PACIFIC RACING ORGANIZATION ADULT AND MINOR RELEASE AND WAIVER OF LIABILITY AND INDEMNITY AGREEMENT [READ CAREFULLY BEFORE SIGNING]

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Nam	e of Event <u>No</u> i	rthwest MX Series	Location	Date(s)
IN CONSIDERATION of being permitted to enter for any purpose any RESTRICTED AREA (herein defined as including but not limited to the racing surface, pit areas, infield, burnout area, approach area, shut down area, and all walk ways, concessions and other areas appurtenant to any area where any activity related to the event shall take place), or being permitted to complete, officiate, observe, work for, or for any purpose participate in any way in the event. EACH OF THE UNDERSIGNED, for himself, his personal representatives, heirs, and next of kin, acknowledges, agrees and represents that he has, or will immediately upon entering of such restricted areas, and will continuously thereafter, inspect such restricted area or areas and his participation, if any in the event constitutes and acknowledges that he has inspected such restricted area and that he finds and accepts the same as being safe and reasonably suited for the purposes of his use, and he further agrees and warrants that if at any time, he is in or about restricted areas and he feels anything to be unsafe, we will immediately advise the officials of such and will leave the restricted areas.				
sancti owner premis herein and no to the of the	oning organizations, drivers, racers ses used to cond a referred to as "Fext of kin for any a death of the part "RELEASES", or co	ons or any subdivision thereof, to s, pit crews, any persons in any uct the event and each of then Releases". From all liability to the and all claims, demands, losses sicipant or damage to property	rack/hill operator, track/hill or restricted area, promoters, sp n, their officers, agents, family ne undersigned, my/our perso s or damages on account of an , caused by alleged to be caused d is in or upon the restricted a	noter, participants, racing association, wher, officials, car owners, motorcycle consors, advertisers, owners, lessees of and employees, all for the purpose hal representatives, assigns, executors, y injury, including but not limited and in whole or in part by the negligence rea, and/or competing, officiating, and
1]	sport activity or		t the facilities and equipment t	t prior to participating in the above motor- to be used, and if he or she believes it on and refuse to participate.
2)	(A) There are in bodily (B) The social could be (C) The action negligence	injury, partial and or total disab al and economic losses and/or severe.	oility, paralysis and death. r damages, which could result participant may cause these in the could to, the "Releases" named	
3)				damages following such injury, disability, paralysis ligence of the "Releases" named below.
4]		and their insuring company for	,	parent(s) and/or legal guardian(s) will reimburse aid to the participant, or on his behalf, and hold
5)	WE HEREBY AGREE TO INDEMNIFY AND SAVE AND HOLD HARMLESS the releases and each of them from any loss, lied damage or cost they may incur due to the presence of the undersigned in or upon the restricted area or in any way confficiating, observing, or working for, or for any purpose participation in the event and whether caused by the negligence releases or otherwise.		r upon the restricted area or in any way competing,	
6)	negligence of re		upon the restricted area and,	JURY, DEATH, OR PROPERTY DAMAGE due to the ⁄or while competing, officiating, observing, or working
EACH OF THE UNDERSIGNED expressly acknowledges and agrees that the activities of the event are very dangerous and involve the risk of serious injury and/or death and/or property damage. EACH OF THE UNDERSIGNED further expressly agrees that the foregoing release, waiver, and indemnity agreement in intended to be as broad and inclusive as is permitted by the law of the Province or State in which the event is conducted and that if any portion thereof is held in valid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.				
WE HAVE READ THE ABOVE WAIVER AND RELEASE, UNDERSTAND THAT I/WE GIVE UP SUBSTANTIAL RIGHTS BY SIGNING IT AND SIGN IT VOLUNTARILY INDUCEMENTS.				
	DIDED CICNAT			DIDED DDINIT

PARENT(S)/GUARDIAN PRINT

PARENT(S)/GUARDIAN SIGNATURE