



# SUPERCARS OPERATIONS MANUAL 2018

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## F1. SUPERCAR LOG BOOK APPLICATION

All fields are required to be completed in order for the CAMS Log Book application to be processed. This form must be completed for both New Cars and Log Book Updates.

### VEHICLE COMPETITION DETAILS

Date  /  /

Intended highest level of Competition  Category  Group Code

### VEHICLE DETAILS

Make  Model  Year of Manufacture

Chassis Number  VASC Serial Number

Colour  Body Type

### ENGINE DETAILS

Engine Make  Engine Number  No. of Cylinders  Configuration

Valve Location/Actuation  OHV  DOHC Bore  mm Stroke  mm Swept Volume  cc

### OWNER DETAILS

Name  CAMS Licence No.

Postal Address

Phone  Mobile  Email

### SAFETY CAGE STRUCTURE

Please ensure that the attached Installation Certificate, confirming that the below CAMS Certificate Numbered safety cage is installed in the vehicle, has been signed and returned with application.

**CAMS Certificate Number 61-00528**

### VEHICLE PHOTOGRAPH REQUIREMENTS

A front and a rear ¾ view is required for the log book of size 10cm x 7cm. The vehicle photographs must be in colour, of professional quality and of the appropriate size. Polaroid's are not acceptable. The photographs must be in focus and preferably devoid of additional objects (such as workshop equipment) in the background.

Photographs can be emailed to CAMS via: [technical@cams.com.au](mailto:technical@cams.com.au)

### APPLICATION DISCLAIMER

'No responsibility is accepted by CAMS or its officers for the accuracy and/or veracity of the specifications contained herein. The endorsement of the application by a scrutineer does not – in itself – denote compliance of the subject vehicle with the relevant regulations; such at all times being the sole responsibility of the applicant; and does not signify that the vehicle in any way complies with the requirements civil registration or other permitted use on public roads'. I acknowledge that I have read and understand the disclaimer and that the vehicle log book remains at all times the property of CAMS and must be surrendered and/or returned upon request.

Signed \_\_\_\_\_

Name \_\_\_\_\_

Please email this application to: [technical@cams.com.au](mailto:technical@cams.com.au) or post the completed application to: CAMS Technical, Po Box 147, CAULFIELD EAST VIC 3145

CAMS <input type="text"/>	Date Issued <input type="text"/> / <input type="text"/> / <input type="text"/>
CAMS Staff Signature <input type="text"/>	Log Book Number <input type="text"/>

**SAVE** **PRINT** **SUBMIT**

## F2. SUPERCARS CAMS LOG BOOK NOMINATION FORM

1. REC or DSE Name

2. CAMS Competitor Name

3.  VCS or  DS2

4. Competition Number

5A.  I hereby nominate the following Cars as defined by their CAMS Log Book number which are all of the Cars in the possession and/or control of the Team.

### CAMS LOG BOOK NUMBERS:

(i)  (ii)

(iii)  (iv)

(v)  (vi)

OR

5B.  I hereby nominate the following Cars as defined by their CAMS Log Book numbers to be removed from the list of Cars that are in the possession and/or control of the Team.

### CAMS LOG BOOK NUMBERS:

(i)  (ii)

(iii)  (iv)

6. Signed for the Transferor \_\_\_\_\_ Name \_\_\_\_\_  
*(Competitors Authorised Representative)* *(Competitors Authorised Representative)*

7. Date of this notification

*This form must be lodged with the Supercars Motorsport Department within two (2) days of the issuing or Transfer of a CAMS Log Book by CAMS. Forms must be emailed to: motorsportoperations@supercars.com*

**SAVE** **PRINT** **SUBMIT**

## F3. TRANSFER FORM NOTIFICATION OF TRANSFER OF A CAR

1.

