



Welcome all IZOD IndyCar, ALMS and Indy Lights Teams

Enclosed please find the driver/owner and team hospitality motor coach details for the 2012 Grand Prix of Baltimore to be held August 31, through September 2, 2012 in Baltimore, Maryland.

Race On, LLC looks forward to receiving your information by the deadlines indicated in the attached packet.

August 31 – September 2, 2012

<http://www.RaceOnBaltimore.com>





<http://www.raceonbaltimore.com>

July __, 2012

Dear Event Licensee:

Race On, LLC, along with Andretti Sports Marketing Maryland, LLC, is working hard to organize and make this Event run as smoothly as possible. Your attention and cooperation will help us. Enclosed you will find the driver/owner and hospitality motor coach information regarding the Grand Prix of Baltimore Race Event held August 31 through September 2, 2012 in Baltimore, Maryland. Please sign and provide the following documents and return to Lori Crane at Andretti Sports Marketing, LLC prior to **August 8, 2012**.

1. Motor Coach Reservation Form
2. Motor Coach Parking License Agreement
3. Payment in Full [100%] (check or credit card only)
4. Catering Request
5. Certificate of Insurance
6. Motor coach layout/footprint drawing

Please make all checks payable to: Race On, LLC
and send to:

Attn: Lori Crane
Andretti Sports Marketing, LLC
7615 Zionsville Road
Indianapolis, IN 46268
Phone: 317-872-2700 Ext. 255

All questions, if any, should be directed to:

Scott Rush, Director of Operations
Andretti Sports Marketing Maryland, LLC
323 West Camden Street
4th Floor
Baltimore, Maryland 21201
Office: 443-759-4301
Mobile: 317-432-9529
Email: scott.rush@andrettisportsmarketing.com

Please visit our website or call our office for more information about: group tickets, souvenir program ads, hospitality and exhibitor display areas. www.RaceOnBaltimore.com

Thank you and we look forward to seeing you at the *Grand Prix of Baltimore!*

Sincerely,

Scott Rush
Director of Operations
Office Phone: 443-759-4301



2012 MOTOR COACH PARKING LICENSE AGREEMENT

This Motor Coach Parking License Agreement ("License Agreement") is entered into on _____, 2012 by the undersigned Licensee ("Licensee") and Race On, LLC ("Licensor"). Licensee and Licensor may also be referred to hereinafter as a "Party" or collectively as the "Parties".

RECITALS

WHEREAS, Licensee desires use of a personal motor coach space in the team/driver area and/or a hospitality motor coach space at the 2012 Grand Prix of Baltimore (the "Event"), which is promoted by Licensor.

WHEREAS, Licensor desires to grant to Licensee the non-exclusive, non-assignable, terminable and limited license to use the Space upon and in connection with the Event under the terms and conditions as set forth herein.

AGREEMENT

NOW THEREFORE, in exchange for the benefits set forth herein, the parties agree as follows:

1. Subject to the terms and conditions as set forth herein, Licensor, in exchange for valuable consideration, hereby grants to Licensee a non-transferable, non-assignable, terminable, limited license (the "License") for the use of a designated motor coach space (the "Space") during the Event. Licensor shall, in its sole discretion, designate the Space to be used by Licensee after all the required documents and payment of the license fee has been received in full by Licensor. Except as expressly provided herein, this License Agreement does not confer to Licensee or Licensee's guests and invitees any rights of admission to any activity or area encompassed by the Event. The nature of the interest granted by this License Agreement is a license only. The parties do not intend that this License Agreement create any interest in real estate, including but not limited to a tenancy, leasehold estate, easement or license coupled with an interest.

2. Term. The term of this License Agreement is the August 31, through September 2, 2012, and any date to which the Event is postponed (the "Term"). Not later than 12:00 Noon, EST, on Monday September 3, 2012, or at noon on the day after the date to which the Event is postponed Licensee will surrender possession of the Space to Licensor in the same condition it was in at the beginning of the term. **NO EXCEPTIONS.**

3. License Fee. In consideration of the rights and opportunities granted to Licensee hereunder, Licensee agrees to pay a license fee (the "License Fee") in accordance with the attached 2012 Motor Coach Information Form by providing the completed 2012 Motor Coach Reservation Form and all other required documentation to Licensors with payment in full, along with any additional services requested by Licensee. All License Fees are subject to applicable Maryland sales tax.

