

4368 US 422, Pulaski, PA 16143 Phone: 724-964-9300 Fax: 724-964-0604 www.rushracingseries.com

2015 Annual RUSH Dirt Late Model "Adult" Membership Form

This form must be completed in its entirety including "2015 RUSH Racing Series Adult or Minor Waiver and Release, Express Assumption of the Risk, Indemnity and Voluntary Consent Agreement". Membership is not valid until form is signed and returned with appropriate payment, and then accepted and granted membership by RUSH.

MEMBERSHIP OPTIONS (includes \$100,000 of excess medical benefit insurance; coverage is excess over participant's health

• •	rance while participating in a RUSH-sanctioned ev		
• •	Touring Championship \$125		
Bilstein Bandits Championship	(Must complete Bilstein Bandit Participa	ant Form & be a Weekly Series member)	
Driver:		Car #:	
Date of Birth:			
Address:			
City:	State:	Zip:	
Phone #:	E-mail:		
Sponsors:			
Winning Made Payable to (10	99 Recipient):		
US Social Security #:	Federal Tax ID (EIN) #:		
Address (if different from above):			
City:	State:	Zip:	
Phone #:	E-mail:		
	ar owner's, and crew member's image and/or liken nission or reproduction, in whole or part, of any e		
	at Crate Racing Northeast, LLC, RUSH Racing Se on, regardless of the nature of the injury or death o g Series.		
PRESENCE OF A LICENSED NOTARY WAIVER AND RELEASE, EXPRESS AS AND I ACKNOWLEDGE AND UNDERS	L MEMBERSHIP FORM," I HAVE READ, CO PUBLIC/WITNESS) THE "2015 RUSH RACI SSUMPTION OF RISK, INDEMNITY AND VO STAND THAT I AM RESPONSIBLE TO REAL UIDELINES THAT HAVE BEEN ISSUED BY	NG SERIES ADULT [OR MINOR] DLUNTARY CONSENT AGREEMENT," D, UNDERSTAND AND ABIDE BY ALL	
PRINT LEGAL DRIVER NAME	DRIVER SIGNATURE	DATE	

SIGNATURE OF 1099 RECIPIENT

GREAT CRATE RACING, LLC D/B/A RUSH RACING SERIES

2015 <u>ADULT</u> RELEASE AND WAIVER OF LIABILITY, EXPRESS ASSUMPTION OF RISK, INDEMNITY AND VOLUNTARY CONSENT AGREEMENT

THIS AGREEMENT MUST BE CAREFULLY READ AND SIGNED IN CONSIDERATION OF my ability to participate in any and all motor vehicle racing series and events sanctioned, promoted, and/or operated by the Great Crate Racing Northeast, LLC doing business as the RUSH Racing Series, and/or any RUSH Touring Series or events (hereinafter collectively "RUSH") at any and all facilities throughout the country during the 2015 season (January 1, 2015 through December 31, 2015) and any and all affiliated activities including, without limitation, driving, racing, training, learning, practicing, competing, maintaining vehicles, observing and spectating, or for any other purpose (hereinafter collectively "EVENTS") and/or IN CONSIDERATION OF my ability to enter into or upon any RESTRICTED AREA (hereinafter defined as including, but not limited to, the racing track and surface, pit areas, infield, paddock and garage areas, grandstand areas, and all walkways, concessions, and other areas appurtenant to any area where any activity related to the EVENTS are or will be taking place) in connection with the EVENTS. The undersigned, on behalf of himself/herself, his/her personal representative, heirs, and next of kin (hereinafter collectively "UNDERSIGNED") hereby:

- 1. <u>INSPECTION</u>: Acknowledges, agrees and represents that immediately upon entering any RESTRICTED AREA, the UNDERSIGNED shall and shall continuously thereafter, inspect every area of the RESTRICTED AREA which the UNDERSIGNED enters, and the UNDERSIGNED further agrees and warrants that, if at any time, the UNDERSIGNED is in or about any part of the RESTRICTED AREA and feels anything to be unsafe, the UNDERSIGNED will immediately advise a representative, employee or agent of RUSH and the owner or operator of the RESTRICTED AREA of such, and if necessary will leave the RESTRICTED AREA and/or refuse to participate in the EVENTS.
- 2. WAIVER AND RELEASE: Hereby RELEASES, WAIVES, DISCHARGES AND COVENANTS NOT TO SUE RUSH, the operators, organizers, sponsors, and hosts of the EVENTS, officials, rescue personnel, the track and facility and location owners, lessors, leasees, inspectors, surveyors, underwriters, consultants and others who give recommendations, directions, or instructions or engage in risk evaluation or loss control activities regarding the track, facility and location, and each of their affiliated owners, subsidiaries, shareholders, officers, directors, managing agents, employees, independent contractors, members, agents, attorneys, investors, assigns, affiliated organizations and entities, and all other persons or entities participating or involved in the EVENTS (hereinafter collectively "RELEASEES"), FROM ALL LIABILITY to the UNDERSIGNED for any and all loss or damage and any claim or demands therefore on account of INJURY TO THE PERSON OR PROPERTY OR RESULTING IN DEATH of the UNDERSIGNED arising out of or related to the UNDESIGNED's participation in any way in the EVENTS and/or the UNDERSIGNED's presence in or upon the RESTRICTED AREA where the EVENTS are or will be taking place, even that caused by the ordinary NEGLIGENCE of the RELEASEES (hereinafter "LIABILITY"). The LIABILITY encompasses, but is not limited to, active or passive conduct, ordinary NEGLIGENT RESCUE EFFORTS, and ordinary NEGLIGENT enforcement of (or the failure to enact or enforce) rules, regulations and guidelines. It also encompasses, without limitation, LIABILITY concerning the ordinary NEGLIGENT selection, use, operation, design and/or maintenance of any equipment, facility, location, or service related to the EVENTS.
- 3. <u>MEDICAL CONSENT AND RELEASE</u>: Hereby specifically AUTHORIZES AND CONSENTS TO RELEASEES providing and/or arranging for MEDICAL CARE OR TREATMENT OR EMERGENCY MEDICAL SERVICES OR RESCUE EFFORTS in the event of an emergency or in the event of an injury or medical condition that develops or occurs during participation in the EVENTS or during the UNDERSIGNED's presence in or upon the premises, facilities, and locations where the EVENTS are or will be taking place. UNDERSIGNED expressly WAIVES AND RELEASES AND AGREES TO HOLD RELEASEES HARMLESS from and against any and all LIABILITY arising therefrom.
- 4. EXPRESS ASSUMPTION OF RISK: Hereby acknowledges that the ACTIVITIES are EXTREMELY DANGEROUS and involve the RISK OF SERIOUS INJURY AND/OR DEATH AND/OR PROPERTY DAMAGE. This agreement also constitutes an express and contractual ASSUMPTION OF ALL RISKS AND DANGERS associated with the EVENTS, which include, but are not limited to, the risk of being struck by objects or equipment and/or making contact with or colliding with other participants, spectators, other persons, and natural or manmade objects. The EVENTS will include participants of all skill and experience levels (including both professional and amateur persons) and varying levels of equipment, and UNDERSIGNED expressly assumes the risks associated with mixed and varying skill levels and varying equipment. RELEASING PARTY also acknowledges that there may be undefined and presently unknown risks and dangers associated with the EVENTS, and that there may be risks and dangers that may result from the ordinary NEGLIGENCE of the RELEASEES. This includes the potential ordinary NEGLIGENCE in the implementation or enforcement of (or the failure to implement or enforce) any rules, regulation or guidelines related to the EVENTS and/or the potential ordinary NEGLIGENCE in the selection, use, operation, design, or maintenance of any equipment, course, competition, facility or service related to the EVENTS. UNDERSIGNED hereby expressly assumes all such risks and dangers whether presently known or unknown. The UNDERSIGNED, also expressly acknowledges that injuries received may be compounded or increased by ordinary NEGLIGENT RESCUE OPERATIONS OR PROCEDURES of the RELEASEES or others.
- 5. <u>INDEMNITY AND HOLD HARMLESS</u>: Hereby agrees to **DEFEND, INDEMNIFY, AND SAVE AND HOLD HARMLESS** the RELEASEES and each of them from any loss, liability, damage or cost (including attorneys' fees and court costs) they may incur arising out of or related to the UNDERSIGNED's presence in or upon the RESTRICTED AREA where the events are or will be taking place, whether caused by the ordinary **NEGLIGENCE** of the RELEASEES or otherwise. UNDERSIGNED also hereby agrees to **DEFEND, INDEMNIFY, AND SAVE AND HOLD HARMLESS** the RELEASEES from any loss, liability, damage or cost (including attorneys' fees and court costs) caused by or arising out of any action or failure to act by UNDERSIGNED during or in connection with UNDERSIGNED's participation in the EVENTS, and/or arising out or UNDERSIGNED's improper, tortious, and/or criminal conduct.
- 6. <u>INFORMED CONSENT AND VOLUNTARY PARTICIPATION</u>: Fully acknowledges and understands that participation in the EVENTS will involve physical and strenuous activity and dangerous and changing circumstances and conditions. UNDERSIGNED has taken it upon himself or herself to be fully informed of the numerous inherent risks and potential dangers associated with the EVENTS, including the RISK OF BEING INVOLVED IN AN ACCIDENT, CRASH OR COLLISION AND SUFFERING SEVERE PERSONAL INJURY OR DEATH.