(Name of REC or DSE holder)

hereby advise Supercars that this entity has Transferred a Supercar on  /  /  (Transfer Date)

2A. The Transferee is

(Name of Transferee)

2B. whose address is

(Full address of Transferee)

2C. and whose contact details are

(Office Telephone Number)

(Mobile Telephone Number)

2D. email address

3. As far as is known, the Transferee  is  is not a party to a  REC or  DSE (\*Tick as applicable)

### 4. DETAILS OF THE CAR WHICH HAS BEEN TRANSFERRED ARE:

4A. Make  (e.g. Ford/Holden)

4B. Model  (e.g. FG/VE)  (Year of Manufacture)

4C. CAMS Log Book Number  VASC Serial Number

### 5. DISPOSITION OF CONTROL TYRES:

5A. At the time of the Transfer, this entity had in its possession (number of) \_\_\_\_\_ Control Tyres which had been allocated to the Car being Transferred.

5B. The serial numbers of those Control Tyres that are fitted to the Car:

\*5C.  The above-identified Control Tyres  have been  will be returned to Dunlop Australia; OR

\*5C.  The above-identified tyres have been passed to the Transferee. (\*Check as applicable)

NOTE: Please attach a list of Control Tyre serial numbers transferred or returned to Dunlop to this Form

6. Signed for the Transferor \_\_\_\_\_ Name \_\_\_\_\_

(Competitors Authorised Representative)

(Competitors Authorised Representative)

7. Date of this notification  /  /

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This form must be lodged with the Supercars Motorsport Department at least two (2) working days prior to the Transfer date. Forms must be emailed to: [motorsportoperations@supercars.com](mailto:motorsportoperations@supercars.com)

## F4. TEAM REQUEST FOR INCIDENT REVIEW

Event / Round No.  Event Name

Circuit

Session No.  Other

As the Authorised Representative of (Competitor Name) \_\_\_\_\_, I  
 herein request the RD/DRD to investigate into an incident between Car number \_\_\_\_\_ entered  
 by the above named Competitor and Car/s number/s \_\_\_\_\_ that  
 occurred during the above:

Practice  Qualifying  Warm Up  Race No (check one)

The incident took place at approximately  am/pm during lap number

*Provide a brief description and diagram of the Incident including details of the position on the Circuit in which the Incident occurred.*

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### Diagram of the Incident

Signed \_\_\_\_\_ Time accepted by the RD/DRD \_\_\_\_\_

Name \_\_\_\_\_ RD/DRD's Signature \_\_\_\_\_

Contact Number \_\_\_\_\_ Name \_\_\_\_\_

*This form must be submitted in accordance with the Rules, but never later than 30 minutes after the display of the chequered flag to the leading Car of the race, or 30 minutes from the end of the Session in which the Incident occurred.*

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## F5. NOTICE OF INTENTION TO APPEAL FORM

Date

/ /

### TO THE STEWARDS:

I\*/We\*

*Name of intended Appellant*

Of

*Address*

being the holder of Competition Licence Number

*Indicate issuing ASN (e.g. CAMS)*

intend to Appeal against the decision/s of the Stewards made on

at the

*Circuit\*/Venue\**

### I\*/WE\* INTEND TO APPEAL AGAINST:

a finding of a breach of Rules

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*List the Rule numbers of the breach or breaches found by the Stewards*

on the following ground/s in accordance with the Rule *(Check the appropriate box)*

- (a): The Severity of the Penalty
- (b): An error in the Application and Interpretation of the Rules by the Stewards
- (c): Natural Justice was denied by the Stewards

I\*/We\* will lodge the Notice of Appeal with the Supercars National Court of Appeal within 92 hours of being advised of the Stewards' decision against which it is intended to Appeal.

I\*/We\* agree to be bound by the provisions of Rule B5 and the provisions of the International Sporting Code of the FIA and tender the Appeal Fee of \$10,000 plus GST which accompanies this Form.