(a) If Licensee desires catering services, such services must be purchased from Licensors's official Event Caterer at Licensee's sole cost and expense. Licensee must complete the attached 2012 Catering Request Form should it desire the catering services. If Licensee desires to request any other additional services, including but not limited to, golf carts, toilets, telephone, table and chairs, security, etc., Licensee must contact the Official Vendor as listed on the 2012 Motor Coach Information Form.

(b) Should a postponement of the Event occur, whereby any related activity for which Licensee would be able to use the Space, as contemplated by this Agreement, from the scheduled date, Licensee's sole remedy is to require Licensors to furnish the Space at no additional charge on the date to which the Event is postponed. No refunds will be granted; should postponement occur, except for the remedy provided in the preceding sentence, Licensee waives and relinquishes any claim against Licensors and/or any third party for damages and any other claim or remedy because of such postponement.

4. In connection with the exercise of this License Agreement, Licensee, for itself shall require all of its principals, employees, agents, guests and invitees to, comply with all rules, regulations and/or requirements of Licensors, state, federal and local laws, and all local and municipal regulations, laws and ordinances, including, without limiting the general scope of the foregoing, all laws relating to the sale, distribution, gifting or providing of alcohol to guests or any other persons. Licensee shall maintain order in the Space and shall not conduct or permit any activities which (a) are prohibited by any applicable law, regulation, rule or ordinance; (b) endanger the health or safety of any person; (c) are a nuisance or interfere in any way with other Space licensees or spectators; (d) are inconsistent with the policies, practices or procedures of Licensors, the City of Baltimore, Maryland and/or any sanctioning organization of the Event; or (e) cause adverse publicity about Licensors, The City of Baltimore, and any Agency or Board, and their respective their agents, officers, employees, and elected and appointed officials, the Event or its sponsors and participants.

5. Licensee understands and agrees that because of certain state, city and/or local laws, codes, ordinances or regulations governing temporary motor coach / motor home / recreational vehicle facilities, it is mandatory that a minimum twenty (20') foot fire lane be maintained within the Event grounds for the Space. Licensee agrees that upon entering the Event grounds to the Space to follow instructions or directions given by Licensors's hospitality coordinators to ensure compliance with all such applicable laws.

6. Licensee understands and agrees that no structures, (i.e., platforms, stages, scaffolding, etc.) are allowed to be placed or built on top of any motor coach. Licensors reserves the following rights: (a) to enter the Space at all reasonable hours and times for inspection and to make repairs and alterations to the Space; and (b) all right, title and interest in and to any broadcast over the public address system or closed-circuit television system as these privileges are intended solely for the private use of Licensee and Licensee's guests. Any re-broadcast,

reproduction or other use of the broadcast without the written consent of Licensor and INDYCAR, or the International Motor Sports Association ("IMSA"), and or the American LeMans Series ("ALSM") is strictly prohibited.

7. Licensee understands each Space is marked off in measurements of 15' x 70' for a hospitality motor coach Space (e.g., an Event participant team or participant-related team) or 15' x 55' for team drivers. Licensee understands and agrees that the maximum width and length of Licensee's motor coach, including canopy, tent and auxiliary equipment, cannot exceed the overall dimensions of the assigned Space.

8. Licensee agrees that any electrical adapter supplied by Licensor for motor coach hookup must be returned to Licensor. If Licensee fails to return it to Licensor hospitality coordinators, a charge of \$250.00 will be billed to Licensee.

