

APPLICATION FOR CREW MEMBERSHIP

NOTE: This form MUST be accompanied with the Annual Crew Waiver form Surname **Given Names** Postal Address Suburb State/ Postcode Email Phone: Business Phone: Mobile Birth Date Gender ABN Crew Details (Team and/or Driver Name) TYPE OF CREW MEMBERSHIP REQUIRED Full CREW Membership \$110.00 (inc GST) Associate CREW Membership \$55.00 (inc GST)

In order for a CREW membership card to be issued, you must supply a current passport sized photograph.

To re-issue a lost or stolen membership card a fee of \$15 (inc GST) is payable.

A fee of \$5.50 (inc GST) will be charged in the event that any additional correspondence is required occasioned by incomplete or incorrect applications.

Existing licence holders and current ANDRA members will incur an administration fee of \$20 (inc GST) for Crew Membership.

- As a member of the Australian National Drag Racing Association Ltd, I undertake to abide by the rules and regulations of the Association, as detailed in the ANDRA Constitution and the ANDRA Rule Book.
- I have read and agree to abide by the ANDRA Code of Conduct.

Signed	Applicant must sign	Date				
Credit Card Details ** please note all credit card transactions over \$135 will incur an additional \$2 (inc GST) surcharge** Mastercard Visa Card No. Signature of Cardholder						
Electronic Transfer EFT D BSB No: 015- 257 Acc No: 2767 36975 Acc. Name: Australian Nation Please use Surname or ANDRA licence	nal Drag Racing Association Ltd	Office use only Lic. No Nan Date Mer	New / Renewal			

Post to: ANDRA at 11 McInnes Street Ridleyton SA 5008 OR Email to: info@andra.com.au

Tax Invoice required? - Yes/No

Direct inquiries to: ANDRA on 08 8271 5355 or at info@andra.com.au

Fax to: 08 8271 6988 SMS to: 0437 933 745 (SMS only)

Please Note: Original Crew Membership Forms MUST be posted due to the Annual Crew Waiver



CREW MEMBERS ANNUAL ACKNOWLEDGEMENT OF RISK STATEMENT INCLUDING WAIVER, RELEASE & INDEMNITY

This is an important document, which affects your legal rights and obligations. Read it carefully and do not sign it unless you are satisfied that you understand it. If you have any questions please ask a representative of the Business.

1. The Business: Australian National Drag Racing Association Limited (ANDRA) and ANDRA Member Tracks organising

events and activities recognised by ANDRA.

2. The Activity: Principally administrators, organisers & promoters of drag racing and related, permitted activities.

3. The Risks of the Activity:

Risk of being hit by a vehicle or hitting another vehicle.

• Risk of being hit by debris from vehicles or surface.

Risk of colliding with safety barriers/fencing or other fixed or

moveable objects

Risk of crashing due to the surface of the track

Risk of being burnt or suffering physical or psychological injury

Risk of crashing due to debris being on the track

Risk of slipping and falling.

Risk of injury through acts of violence or other harmful acts committed by person attending or participating in the event.

4. Medical Declaration: I declare that after careful consideration I am not subject to any existing injury, medical condition or treatment

that may render me unsuitable for participation in the Activity.

5. Acknowledgements: I acknowledge that:

- a. I am the Participant.
- b. I am being supplied with a recreational service by the Business.
- c. The Activity is a dangerous recreational activity, which involves a significant risk of physical harm.
- d. I may be injured as a result of my participation in the Activity.
- e. My personal property may be lost, damaged or destroyed as a result of my participation in the Activity.
- f. Other people may cause me injury or may damage my property in the course of my participation in the Activity.
- g. I may cause injury to myself or other persons or damage my property or the property of others in the course of my participation in the Activity.
- h. The natural conditions in which the Activity is conducted may vary without warning.
- i. My participation in the Activity is voluntary and I have not been required by the Business to engage in the Activity.
- j. I have disclosed any pre-existing medical or other condition that may affect the risk that either I or any other person will suffer injury, loss or damage.
- k. The Business relies on the information provided by me and I state that all such information is accurate and complete.
- I. I am aware of the dangers associated with the consumption of alcohol, mind altering substance, drug or other substance which may impair my judgment or physical ability or capacity to safely participate in the Activity and accept full responsibility for any injury, loss or damage associated with my consumption of alcohol, mind altering substance, drug or other substance which impairs my judgment, physical ability or capacity to safely participate in the Activity.
- m. I have not relied upon any advice, representations or inducements by or on behalf of the Business in deciding to participate in the Activity or in deciding to sign this document