Signed

\_\_\_\_\_

*(Authorised Representative)*

Name

\_\_\_\_\_

*(Authorised Representative)*

*NOTE: This form and the Appeal Fee, must be submitted to the Stewards within one (1) hour of the Appellant having been advised of the decision against which it is intended to Appeal.*

Received by	on
<input type="text"/>	<input type="text"/>
at hours	at place
<input type="text"/>	<input type="text"/>

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## F6. NOTICE OF APPEAL FORM

**TO THE SUPERCARS NATIONAL COURT OF APPEAL:**

Date

/ /

I\*/We\*

*Name of intended Appellant*

Of

*Address*

being the holder of Competition Licence Number

*indicate issuing ASN (e.g. CAMS)*

hereby Appeal against the decision of the Stewards made on

at the

*Circuit\*/Venue\**

**I\*/WE\* INTEND TO APPEAL AGAINST:**

a finding of a breach or breaches of Rules

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*List the Rule numbers of the breach or breaches found by the Stewards*

On the following grounds: *(Check the appropriate box)*

- (a): The Severity of the Penalty
- (b): An error in the Application and Interpretation of the Rules by the Stewards
- (c): Natural Justice was denied by the Stewards

and in support of the Appeal, attach a summary of the salient submissions upon which it is intended to rely at the Appeal Hearing before the Court.

I\*/We\* agree to be bound by the provisions of Rule B5 and the provisions of the International Sporting Code of the FIA.

Attach to this Form a page or pages summarising the main points of the Appeal.

Signed

\_\_\_\_\_

*(Authorised Representative)*

Name

\_\_\_\_\_

*(Authorised Representative)*

*NOTE: This form and the accompanying summary of Appeal points must be submitted in duplicate to the Secretary of the Court within 92 hours from the time at which the Appellants were notified by the Stewards of the decision Appealed against. Failure to comply will render the Appeal and the Appeal Fee forfeited to CAMS.*

Received by	on
<input type="text"/>	<input type="text"/>
at hours	at place
<input type="text"/>	<input type="text"/>

The postal address of the Court is:  
P.O. Box 147 Caulfield East, Victoria, 3145.  
The email address for the Secretary of the Court is:  
supercarsappealcourt@cams.com.au.

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# F7. PRE-TEST NOTIFICATION FORM

To: Supercars Motorsport Department,

(REC or DSE Name)

hereby requests permission from Supercars to conduct a: *(please check one)*

Supercars Test day    Rookie Supercars Test day    Homologation Team Test day on

The details of the Supercars Test day are contained below:

Competition Numbers:	(a) VCS	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
	(b) DS2	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
CAMS Log Book Numbers:	(a) VCS	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
	(b) DS2	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>

Test Circuit

### Rookie Supercars Test Day Only

Primary Driver Name

Rookie Driver Name

Signed \_\_\_\_\_ Name \_\_\_\_\_  
*(Authorised Representative)* *(Authorised Representative)*

Date of this notification

*This form must be lodged with the Supercars Motorsport Department at least 5 working days prior to the commencement of any Supercars Test day as described above. Forms must be emailed to: motorsportoperations@supercars.com*

**SAVE**   **PRINT**   **SUBMIT**





## F8. NON-TESTING TRACK ACTIVITY & RIDE DAY NOTIFICATION FORM

To: Supercars Motorsport Department,

*(REC or DSE name)*

hereby requests permission from Supercars to conduct a:

*(please check one)*

Corporate Ride day    Driver Evaluation day    Demonstration day    New Car shakedown

on  /  /

The details of the day are contained below:

Competition Numbers:

*(if applicable)*

(a) VCS

(b) DS2

CAMS Log Book Numbers:

*(if applicable)*

(a) VCS

(b) DS2

Circuit Name

### Driver Evaluation Day Only

Primary Driver Name

Driver Being Evaluated Name

Signed \_\_\_\_\_ Name \_\_\_\_\_

*(Authorised Representative)*

*(Authorised Representative)*

Date of this notification  /  /

*This form must be lodged with the Supercars Motorsport Department at least 5 working days prior to the commencement of any Supercars activity as described above. Forms must be emailed to: motorsportoperations@supercars.com*