9. Security. Licensee agrees that neither Licensor, nor the City of Baltimore and/or any Agency or Board, or any of their elected officials, principals, agents, subsidiaries, sanctioning bodies, sponsors and employees is liable for the care, protection, or security of, or loss of or damage to, any motor coach or its contents, nor for any loss, injury or damage to any property or equipment brought into the Space by Licensee or by any other person, nor for the personal safety of any person. The care, protection, security and safety of Licensee's property and Licensee's guests and invitees is the responsibility of Licensee and of each person entering the Space or the Event areas. Licensee agrees that if Licensee desires to provide security for its guests and invitees, its personal property and the personal property of its guests and invitees, it will contract separately with Licensor's designated Event security provider at Licensee's expense.

10. Assumption of Risk; Insurance. Licensee assumes all risk of injury, death and property damage to Licensee and its guests and invitees arising out of the acts or omissions of Licensee, its guests and invitees, and the acts or omissions of any third party (including without limitation those of Event participants, such as race teams, and other Licensees and their guests and invitees) (collectively "Risk of Loss"). Licensee agrees to and shall provide general liability insurance to cover this Risk of Loss with a combined single limit of not less than \$2,000,000.00 per occurrence for bodily injury, death and property damage, containing severability of interest and cross-liability clauses and naming as an additional insured *Race On, LLC, Andretti Sports Marketing Maryland, LLC, Indy Racing League, LLC, International Motor Sports Association, American LeMans Series, and its owners, managers, officers, affiliates, directors and employees; The City of Baltimore, Visit Baltimore, Inc. and Old Otterbein Church, the Baltimore City Fire Department, the Chief of Police and any Agency, Board, and their respective their agents, officers, employees, and elected and appointed officials; and any other entity seasonably and properly designated by Race On.* This insurance shall be primary and shall not require contribution from any insurance carried by the additional insureds. Licensee further agrees, and shall provide to Licensor, a certificate of insurance evidencing the required coverage indicated above not later than **August 8, 2012.**

11. **INDEMNIFICATION, RELEASE AND HOLD HARMLESS.** Licensee hereby fully and forever agrees to indemnify, hold harmless, defend and release Licensor, the all sponsors, all sanctioning bodies, all teams and their sponsors, all owners or lessors of real property used in connection with the Event (including parking lots), and all of their respective parent companies, subsidiaries and affiliated companies, and their respective shareholders, directors, members, officers, employees, agents, successors and assigns (the "Released Parties")

from and against any and all claims, damages, liabilities, losses, demands, suits, legal proceedings, or causes of action of any kind, including damages arising from personal injury or death and theft of or damage to real or personal property, and costs and expenses, including attorneys' fees and costs of investigation and suit (collectively and individually a "claim") made or claimed by Licensee or any of Licensee's employees, representatives, directors or their respective heirs, representatives, successors or assigns (each a "claimant") arising from or in any way connected with an incident, event or occurrence while Licensee or any such claimant is within the paddock area, whether or not such claims are based on or alleged to be due in part or entirely to the negligence of any of the Released Parties.

A Party entitled to indemnification hereunder is entitled to employ attorneys of its own choice in the event it is named as a party to any lawsuit, without waiving the requirement that Licensee provide a defense by attorneys employed by Licensee, and the reasonable cost thereof shall be included in the indemnification obligation of Licensee.

12. Entire Agreement. Licensee hereby declares and represents that no promise, inducement or agreement not expressed herein has been made to Licensee, and agrees that this 2012 Motor Coach Parking License Agreement, the 2012 Grand Prix of Baltimore Catering Request Form, the 2012 Motor Coach Reservation Form, the 2012 Motor Coach Information Form and 2012 Motor Coach General Rules and Regulations and the 2012 Grand Prix of Baltimore Additional Services Form, attached hereto and incorporated herein contain the entire agreement between the parties hereof (collectively the "License Agreement"), and that the terms of the Indemnification, Release and Hold Harmless provisions stated in paragraph 11 are contractual and not a mere recital.

