

2019 Vendor/Display Rates Registration Form

November 14 – 17, 2019 Deadline: October 4, 2019

Vendor Setup: Wednesday, November 13⁷ 2019 at 11:00 am and must be completed by 5:30 pm. Gates open to spectators at 8:00 am, Thursday, November 14th. FAN ZONE Vendor area hours are Thursday, Friday and Saturday, November 14 – 16, 2019 from 8:00 am to 5:00 pm and Sunday, November 17, 2019 from 8:00 am to 1:00 pm.

<u>Vendor / Display Space Fees (FAN ZONE):</u> (Please Check One)	<u>Display Rigs outside Fan Zone (Tractor Trailer):</u> 40' frontage x 30' – 40' depth, \$1,500
10' frontage x 10' depth - \$300 (2 worker passes)	Tent/Table/Chairs Rental Contact
20' frontage x 10' depth - \$500 (4 worker passes)	Arena Americas, Alix Pena
30' frontage x 20' depth - \$700 (6 worker passes)	apena@arenaamericas.com or 407-297-1165 ext 6056
30' frontage x 30' depth - \$900 (6 worker passes)	**Tents are not included in the price of vendor space. **Limited Power Available in Fan Zone**
TOTAL ENCLOSED: \$	
Company:	Tel:
Contact Name:	Cell:
Billing Address:	
City, State, Zip:	
Email:	Website:
Merchandise Description required:	
CC Number:	
Exp Date: CVV: Billing Zip Code:	
Signature:	
MAKE CHECKS PAYABLE TO: Historic Sportsca HSR P.O. Box 8110, Clearwater, FL 33758 Please return completed form by October 4, 2019. (Fo	_
Vendors who register & paid by October 4 th will recei	ve a <i>listing</i> in the event program.
Additional Worker passes are available for \$50 each.	
Extra Passes x \$50 = \$ TOTAL ENCLOSED \$	
For Event Program Ad Sales, please contact HSR at INF	O@hsrrace.com

EXHIBIT "D" Vendor/Subcontractor Insurance and Indemnity Agreement

T a party h	his Insurance and Indemnity Agreement ("Agree ereto ("Effective Date"), by and between ("Vend	ement") is made and entered into as of the last date of execution by, a company, with offices a or") and Historic Sportscar Racing, Ltd ("Renter").
Speedwar ("Track")	y ("Speedway") on November 6-11, 2018 ("Ev	pods or services at an event taking place at Daytona Internationa ent") conducted by Renter. Daytona International Speedway, LLC during the Event for this purpose subject to Vendor's compliance erms and conditions of this Agreement.
single limitand their sharehold Beach Ra additional Insurance liability; (2 liability with certificate Such insurand provided and provi	it of at least One Million Dollars (\$1,000,000) per respective parent companies, their subsidiar lers, members, officers, directors, agents, empacing & Recreational Facilities District, City of District, Vendor shall also secure the following with a combined single limit of One Million Doll (2) Worker's Compensation Insurance with mining the limits of not less than Five Hundred Thousange of insurance evidencing the coverage required trance shall be primary and non-contributory to a	in a commercial general liability insurance policy having a combined roccurrence, naming Daytona International Speedway, LLC, Renteries, limited liability and affiliated companies and their respective ployees, trustees, receivers, successors, and assigns, the Daytona aytona Beach, and the County of Volusia ("Indemnified Parties") as ag types of insurance and minimum limits: (1) Automobile Liability ars (\$1,000,000) per accident for bodily injury and property damage mum limits statutory for all states of operation, including employer's d Dollars (\$500,000). Vendor will provide Renter a copy of vendors d in this paragraph prior to being granted access to the Speedway any other insurance that may be available to the Indemnified Parties anified Parties. Should the above described policy(ies) be cancelled the in accordance with the policy provisions.
and all lia indirectly, products of employee Vendor's of law of a that upon	ability, loss, damage, expenses, court costs at related to (i) any claim of loss or damage to pure services of Vendor; (ii) any claim of damage rest, contractors or subcontractors, or (iii) any claim obligations hereunder to defend shall extend to the final adjudication by a court of competent	d and hold the Indemnified Parties harmless from and against any nd attorneys' fees in connection with, arising out of or directly of property or of death or injury to persons, resulting from use of the esulting from the acts or omissions of Vendor, its respective agents in of damage resulting from the breach of this Agreement by Vendor or claims alleging the sole negligence, willful misconduct or violation claims triggering Vendor's obligation to indemnify, provided however jurisdiction or written settlement between the parties, Vendor shall cated as the responsibility of an Indemnified Party.
	will be held, is an intended third party benefic	gree that Track, as the owner or leaseholder of the property where ciary and has the right to enforce the terms and conditions of this
Each of th	ne individuals executing this Agreement certifies	s that he or she is duly authorized to do so.
IN WITNE	ESS WHEREOF, the parties have executed this	Agreement as of the date set forth below.
Historic \$ "Renter"	Sportscar Racing, Ltd	"Vendor"
Ву:		By:
Print Nam	ne:	Print Name:

Title:

Date:

Title:_____

Date:_____