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# F9. SUPERCARS TEST TYRE ORDER AND PAYMENT FORM

V8 Supercars Australia Pty Ltd ACN 077 053 484  
PO Box 607, Southport BC, QLD, 4215  
Telephone: (07) 5630 0364  
Email: testtyres@supercars.com

**DELIVERY OF SUPERCARS TEST TYRE ORDERS MAY TAKE UP TO 10 DAYS FROM ORDER. PAYMENT DUE PRIOR TO RELEASE OF TYRES. PLEASE COMPLETE ONE (1) TYRE ORDER FORM FOR EACH CAR.**

Date

CAMS Competitor Name   
*(This is the name recorded on your CAMS Competitor licence & CAMS vehicle log book)*

Car Competition Number

Number of tyres required Soft  Super Soft  @\$275.99 inc. GST

**TOTAL** \$

Delivery Address of Tyres

Contact Phone Number

### PAYMENT OPTIONS

Option 1 – Credit Card

*A 2.2% processing fee will occur on all credit card payments.*

VISA

MASTERCARD

Card No.

Expiry Date

Name of Cardholder

Signature \_\_\_\_\_

Option 2 – Direct Deposit

Bank: National Australia Bank  
Account Name: AVESCO Unit Trust  
BSB: 084-917  
Account No.: 565-366-894  
Branch: Southport, Queensland

Please email remittance to:  
testtyres@supercars.com or fax to 07 5630 0365.

Option 3 – Cheque

Please make all cheques payable to:  
AVESCO Unit Trust.

**Do not make cheque payable to Dunlop – this will void your order. A tax invoice will only be issued when tyres have been paid.**

Signed \_\_\_\_\_

*(Authorised Representative)*

Name \_\_\_\_\_

*(Authorised Representative)*

OFFICE USE ONLY

TLA  EXC  QB  TAX INV

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# F10. SUPERCARS TEST TYRE ORDER AND PAYMENT FORM FOR THE DUNLOP SUPER2 SERIES

V8 Supercars Australia Pty Ltd ACN 077 053 484  
PO Box 607, Southport BC, QLD, 4215  
Telephone: (07) 5630 0364  
Email: testtyres@supercars.com

**DELIVERY OF SUPERCARS TEST TYRE ORDERS MAY TAKE UP TO 10 DAYS FROM ORDER. PAYMENT DUE PRIOR TO RELEASE OF TYRES. PLEASE COMPLETE ONE (1) TYRE ORDER FORM FOR EACH CAR.**

Date

CAMS Competitor Name   
*(This is the name recorded on your CAMS Competitor licence & CAMS vehicle log book)*

Car Competition Number

Number of tyres required  @ \$320 inc. GST

**TOTAL** \$

Delivery Address of Tyres

Contact Phone Number

### PAYMENT OPTIONS

Option 1 – Credit Card

*A 2.2% processing fee will occur on all credit card payments.*

VISA

MASTERCARD

Card No.

Expiry Date

Name of Cardholder

Signature \_\_\_\_\_

Option 2 – Direct Deposit

Bank: National Australia Bank  
Account Name: AVESCO Unit Trust  
BSB: 084-917  
Account No.: 565-366-894  
Branch: Southport, Queensland

Please email remittance to:  
testtyres@supercars.com or fax to 07 5630 0365.

Option 3 – Cheque

Please make all cheques payable to:  
AVESCO Unit Trust.