13. Waivers/Amendments. No alteration, change, modification or waiver of or to this License Agreement shall be valid or binding unless in writing and signed by both Parties hereto. No evidence of any alteration, change, modification or waiver of or to this License Agreement orally or by a unilateral inconsistent course of conduct or by any other means except in compliance with the preceding sentence shall be admissible in any court, arbitration or mediation proceeding concerning the enforcement or construction of this License Agreement. The failure of either Party to object to or to take affirmative action with respect to any conduct of the other Party which is in violation of the terms hereof shall not be construed as a waiver thereof, nor of any subsequent breach or wrongful conduct.

14. Interpretation. Captions or titles are for convenience of reference only and are not part of this License Agreement and have no legal effect.

15. Compliance with Law. If a reasonable basis exists for believing that any provision of this License Agreement violates any (i) federal, state or local law or regulation, or (ii) code, rule, regulation or directive adopted by a sanctioning organization or an industry trade association affecting either Party's performance of this License Agreement (collectively, "Law"), then the Parties shall promptly modify this License Agreement to the extent necessary to bring about compliance with such Law; provided, however, that if such modification would cause this License Agreement to fail in its essential purpose or purposes, it shall be deemed terminated by mutual agreement of the Parties.

16. Governing Law and Choice of Forum. In the event of any dispute involving this License Agreement, including any right or obligation hereunder, the laws of the State of

Maryland shall govern the validity, performance, enforcement, interpretation and any other aspect of this License Agreement and such rights and obligations, without regard to principles of conflicts of laws thereunder. The parties irrevocably submit to the personal and subject matter jurisdiction of the Indiana State courts, located in the City of Baltimore, Maryland, and waive trial by jury, for any lawsuits concerning the interpretation or enforcement of this Agreement, and any remedy for breach of this Agreement. The prevailing Party in any legal proceeding shall be entitled to recover all reasonable attorneys' fees and costs against the non-prevailing Party.

17. Force Majeure. Licensors shall not be liable to Licensee for delay in the performance of this License Agreement by Licensors or for any delay, shortening or cancellation of the Event, or any interruption of the services, duties or obligations due to a delay or failure to perform under this Agreement when such interruption, delay or failure results from causes beyond its reasonable control, including but not limited to, a result of strikes, lockouts or other labor difficulties; acts of any government, riot, insurrection or other hostilities; fire, flood, acts of God; inclement weather, lightning strikes; wrecks or transportation delays; or inability to obtain necessary labor, services, materials or utilities from usual sources.

18. Default. In the event that Licensee breaches its obligations (including the observance of any limitation stated herein) Licensors may immediately terminate this License Agreement. Upon termination for any reason, this License Agreement and all other rights and privileges of Licensee under this License Agreement shall immediately terminate without further action by Licensors and Licensors shall have no further obligation to Licensee. Licensors shall have the right to immediately remove or require the removal of the Licensee's motor coach, all signs and other personal property from the Space, and to take immediate action to correct any default by Licensee which could affect the safe use of the Space and the paddock area or the safety of any person. The rights and remedies set forth herein are intended to be cumulative, and the exercise of any right or remedy by Licensors shall not preclude or waive its exercise of any other rights or remedies hereunder or pursuant to law or equity.

19. Notices. All notices required to be given under this License Agreement or which the parties may desire to give under this License Agreement shall be in writing and either personally delivered, delivered by a national courier service (e.g., Federal Express, U.P.S.), sent by registered or certified U.S. mail, return receipt requested or sent by facsimile or electronic mail during the addressee's regular business hours and if by facsimile, confirmed by facsimile answerback and in each case addressed to Licensee as stated on the 2012 Motor Coach Reservation Form and to Licensors as follows:

Licensors:	Race On, LLC c/o Grant Capital Management Attn: J.P. Grant and Gregory O'Neill 8894 Stanford Blvd., Ste. 203 Columbia, MD 21045 Phone: 410-715-9135 Email: Greg - goneill@bmwconstruction.us Email: J.P. - jpggrant@grantcapitalmgmt.com
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or to such other address as either Party may designate by notice to the other. All notices addressed in accordance with this Agreement shall be effective when received (or when delivery is first refused by the addressee) if delivered by mail or courier, and if delivered by facsimile or e-mail, when successfully transmitted to the Party's facsimile or e-mail address during the recipient's normal business hours or, if hand delivered, the date on which delivery is made.