6. RISK WARNING

- 1. I acknowledge that I have been warned of the Risks of the Activity.
- 2. I acknowledge that participation in the Activity may also involve other risks not noted in the Risks of the Activity listed in Section 3.
- 3A. The Business has placed signs around the site on which the Activity is to be performed warning of the risk of injury. I have read the signs and understand the warnings provided.
- 3B. The Business has provided me with warnings of the Risks associated with the Activity and the risks of physical or psychological harm in participating in the Activity.

7. ASSUMPTION OF RISK

Notwithstanding the significant risks of physical harm and injury inherent in the Activity, some of which are noted above, I agree to participate in the Activity at my own risk.

8. WAIVER, RELEASE AND INDEMNITY

- 1. I agree that the provisions of Sections 60 & 61 of the Australian Consumer Law 2010 (Cth) and any similar state legislative provisions (which provide for an implied warranty that services be rendered with due care and skill and that any material supplied in connection with those services will be reasonably fit for purpose) are excluded and do not apply to this contract in so far as they relate to liability for death, personal injury, or property damage or loss from the Activity.
- 2. I agree to release and hold harmless the Business its servants, employees and agents from and against any liability arising out of any injury, loss, damage or death caused to me or my property or any other person arising from or in connection with my participation in the Activity whether such injury, loss, damage or death was caused directly or indirectly by negligence, breach of contract or any way whatsoever other than where the injury, loss, damage or death was caused solely by the negligence of the Business, its servants, employees or agents.
- 3. I agree to indemnify and hold harmless the Business, its servants, employees and agents from all claims, damages, losses, injuries and expenses arising out of or resulting from my participation in the Activity. This indemnification extends to all claims made by any other person against the Business, its servants, employees or agents in respect of any injury, loss or damage arising out of or in connection with my participation in the Activity, other than where the injury, loss, damage or death was caused solely by the negligence of the Business, its servants, employees or agents.

9. MISCELLANEOUS

- 1. I agree to comply with all rules and directions made or given by the Business in connection with the Activity. I understand that if I fail to comply with the rules and/or directions of the Business, I may be injured or injure someone else. Further I understand that I will not be permitted to continue the Activity and no refund will be given.
- 2. I agree to report all accidents, injuries or loss or damage sustained by me to the Business before I leave the site on which the Activity is performed.
- 3. I agree that if I suffer any injury or illness I agree that the Business may provide or arrange evacuation, first aid and medical treatment at my expense.

- I ACKNOWLEDGE THAT I HAVE READ THE DOCUMENT WARNING ME OF THE RISKS OF MY PARTICIPATION IN THE ACTIVITY.
- I FULLY UNDERSTAND ITS TERMS AND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS BY SIGNING THE DOCUMENT.
- I SIGN THE DOCUMENT FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT MADE TO ME.

Participant's Name (Please Print)	Participants Signature	Date – expires 12 months from date below	Membership Number
	I HAVE READ AND UNDERSTOOD THE STATEMENT		

,	(Team owner / Crew Chief)			
	hereby confirm the above personnel are authorised crew for			
PLEASE PRINT	_			
	_			
	J			
RACE TEAM NAME				
	_			
		/	/	
Signature of Team Owner / Crew Chief	•	DATE		



ANDRA Code of Conduct

POLICY TITLE: ANDRA Code of Conduct

PURPOSE: Standardise Behavioural Expectations

INTRODUCED: August 2013
REVIEWED: August 2019
REVIEW FREQUENCY: Annually
RESPONSIBLE: ANDRA

Overview

To ensure all participants, staff members, office bearers and stakeholders at any ANDRA sanctioned event or venue act within the best interests of ANDRA Ltd., the sport of drag racing and its image at all times.