**Do not make cheque payable to Dunlop – this will void your order. A tax invoice will only be issued when tyres have been paid.**

Signed \_\_\_\_\_

*(Authorised Representative)*

Name \_\_\_\_\_

*(Authorised Representative)*

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## F11. ADDITIONAL/CO-DRIVER NOMINATION FORM

CAMS Competitor Name

Car Competition Number

Primary Driver Name

Additional/Co-Driver Name

Event/s

Name must remain confidential unless otherwise notified

Authorised Representative Name

Authorised Representative Signature

Contact Number

Email Address

Date of this notification

*This form must be lodged with the Supercars Motorsport Department at least 5 working days prior to the commencement of an Event where any additional/co-Drivers are permitted. Form must be emailed to: [motorsportoperations@supercars.com](mailto:motorsportoperations@supercars.com)*

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## F12. CHANGE OF DRIVER REQUEST

Circuit  Date  /  /

Time

Category:  VCS or  DS2 *(please check one)*

### TO THE STEWARDS:

I  of   
*(Authorised Representative)* *(Competitor)*

Request permission to change the Driver  of Car No   
*(current Driver entered)*

Due to *(detail reason for the change)*

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Proposed replacement Driver Name

Licence Number  ASN

Signed \_\_\_\_\_ Contact Number   
*(Authorised Representative)*

Email Address

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### RECEIVED BY THE STEWARDS

Date  /  /  Time

Stewards' permission is

Approved  Declined

\_\_\_\_\_  
Signed of Chairman – Stewards

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### SECRETARY OF THE EVENT:

Please be advised of the above information for any further action that may be required. Supercars and the Stewards have their copy.

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## F13. VIRGIN AUSTRALIA SUPERCARS CHAMPIONSHIP TEAM PERSONNEL LIST – 2 CAR TEAM

<b>EVENT NAME</b>	
<b>TEAM NAME</b>	

PERSONNEL	CAR NO:
<b>TEAM PRINCIPAL</b>	
1	
2	
3	
4	
5	
6	
7	
<b>WORK EXPERIENCE</b>	

PERSONNEL	CAR NO:
<b>TEAM PRINCIPAL</b>	
1	
2	
3	
4	
5	
6	
7	
<b>WORK EXPERIENCE</b>	

Signed \_\_\_\_\_ Name \_\_\_\_\_  
*(Authorised Representative)* *(Authorised Representative)*

Date of this notification

*This form must be lodged with the Supercars Motorsport Department at least 5 working days prior to each Event. The Form must be emailed to: motorsportoperations@supercars.com*

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**SUBMIT**





## F14. VIRGIN AUSTRALIA SUPERCARS CHAMPIONSHIP TEAM PERSONNEL LIST – 1 CAR TEAM

<b>EVENT NAME</b>	
<b>TEAM NAME</b>	
<b>PERSONNEL</b>	<b>CAR NO:</b>
<b>TEAM PRINCIPAL</b>	
<b>1</b>	
<b>2</b>	
<b>3</b>	
<b>4</b>	
<b>5</b>	
<b>6</b>	
<b>7</b>	
<b>8</b>	
<b>9 (not paired)</b>	
<b>WORK EXPERIENCE</b>	

Signed \_\_\_\_\_ Name \_\_\_\_\_  
(Authorised Representative) (Authorised Representative)

Date of this notification

*This form must be lodged with the Supercars Motorsport Department at least 5 working days prior to each Event.  
The Form must be emailed to: motorsportoperations@supercars.com*

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## F15. Passenger Ride Entry Form

### Event

EVENT ORGANISER

EVENT NAME

VENUE

EVENT DATE   -   -

### Details of the participant

PASSENGER NAME

ADDRESS

PHONE         D.O.B   /   /

EMAIL

EMERGENCY CONTACT NAME

EMERGENCY CONTACT PHONE

### Health Statement (must be completed by all applicants)

Please tick if you have any significant or recurrent problems with:

- ANXIETY/DEPRESSION OR OTHER MENTAL HEALTH CONDITION
- DIABETES
- EPILEPSY
- FITS/FAINTING/DIZZINESS
- HEADACHES/MIGRAINE/HEAD INJURY
- HEART DISEASE
- ALLERGIES

and:

- HAVE YOU UNDERGONE SURGERY OR SUFFERED FROM A MEDICAL CONDITION IN THE LAST EIGHT WEEKS?
- DO YOU TAKE ANY MEDICATION?