20. Relationship of the Parties. The relationship of the parties created by this License Agreement shall be that of independent contractors. Nothing contained in this License Agreement shall be construed or interpreted as creating a relationship of landlord and tenant, joint venturers, partners, principal and agent, or employer and employee under any circumstances. Neither Party shall have the power to obligate or bind the other in any manner.

21. Limitation on Remedies. Under no circumstances shall Licensor be liable for consequential, special or incidental damages arising out of its breach of this License Agreement or as a result of a postponement or cancellation of the Event, even if Licensor has been informed of the possibility of such damages.

THE UNDERSIGNED HAS READ THE ENTIRE LICENSE AGREEMENT, INCLUDING WITHOUT LIMITATION THE ASSUMPTION OF RISK, INDEMNIFICATION AND WAIVER AND RELEASE PROVISIONS AND FULLY UNDERSTANDS IT.

Name of Licensee

Signature of Authorized Representative on Behalf of Licensee

Printed Name /Title

Date: _____, 2012



2012 Motor Coach Reservation Form

Driver/Team Name _____

Street Address _____

City _____

State _____

Zip _____

Contact Name _____

Phone _____

Email _____

Deadline for reservations in order to guarantee space is August 8, 2012.

<u>ITEM</u>	<u>QUANTITY</u>	<u>AMOUNT</u>
Driver Motor Coach Space (15' x 55')	\$1,500 (each)	\$
ALMS Full Season Entrant Motor Coach (15' x 55')	No Charge	
Team Hospitality Motor Coach Space (15' x 70')	\$4,850 (each)	
[Price includes One (1) TV feed]		\$
Catering "Buy-Out" Fee (per team)	\$1,500	\$
One 50 amp Power Hook Up	\$ 450 (each)	\$
Sub-Total		\$
Add Maryland sales tax (6%) (Subtotal x .06)		
TOTAL FOR MOTOR COACH/HOSPITALITY SPACE		\$
TOTAL LICENSE FEE FOR MOTOR COACH SPACE		\$ _____

*****Note:** Electric/Power is not included in the cost of the Space. Either, fill in the above, (if you only need 50 amp power hook-up(s) with the quantity and add to total for the Space) OR if a Generator is required in place of the 50 amp drops, complete and return the Sunbelt Generator Rental Request Form and return directly to Paul Lescalleet, at Sunbelt.

*****Note:** A drawing showing the layout and dimensions of the requested space, (i.e. trailer, tent, golf cart and scooter parking, kitchen, tables/chairs, etc.) *must be included with your order form.*

Payments must be received by Race On, LLC prior to August 8, 2012

Make checks payable to:

Send License Fee payment
and required forms to:

Race On, LLC

Lori Crane
Andretti Sports Marketing
7615 Zionsville Road
Indianapolis, IN 46268
Email: lori.crane@andrettiautosport.com

Authorized Signature of Licensee

Date: _____, 2012

Printed Name

*****Credit Card Payments – Please use the attached Credit Card Authorization Form*****



Grand Prix of Baltimore Catering Request

From: _____ (hereinafter "Licensee")

Contact Name: _____ Title: _____

Address: _____

City: _____ State: _____ Zip: _____

Phone: _____ Mobile: _____

E-mail: _____ Fax: _____

- Licensee requests catering services to be provided by Licensor's designated Event Caterer, at Licensee's sole cost.
- Licensee agrees to comply with all local/state health and other laws and ordinances that may be applicable.
- This request is to be executed by Licensee and returned to Licensor with Licensee's 2012 Motor Coach Parking License Agreement. This Request form is incorporated into and is a part of the License Agreement and shall be subject to all of the terms and conditions of the License Agreement. Licensee acknowledges receipt of a copy hereof.