UNDERSIGNED acknowledges that he or she has been informed that his or her **PERSONAL SAFETY CANNOT BE GUARANTEED**. UNDERSIGNED acknowledges that his or her participation in the EVENTS is completely voluntary, and he or she believes that the potential benefits of participation outweigh the risks and danger associated with the EVENTS. UNDERSIGNED acknowledges that he or she has been able to ask questions regarding the EVENTS, and that all questions have been answered to his or her satisfaction.

- 7. OTHER PARTICIPANT OBLIGATIONS: Acknowledges that it is his or her responsibility to do all of the following: (1) fully disclose to RELEASEES any health issues or medications that are relevant to participation in the EVENTS; (2) inform RELEASEES if there are any activities or aspects of the program about which the UNDERSIGNED does not feel comfortable; (3) cease participation and promptly report any physical discomfort, illness or complications; and (4) clear his or her participation with his or her personal physician. UNDERSIGNED also acknowledges that he or she bears full responsibility to become aware of and familiar with any and all event, series, and facility rules, regulations, and instructions, and to follow such rules, regulations and instructions at all times.
- 8. Hereby agrees that this "2015 ADULT RELEASE AND WAIVER OF LIABILITY, EXPRESS ASSUMPTION OF RISK, INDEMNITY AND VOLUNTARY CONSENT AGREEMENT" extends to ALL ACTS OF ORDINARY NEGLIGENCE by the RELEASES, including premises liability and NEGLIGENT RESCUE OPERATIONS, and it is intended to be as broad and inclusive as is permitted by law. UNDERSIGNED acknowledges that THIS AGREEMENT IS INTENDED TO BE FULLY SEVERABLE, and that if any portion of this agreement is held invalid, it is agreed that the balance the agreement shall continue in full legal force and effect. That shall include modifying the agreement to allow the remainder of claims to be waived, released, and indemnified against in the event that the inclusion of any particular type of claim is found to be invalid or contrary to public policy. This agreement is to be interpreted and enforced under the laws of the State of Pennsylvania.
- 9. Hereby accepts all terms set forth herein and acknowledges this is the complete agreement between the parties regarding these issues, and UNDERSIGNED agrees and acknowledges that NO ORAL REPRESENTATIONS, STATEMENTS OR INDUCEMENTS HAVE BEEN MADE APART FROM THIS AGREEMENT. RELEASING PARTY HAS COMPLETELY READ ALL TWO (2) PAGES OF THIS AGREEMENT, FULLY UNDERSTANDS ITS TERMS, AND UNDERSTANDS THAT THIS IS AN IMPORTANT LEGAL DOCUMENT AFFECTING SUBSTANTIAL LEGAL RIGHTS. UNDERSIGNED SIGNS THIS DOCUMENT IN FRONT OF A NOTARY PUBLIC FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT, ASSURANCE, OR GUARANTEE BEING MADE TO HIM OR HER AND UNDERSIGNED INTENDS HIS OR HER SIGNATURE TO BE A COMPLETE AND UNCONDITIONAL RELEASE OF LIABILITY TO THE GREATEST EXTENT ALLOWED BY LAW. UNDERSIGNED was given ample opportunity to read the agreement and/or have it reviewed by legal counsel of his or her choice. UNDERSIGNED was also offered a copy of this agreement.

		DATE OF BIRTH:	
NAME OF PARTICIPANT (PRINT)		· · · · · · · · · · · · · · · · · · ·	_
		DATED:	
SIGNATURE OF PARTICIPANT			
STATE OF)		
STATE OF) SS#		
Before me, a Notary Public, in Participant), and who, having been duly are true and correct this day of	y sworn by me u	unty and State, personally appeared pon his oath, stated that the matters contained in the , 2015.	(Name of foregoing documents
MY COMMISSION EXPIRES:			
NOTARY PUBLIC:			
		ALL TWO (2) PAGES ARE PRESENT AND THAT O COMPLIES WITH THE REQUIREMENTS OF TH	
		OR	
NAME OF WITNESS (PRINT)			
SIGNATURE OF WITNESS		DATE	-