If you have ticked any of the above, or you have other relevant medical information that you wish to advise, you are required to provide additional information relating to your condition. (Please provide in box below)

CAMS may request further information from you or your doctor before accepting your application for a passenger ride. Depending on your medical history or status, CAMS may not be able to permit you to undertake a passenger ride. For more information go to: <http://www.cams.com.au/about/our-services/medical-report-forms> or contact CAMS Member Services on 1300 883 959



## Risk Warning and Disclaimer

### RISK WARNING AND ASSUMPTION OF RISK

#### DEFINITIONS

- a. "CAMS" means the Confederation of Australia Motor Sport Ltd.
- b. "Claim" means and includes any action, suit, proceeding, claim, demand or cause of action however arising including but not limited to negligence, BUT does **NOT** include a claim under a CAMS insurance policy by any person expressly entitled to make a claim under that insurance policy;
- c. "Entities" means event and competition organisers/promoters/managers, land and track owners/managers/administrators/lessees, CAMS affiliated clubs, state and territory governments and insured listed in CAMS' public/product/professional indemnity insurance policies and each of their related bodies corporate (including their related bodies corporate) **and** each of their organs and agencies, officers/president/directors/executives, employees, servants, agents, partners, providers, members, competitors, drivers, co-drivers, navigators, officials, crew members, pit crew, delegates, licence holders, representatives, commissions, committees, advisers, trustees, councils, panels, shareholders, volunteers, officials, appointees, delegated bodies and sponsors.
- d. "Motor Sport Activities" means any motor sport activities or Recreational Services which are permitted or approved which CAMS regulates or administers by CAMS or otherwise under the responsibility / control of CAMS;
- e. "Reckless Conduct" means conduct where the supplier of the recreational services is aware, or should reasonably have been aware, of a significant risk that the conduct could result in personal injury to another person and engages in the conduct despite the risk and without adequate justification;
- f. "Recreational Services" means (unless otherwise defined in this document) services that consist of participation in:
  - a) a sporting activity; or
  - b) a similar leisure time pursuit or any other activity that:
    - (i) involves a significant degree of physical exertion or physical risk; and
    - (ii) is undertaken for the purposes of recreation, enjoyment or leisure.

#### Motor Sport Activities are inherently dangerous recreational activities and there is significant risk of injury, disability or death.

If you do not wish to be exposed to such risks, then you should not participate in the Motor Sport Activities.

I acknowledge that:

- the risks associated with attending or participating in Motor Sport Activities include but are **NOT LIMITED** to the risk that I may suffer harm as a result of:
  - motor vehicles (or parts of them) colliding with other motor vehicles or persons or property;
  - others participants acting dangerously or with lack of skills;
  - high levels of noise exposure;
  - acts of violence and other harmful acts (whether intentional or inadvertent) committed by persons attending or participating in the event; and
  - the failure or unsuitability of facilities (including grand-stands, fences and guard rails) to ensure my safety.

#### EXCLUSION OF LIABILITY, RELEASE & INDEMNITY

In exchange for being able to attend or participate in the Motor Sport Activities, I agree:

- to **release** CAMS and the Entities to the extent that any or all of them are providing Recreational Services from all liability for:
  - my **death**;
  - any **physical or mental injury** (including the aggravation, acceleration or recurrence of such an injury);
  - the contraction, aggravation or acceleration of a **disease**;
  - the coming into existence, the aggravation, acceleration or recurrence of any other **condition, circumstance, occurrence, activity, form of behaviour, course of conduct or state of affairs**:
    - that is or may be harmful or disadvantageous to me or the community; or
    - that may result in harm or disadvantage to me or the community,
- howsoever arising from my participation in or attendance at the Motor Sport Activities;
- to **indemnify and hold harmless and keep indemnified** CAMS and the Entities to the maximum extent permitted by law in respect of any Claim by any person; and
- to attend at or participate in the Motor Sport Activities **at my own risk**.