By: _____ Date: _____, 2012
[Signature]

Printed Name: _____

Send along with other forms to:

Lori Crane
Andretti Sports Marketing, LLC
7615 Zionsville Road
Indianapolis, IN 46268
Phone: 317-872-2700 Ext 255
Email: lori.crane@andrettiautosport.com



2012 Grand Prix of Baltimore Motor Coach Information

SITE AVAILABILITY

Load-In Times: **NOTE: Orioles do have a Thursday Game - Start time is still TBD as of 7/18/12**

- Manufacturers load in 12:00 PM Tuesday, August 28
- Firestone Indy Lights teams load in 12:00 PM Tuesday, August 28
- USF2000 teams load in 2:00 PM Tuesday, August 28
- Star Mazda teams load in 4:00 PM Tuesday, August 28
- IZOD IndyCar Series teams load in 12:00 PM Wednesday, August 29
- American LeMans Series teams load in 8:00 AM Wednesday, August 29
- IndyCar Team Hospitality load in is still TBD 8:00 PM Thursday, August 30

Motor Coach spacing is very limited, and this “load in schedule” will be strictly enforced. Motor Coach Spaces must be vacated by Monday September 3, 2012, at 12:00 noon EST.

DRIVER/OWNER MOTOR COACH PARKING

The cost of each motor coach space will be \$1,500.00 (plus a 6% MD tax) and will include:

- TV feed hook-up
- Each coach space is 15' x 55'
- Coach spaces are not to be used for entertaining clients and guests.
- Proper credentials will be required to access the parking area
- Additional services such as telephone, sanitation service, golf carts, toilets, telephone, tables and chairs will be available at an additional cost

HOSPITALITY MOTOR COACH PARKING

The cost of each motor coach space will be \$4,850.00 (plus a 6% MD tax) and will include:

- TV feed hook-up
- Each coach space is 15' x 70'
- A drawing of your layout is need with your order
- Proper credentials will be required to access the parking area
- Additional services, such as telephone, sanitation services, golf carts, toilets, telephone, tables and chairs will be available at an additional cost

MOTOR COACH SUPPORT VEHICLES

There will be no parking for support vehicles in both the *Driver/Owner* and *Hospitality* motor coach parking areas.

STAGING & VEHICLE WASHING

- Vehicle staging will be set up in the same lots as last year, Lots N & O at the corner of Ridgely & Ostend Street.
- Vehicle washing will be available onsite. Wash Company contact information will be forwarded at a later time.



TRACK ACCESS

- A schedule will be provided for track access times when details are finalized.

PARKING NOTE

Event parking will be very limited due to the nature of the street course. It is recommended for teams to utilize parking in their hotels if within close proximity to track. Very few parking passes will be made available for Driver/Owners & VIP's.

DELIVERIES

No deliveries will be permitted during on-track race activities (8 a.m. – 5 p.m.). Vehicle access for all deliveries will be permitted after the day's on-track events are completed where access is possible. Teams who wish to have items shipped to the track, may do so by including the proper contact information on all shipping labels and shipping to the following address.

This will be the main weekend drop off for Fed-EX/UPS.

Grand Prix of Baltimore
M&T Bank Stadium
1101 South Russell St.
Baltimore, MD 21230
Phone: 443 759 4301

Label Information:
Team/Organization
Series or Affiliation
Contact Name & Phone Number

ADDITIONAL EVENT INFORMATION

Sponsorship, Hospitality Chalets, Suites & Track Signage

Information on sponsorship, hospitality, chalets, suites and track signage for the Grand Prix of Baltimore, please contact Braden Hurley, E-mail: braden.hurley@andrettisportsmarketing.com or 317-872-2700 Ext 265.

Public Relations Director

Information on media advertising for the Grand Prix of Baltimore, please contact Jade Gurss, Email: jade.gurss@andrettisportsmarketing.com or 317-872-2700 Ext 242.

FOOD & BEVERAGE

- If you require Event catering, please complete & return the included form. Depending on the location of the hospitality area, there may be different caterers.
- A catering buy out fee of \$1,500.00 will apply should teams prefer to use their own food and beverage. This can be found on the 2012 Motor Coach Reservation Form.

