NATURE of the EVENT(S) and my experience and capabilities and believe myself to be qualified
 to participate in the Event(s). I will inspect the premises, facilities, and equipment to be used, or with which I may come
 in contact, AND IF I BELIEVE ANYTHING IS UNSAFE, I WILL IMMEDIATELY LEAVE THE RESTRICTED AREA AND
 REFUSE TO PARTICIPATE FURTHER IN THE EVENT(S).
- 2. I FULLY UNDERSTAND and EXPRESSLY acknowledge that the ACTIVITIES OF THE EVENT ARE VERY DANGEROUS and involve the risk of serious injury and/or death and/or property damage. THE UNDERSIGNED also expressly acknowledge that INJURIES RECEIVED MAY BE COMPOUNDED OR INCREASED BY NEGLIGENT RESCUE OPERATIONS OR PROCEDURES OF THE RELEASEES. THE UNDERSIGNED FURTHER UNDERSTANDS that: (a) the above referenced ACTIVITIES INVOLVE RISKS AND DANGERS OF SERIOUS BODILY INJURY, INCLUDING VIRAL INFECTIONS, BACTERIAL INFECTIONS AND OTHER COMMUNICABLE DISEASES AND ILLNESSES, PERMANENT DISABILITY, PARALYSIS, AND DEATH ("RISKS"); (b) these Risks and dangers may be caused by my own actions or inactions, the actions or inactions of others participating in the Activity, the condition in which the Activity takes place, or THE NEGLIGENCE OF THE "RELEASEES" NAMED BELOW; (c) there may be OTHER RISKS AND SOCIAL AND ECONOMIC LOSSES either not known to me or not readily foreseeable at this time.
- 3. I HEREBY ACCEPT AND ASSUME ALL SUCH RISKS KNOWN AND UNKNOWN AND ASSUME ALL RESPONSIBILITY FOR THE LOSSES, COSTS, AND/OR DAMAGES INCURRED FROM SUCH INJURY, DISABILITY, PARALYSIS, OR DEATH, EVEN IF CAUSED IN WHOLE OR IN PART BY THE NEGLIGENCE OF THE "RELEASEES" NAMED BELOW.
- 4. I HEREBY RELEASE, DISCHARGE, 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 Area, 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, my personal representatives, assigns, heirs, and next of kin FOR ANY AND ALL CLAIMS, DEMANDS, LOSSES OR DAMAGES INCURRED FROM ANY INJURY, 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, I, or anyone on my behalf, makes a claim against any of the RELEASEES named above, I AGREE TO INDEMNIFY AND SAVE AND HOLD HARMLESS the RELEASEES and each of them from any litigation expense, 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.

GOVERNING LAW: This Agreement, and its validity, interpretation and construction (whether in contract, tort *or statute*), or the negotiation, execution or performance of this Agreement (including any claim or cause of action based upon, arising out of, or related to, any representation or warranty made in connection with this Agreement, or as an inducement to enter into this Agreement), shall be governed by, *and enforced in accordance with*, the internal laws of the State of California.

I HAVE READ THIS RELEASE AND WAIVER OF LIABILITY, ASSUMPTION OF RISK, AND INDEMNITY AGREEMENT, AND FULLY UNDERSTAND THAT BY SIGNING IT I GIVE UP SUBSTANTIAL RIGHTS I WOULD OTHERWISE HAVE TO RECOVER DAMAGES FOR LOSSES OCCASIONED BY THE RELEASEES' NEGLIGENCE, AND SIGN IT VOLUNTARILY AND WITHOUT ANY INDUCEMENT OF ANY NATURE AND INTEND FOR IT TO BE ENFORCED TO THE GREATEST EXTENT ALLOWED BY LAW.