I understand that:

- nothing in this document excludes, restricts or modifies any rights that I may have as a result of significant personal injury that is caused by the Reckless Conduct of CAMS and the Entities as the supplier of the Motor Sport Activities / Recreational Services;
- nothing in this document prevents the Entities from relying on any laws (including statute and common law) that limit or preclude their liability;
- nothing in this document excludes any term or guarantee which under statute cannot be excluded; however the liability of the Entities is limited to the minimum liability allowable by law;
- nothing in this document precludes me from making a claim under a CAMS insurance policy where I am expressly entitled to make a claim under that insurance policy; and
- CAMS has arranged some limited personal injury insurance coverage which may provide me with some protection for loss, damage or injury that I may suffer during my participation in the Motor Sport Activities. However, I acknowledge and accept that the insurance taken out by CAMS may not provide me with full indemnity for loss, damage or injury that I may suffer during my participation in the Motor Sport Activities, and that I may have to pay the excess if a Claim is made under an insurance policy on my behalf. I agree that my own insurance arrangements are ultimately my responsibility and I will arrange any additional coverage at my expense after taking into account CAMS insurance arrangements, this document and my own circumstances.

Where Motor Sport Activities are held in the following jurisdictions, I acknowledge that I have also read and accept the following warnings:

#### **WARNING APPLICABLE IN RELATION TO MOTOR SPORT ACTIVITIES HELD IN VICTORIA**

##### **WARNING UNDER THE AUSTRALIAN CONSUMER LAW AND FAIR TRADING ACT 2012:**

Under the Australian Consumer Law (Victoria), several statutory guarantees apply to the supply of certain goods and services. These guarantees mean that the supplier named on this form is required to ensure that the recreational services it supplies to you:

- are rendered with due care and skill;
- are reasonably fit for any purpose which you either expressly or by implication, make known to the supplier; and
- might reasonably be expected to achieve any result you have made known to the supplier.

Under section 22 of the **Australian Consumer Law and Fair Trading Act 2012 (Vic)**, the supplier is entitled to ask you to agree that these conditions do not apply to you. If you sign this form, you will be agreeing that your rights to sue the supplier under the **Australian Consumer Law and Fair Trading Act 2012** if you are killed or injured because the services were not in accordance with these guarantees, are excluded, restricted or modified in the way set out in this form.

NOTE: The change to your rights, as set out in this form, does not apply if your death or injury is due to gross negligence on the supplier's part. "Gross negligence" in relation to an act or omission, means doing the act or omitting to do an act with reckless disregard, with or without consciousness, for the consequences of the act or omission. See regulation 5 of the Australian Consumer Law and Fair Trading Regulations 2012 and section 22(3)(b) of the Australian Consumer Law and Fair Trading Act 2012.

**WARNING APPLICABLE IN RELATION TO MOTOR SPORT ACTIVITIES HELD IN SOUTH AUSTRALIA**

**Your rights:**

Under sections 60 and 61 of the Australian Consumer Law (SA), if a person in trade or commerce supplies you with services including recreational services), there is:

- a statutory guarantee that those services will be rendered with due care and skill;
- a statutory guarantee that those services, and any product resulting from those services, will be reasonably fit for the purpose for which the services are being acquired (as long as that purpose is made known to the supplier); and
- a statutory guarantee that those services, and any product resulting from those services, will be of such a nature, and quality, state or condition, that they might reasonably be expected to achieve the result that the consumer wishes to achieve (as long as that wish is made known to the supplier or a person with whom negotiations have been conducted in relation to the acquisition of the services.

**Excluding, Restricting or Modifying Your Rights:**

Under section 42 of the Fair Trading Act 1987 (SA), the supplier of recreational services is entitled to ask you to agree to exclude, restrict or modify his or her liability for any personal injury suffered by you or another person for whom or on whose behalf you are acquiring the services (a third party consumer). If you sign this form, you will be agreeing to exclude, restrict or modify the supplier's liability with the result that compensation may not be payable if you or the third party consumer suffer personal injury.