This code of conduct binds all stakeholders, participants and staff within ANDRA Drag Racing

Standards

This code of conduct contains the Australian National Drag Racing (ANDRA) guidelines and expectations concerning the behaviour and conduct of our employees, officials, members, participants and other persons under our direction or representing us ("Stakeholders") at any time or in any place including, without limitation:

- (a) At ANDRA motor sport or other events such as social or sponsorship events ("Events");
- (b) While travelling to or from those places; and
- (c) At all other times at which Stakeholders are wearing ANDRA or ANDRA team apparel or uniforms, whether compulsorily or by choice.

This Code of Conduct, as amended from time to time, binds all Stakeholders.

Where this Code of Conduct refers to laws, legal procedures or documents or rules or directions of persons or bodies other than ANDRA, it is the Representative's duty and obligation to apprise him or herself of those laws, procedures, rules and directions as they may be in force from time to time. Stakeholders are required to act in accordance with the following:

Professionalism

- (i) Acknowledge that ANDRA carries on the business of providing fair, safe and socially responsible motor sport, an activity which is, therefore, vulnerable if its media, public or professional image is tarnished in any way.
- (ii) Act professionally and represent ANDRA in a professional manner at all times.
- (iii) Stakeholders must not publicly do or say (or omit to do or say) anything which is (or may be construed as) detrimental, prejudicial, offensive or unfavourable to ANDRA sponsors (or persons or entities related to our sponsors legally or professionally), or which might generate unfavourable or undesirable criticism of them or of any of their products, services or personnel.

Good sportsmanship

Acknowledge that part of the activity is in the highly publicised and visible activity of motor sport and must behave towards others in a sportsmanlike manner. Ensure the spirit of competition is always maintained. Be respectful and co-operative in the interpretation and application of rules.

Honesty

Stakeholders must not behave in a manner that exhibits bias or commit any premeditated breach of the law or privately imposed rules or regulations. Be honest, respectful, fair and courteous in all dealings.

Compliance to the law

Stakeholders must comply with all laws, statutes, rules, codes of practice, regulations, sub-regulations or by-laws, in force from time to time, whether relating to ANDRA, motor sport in general or any applicable other matter.

Consideration of ANDRA, event organisers and key stakeholders

Stakeholders must recognise the authority of, and comply with the rules, regulations, determinations, resolutions, directions or orders from time to time in force or made of all organisations and professional bodies which control motor sport or any other aspect of the sport from time to time, in particular, but not limited to, safety and disciplinary matters.

Compliance to venue rules

Representatives must observe and perform the terms and conditions of any lease, license, entry ticket or other agreement in force for any venue used for any event and comply with any applicable rules or regulations affecting the use of the venue or any instructions including Stewards of the meeting instructions, or requests made by or on behalf of the owner, lessee or licensee of the venue.

Compliance to health, safety and other issues

Stakeholders comply with the ANDRA Workplace Health and Safety Policy, all laws and legal procedures and all manuals and lawful directions issued by ANDRA from time to time, particularly concerning health and safety.

Respect of intellectual property

Without limiting their obligations, Stakeholders must not do (or omit to do) or be involved in the doing (or omission) of any act or thing by which intellectual property rights owned by ANDRA may be lost or detrimentally affected. In addition, Stakeholders shall not release documents or other information acquired during their duties without the authorisation of ANDRA.

Exercise common sense

Stakeholders must recognise that the conduct by them on behalf of ANDRA, including, without limitation, motor sport events, is by its nature hazardous and must, therefore, exercise common sense at all times. Treat all participants in your sport as you would like to be treated yourself.

You are an ambassador of the sport set a good example at all times

Penalties

Any breach of the aforementioned code, in addition to any other offences as referred to in the ANDRA Rulebook, ANDRA Constitution or approved supplementary regulations may result in tribunal action. Penalties incurred may include monetary fines or a suspension of competition privileges or any other action as seen fit by the ANDRA LTD.

www.andra.com.au/about us