



2017 Vendor/Display Rates Registration Form

November 9-12, 2017

Deadline: October 18, 2017

Vendor Setup: Wednesday, November 8, 2017 at 11:00 a.m. and must be completed by 5:30 pm.
Gates open to spectators at 8:00 a.m. on Thursday, November 9th. FAN ZONE Vendor area hours are Thursday, Friday and Saturday, November 9-11 from 8 a.m. to 5 p.m. and Sunday, November 12 from 8 a.m. to 1 p.m.

Vendor / Display Space Fees (FAN ZONE):

(Please check one)

- ___ 10' frontage x 10' depth - \$400 (2 worker passes)
- ___ 20' frontage x 10' depth - \$600 (4 worker passes)
- ___ 30' frontage x 20' depth - \$800 (6 worker passes)
- ___ 30' frontage x 30' depth - \$1,000 (6 worker passes)
- ___ extra worker passes x \$50 each = \$_____

TOTAL ENCLOSED \$ _____

Display Rigs outside Fan Zone (Tractor Trailer):

___ 40 frontage x 30' – 40' depth, \$2,000

Tent/Table/Chairs Rental Contact

Arena Americas, Alix Pena

apena@arenaamericas.com or 407-297-1165 ext 6056

*Tents are not included in the price of vendor space.

*Limited Power Available in Fan Zone Vendor Area

Company _____

Tel () _____

Contact Name(s) _____

Fax () _____

Billing Address _____

Cell () _____

City _____ State _____ ZIP _____

Email _____ Website _____

Merchandise Description required (due to sponsor exclusives): _____

PAYMENT: 3.5% fee added to credit card purchases

CC Number: _____

Exp Date: _____ CVV: _____ Billing Zip Code: _____

Signature: _____

MAKE CHECKS PAYABLE TO: Automotive Heritage Services

Attn: Maya Bargar

3016 Mercury Rd S, Jacksonville FL 32207

Vendors who register & pay by October 18th receive a listing in the event program.

For Event Program Ad Sales, please contact mbargar@automotiveheritage.co

****PLEASE NOTE: Certificate of Insurance is required****

EXHIBIT "A"
Vendor/Subcontractor Insurance and Indemnity Agreement

This Insurance and Indemnity Agreement ("Agreement") is made and entered into as of the last date of execution by a party hereto (Effective Date"), by and between _____, company with office at _____ ("Vendor") and the Historic Sportscar Racing dba the Automotive Heritage Services (" Renter") with office at 3016 Mercury Rd S, Jacksonville Florida 32207.

1. **Purpose of Agreement.** Vendor desires to display and offer for sale goods or services at the HSR Classic24 event taking place at Daytona International Speedway ("Speedway") on November 8-12, 2017 ("Event") conducted by Renter. Daytona International Speedway, LLC ("Track") agrees to allow Vendor to enter the Speedway during the Event for this purpose subject to Vendor's compliance with the rules and regulations of the Speedway and the terms and conditions of this Agreement.
2. **Products, Services and Exclusives.** Renter agrees to allow Vendor to display and sell approved non-exclusive Merchandise during the Event as described on Registration Form. Merchandise exclusives may be granted at the sole discretion of the Renter. Vendors shall not offer items that are exclusives, or are similar to exclusives including but not limited to: watches. All products/services offered in your booth must be listed on the vendor application. No unapproved merchandise is allowed.
3. **Space, merchandise and signage.** Vendor subletting is strictly prohibited. Vendor agrees that the placement of Merchandise and all related signage, advertisements and materials must be approved in advance by Renter. Merchandise must stay within the allotted space/tent as indicated on your application. If your Merchandise and/or display does not fit within the assigned space, any portion outside that space must be removed.
4. **Storage and Merchandise Removal.** Vendor is solely responsible for storage, security, setup, operation, warranties, and removal of their Merchandise from the FAN ZONE Vendor area in accordance with the Renter's requirements and schedule.
5. **Trash, Refuse and Clean up.** Vendors are responsible for disposing of their trash after set up and break down. Vendor's area and any other property impacted by Vendor must be restored to pre-event condition. A cleanup fee of \$250 will be assessed to any vendor not complying with this requirement.
6. **Insurance.** Vendor agrees to secure and maintain a commercial general liability insurance policy having a combined single limit of at least One Million Dollars (\$1,000,000) per occurrence, naming Daytona International Speedway, LLC, Renter and their respective parent companies, their subsidiaries, limited liability and affiliated companies and their respective shareholders, members, officers, directors, agents, employees, trustees, receivers, successors, and assigns, the Daytona Beach Racing & Recreational Facilities District, City of Daytona Beach, and the County of Volusia ("Indemnified Parties") as additional insured. Vendor shall also secure the following types of insurance and minimum limits: (1) Automobile Liability Insurance with a combined single limit of One Million Dollars (\$1,000,000) per accident for bodily injury and property damage liability; (2) Worker's Compensation Insurance with minimum limits statutory for all states of operation, including employer's liability with limits of not less than Five Hundred Thousand Dollars (\$500,000). Vendor will provide Renter a copy of vendors' certificate of insurance evidencing the coverage required in this paragraph prior to being granted access to the Speedway. Such insurance shall be primary and non-contributory to any other insurance that may be available to the Indemnified Parties and provide a waiver of subrogation in favor of the Indemnified Parties. Should the above described policy(ies) be cancelled before the expiration date thereof, notice will be delivered in accordance with the policy provisions.

7. **Indemnification.** Vendor shall indemnify, defend and hold the Indemnified Parties harmless from and against any and all liability, loss, damage, expenses, court costs and attorneys' fees in connection with, arising out of or directly or indirectly, related to (i) any claim of loss or damage to property or of death or injury to persons, resulting from use of the products or services of Vendor; (ii) any claim of damage resulting from the acts or omissions of Vendor, its respective agents, employees, contractors or subcontractors, or (iii) any claim of damage resulting from the breach of this Agreement by Vendor. Vendor's obligations hereunder to defend shall extend to claims alleging the sole negligence, willful misconduct or violation of law of an Indemnified Party when combined with other claims triggering Vendor's obligation to indemnify, provided however that upon the final adjudication by a court of competent jurisdiction or written settlement between the parties, Vendor shall be reimbursed for the portion of fees or losses so adjudicated as the responsibility of an Indemnified Party.

8. **Third Party Beneficiary.** Vendor and Renter agree that Track, as the owner or leaseholder of the property where the Event will be held, is an intended third party beneficiary and has the right to enforce the terms and conditions of this Agreement.

Each of the individuals executing this Agreement certifies that he or she is duly authorized to do so.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date set forth below.

**Historic Sportscar Racing dba
Automotive Heritage Services**
"Renter"

By: _____

Print Name: Maya Bargar

Title: Director of Marketing

Date: _____

"Vendor"

By: _____

Print Name: _____

Title: _____

Date: _____