**Important:**

You do not have to agree to exclude, restrict or modify your rights by signing this form. The supplier may refuse to provide you with the services if you do not agree to exclude, restrict or modify your rights by signing this form. Even if you sign this form, you may still have further legal rights against the supplier. A child under the age of 18 cannot legally agree to exclude, restrict or modify his or her rights. A parent or guardian of a child who acquires recreational services for the child cannot legally agree to exclude, restrict or modify the child's rights.

**Agreement to exclude, restrict or modify your rights:**

I agree that the liability of the CAMS and Entities for any personal injury that may result from the supply of the recreational services that may be suffered by me (or a person for whom or on whose behalf I am acquiring the services) is excluded.

Further information about your rights can be found at [www.ocba.sa.gov.au](http://www.ocba.sa.gov.au)

**Declaration (must be completed by all applicants)**

**ANY APPLICANT MAKING A FALSE DECLARATION IS LIABLE TO REFUSAL AND CANCELLATION OF ANY INSURANCE COVER**

I accept the conditions of, and acknowledge the risks arising from, attending or participating in Motor Sport Activities being provided by CAMS and the Entities. I agree to be bound by the rules, regulations and policies of CAMS at all times as a condition of participating in this activity. The information I have entered into this form is true and correct and I will advise CAMS immediately if any of the information I have given is no longer true and correct. I have read, understood, acknowledge and agree to the above including the exclusion of statutory guarantees, warning, assumption of risk, release and indemnity.

DATE   -   -

**Parent/Guardian Consent (must be completed for all applicants under 18 years of age)**

I \_\_\_\_\_ of \_\_\_\_\_

am the parent/guardian (*Delete non applicable*) of the above-named ('Minor') who is under 18 of age. I have read this document and understand its contents, including the exclusion of statutory guarantees, warning, assumption of risk, release and indemnity, and have explained the contents to the Minor. I consent to the Minor attending or participating in the activity at his or her own risk.

DATE   -   -

**Your Privacy**

CAMS requires the above information to assess your suitability for a passenger ride activity. The information provided by you may be used and disclosed to others by CAMS for the purposes of CAMS' business. CAMS may not be able to permit you to undertake the activity if you do not provide all of the information requested above. Full details of CAMS' privacy policy (including how you can access and correct your personal information and make a complaint) are available at CAMS' website ([www.cams.com.au](http://www.cams.com.au)).

CAMS and its partners may send you direct marketing materials from time to time. This is in addition to relevant information which CAMS may send to you as part of CAMS' services.

**Please tick this box if you DO NOT want to receive direct marketing from CAMS or its partners.**

**F18. RULE E6 CORPORATE & EVENT RIDE SAFETY CHECKLIST**

Date  /  /  Circuit

Ride #	Time Ride Commenced	PASSENGER NAME	Disclaimer Indemnity form has been explained & signed by the Passenger Rule E6.5	Clothing worn conforms to Rule E6.6	Helmet conforming to Rule E6.6 is being worn and is correctly fastened.	Closed shoes are being worn (no thongs or sandals).	Passenger is not carrying any loose items including cameras or handbags.	Passenger is seated in Car and correctly restrained with the safety harness Rule C5.2, G5.2	Passenger side window net conforming to Rule C5.3, G5.3 is correctly attached.	Signature of the Authorised Team Representative <i>confirming that the details related to the passenger's Ride have been checked and are in accordance with the Supercars Operations Manual requirements.</i>

- This Safety Checklist must be completed in full by a competent person representing the Team for every Passenger prior to every Ride.
- The obligation rests with the Team conducting the Ride to ensure that all Rides are conducted in a safe manner and in accordance with the provisions of Rule E6 of the Supercars Operations Manual.
- This Checklist should be retained by the Team together with all Disclaimer Statements completed during the Ride activity

**SAVE** **PRINT**