I HAVE READ THIS RELEASE			
Participant's signature	Printed Name of Participant	Date	
Signature of Witness	Printed Name of Witness	 Date	

MINOR "ANNUAL" WAIVER WITH PARENTAL CONSENT

RELEASE & WAIVER OF LIABILITY, ASSUMPTION OF RISK, AND INDEMNITY AGREEMENT (this form is for Minor participants only

* ALL MINORS MUST SIGN A NEW WAIVER EVERY 12 MONTHS *

IN CONSIDERATION of my Minor child being permitted in RACING PROGRAMS to enter, for any purposes, 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, any area where there are tow vehicles or race vehicles, either running or non-running, and 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. I am aware of the nature of the Event(s) and am also aware of the Minor's experience and capabilities and believe the Minor to be qualified to participate in the Event(s). I will inspect the premises, facilities, and equipment to be used, or with which the Minor may come in contact, AND IF I OR THE MINOR BELIEVE ANYTHING IS UNSAFE, I WILL INSTRUCT THE MINOR TO IMMEDIATELY LEAVE THE RESTRICTED AREA AND REFUSE TO PARTICIPATE FURTHER IN THE EVENT(S).
- 2. I FULLY UNDERSTAND and will instruct the Minor that the ACTIVITIES OF THE EVENT ARE VERY DANGEROUS and involve the risk of serious injury and/or death and/or property damage. THE UNDERSIGNED also expressly acknowledges that INJURIES RECEIVED MAY BE COMPOUNDED OR INCREASED BY NEGLIGENT RESCUE OPERATIONS OR PROCEDURES OF THE RELEASEES. THE UNDERSIGNED FURTHER UNDERSTANDS that: (a) the above referenced ACTIVITIES INVOLVE RISKS AND DANGERS OF SERIOUS BODILY INJURY, INCLUDING VIRAL INFECTIONS, BACTERIAL INFECTIONS AND OTHER COMMUNICABLE DISEASES AND ILLNESSES, PERMANENT DISABILITY, PARALYSIS, AND 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 in the Activity, the condition in which the Activity takes place, or THE NEGLIGENCE OF THE "RELEASEES" NAMED BELOW; (c) there may be OTHER RISKS AND SOCIAL AND ECONOMIC LOSSES either not known to me or not readily foreseeable at this time; and I FULLY ACCEPT AND ASSUME ALL SUCH RISKS AND ALL RESPONSIBILITY FOR LOSSES, COSTS, AND DAMAGES the Minor incurs as a result of Minor participating in the Activity. I FURTHER UNDERSTAND THAT THESE RISKS COULD BE SEVERE AND COULD PERMANENTLY CHANGE THE MINOR'S FUTURE.
- 3. I 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 RESPONSIBILITY FOR THE LOSSES, COSTS, AND/OR DAMAGES FOLLOWING SUCH INJURY, DISABILITY, PARALYSIS, OR DEATH, EVEN IF CAUSED, IN WHOLE OR IN PART, BY THE NEGLIGENCE OF THE "RELEASES" NAMED BELOW.
- 4. I HEREBY RELEASE, DISCHARGE, 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, 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 ON ACCOUNT OF ANY INJURY, 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, I, the Minor, or anyone on the Minor's behalf, makes a claim against any of the Releasees named above, I AGREE TO INDEMNIFY AND SAVE AND HOLD HARMLESS any of the 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. I sign this agreement on my own behalf and on behalf of the Minor participant.

GOVERNING LAW: This Agreement, and its validity, interpretation and construction (whether in contract, tort *or statute*), or the negotiation, execution or performance of this Agreement (including any claim or cause of action based upon, arising out of, or related to, any representation or warranty made in connection with this Agreement, or as an inducement to enter into this Agreement), shall be governed by, *and enforced in accordance with*, the internal laws of the State of California.

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

I HAVE READ THIS RELEASE		
Signature of Parent or Legal Guardian	Printed Name of Parent or Legal Guardian	Date
I HAVE READ THIS RELEASE		
Signature of Minor Participant	Printed Name of Minor Participant	Birth Date of Minor
Signature of Witness	Printed Name of Witness	Date