OTHER INFORMATION:

- Tent/table/chair Contractor: Select Event Rentals
Phone: 410 653 6851
Carmen Trimboli ext. 4118
ctrimboli@weparty.com
Or Vicki Rathell ext. 4175
- Golf carts: The Golf Car Company
800-589-8833
reservations@golfcarcompany.com
- Porta-let & Pumper service: Don's Johns - Finley Revels
Direct: 703-273-7101
Mobile: 703-856-0776
frevels@donsjohns.com
- Security Contractor: TBD – If needed, please email Scott Rush at
scott.rush@andrettisportsmarketing.com
to be added to the additional information list to be provide at a later date.
- Phone and Internet: TBD – If needed, email Scott Rush at
scott.rush@andrettisportsmarketing.com
to be added to the additional information list to be provide at a later date.
- Credentials Location: Marriott Inner Harbor Camden Yards
110 South Eutaw St.
Baltimore, MD 21201
Hotel Phone# 410-837-8336

Payment in full (check or credit card) of motor coach spaces and catering must be received by August 8, 2012. For Credit Card payments, use attached Credit Card Authorization Form.



2012 Grand Prix of Baltimore Motor Coach General Rules and Regulations

1. All motor coach Spaces must be used only by the team (i.e., team owners and drivers), or team sponsors.
2. Motor coach Spaces and passes are not to be utilized as contest prizes, nor used as part of a public promotional campaign. Use of motor coach space may be utilized as part of private business-to-business campaign as long as prior approval has been obtained by the Grand Prix of Baltimore officials.
3. Licensee's must either use the official caterer within the motor coach space by returning the enclosed 2012 Catering Request Form, submitted with other forms as required, or add the Catering opt out fee of \$1500.00, as shown on the 2012 Motor Coach Reservation Form.
4. In general, temporary signage, displays, selling of merchandise, food or beverages, promotional activities and activity on observation platforms (i.e., signage, viewing, etc.) are not allowed within the motor coach area. Exceptions are as follows:
 - (a) low level stanchion and flagging to define each team's or sponsor's Space
 - (b) standard 3'x5' flags at the four corners of the motor coach
5. All teams and sponsors should use discretion. All materials must be focused on private activity and are not to be used as a means of advertising or promotional leveraging seen by the general public.
6. Guests Admission. Licensee and Licensee's guests each must have a valid Event ticket for gate admission.
7. Utilities and Sanitation Services. No utilities or sanitation services are provided as part of this License Agreement. NO DUMPING WHATSOEVER IS PERMITTED. Sanitation/pumping services at Licensee's expense may be obtained through Licensor's designated contractor only. Trash barrels are provided for your convenience and may not be moved or relocated.
8. Prohibited items include but are not limited to swimming pools, firearms or weapons of any kind, pets or animals, fires or fireworks of any type. Tents, awnings, structures, platforms, bleachers, scaffolding or similar apparatus; provided, however, awnings are allowed if they do not extend beyond Licensee's Space.



Event Contact Information:

Title	Name	Email	Office	Mobile
GM	Tim Mayer	tim.mayer@andrettisportsmarketing.com	443-759-4301	443-799-9711
Executive Staff: Project Manager	Dina Haines	dina.haines@andrettisportsmarketing.com	443-759-4301	443-254-1225
Volunteers	Rena Shanaman	rena.shanaman@andrettisportsmarketing.com	443-759-4301	248-388-0337
Managing Director	Kevin Healy	kevin.healy@andrettisportsmarketing.com	443-759-4301	407-491-6499
President	John Lopes	john.lopes@andrettiautosport.com	443-759-4301	317-919-9577
Paralegal	Rita Smith	Rita.Smith@andrettiautosport.com	317-872-2700	317-345-5340
Ticketing & Credentials	Nicole Norris	nicole.norris@andrettisportsmarketing.com	443-759-4301	317-716-9297
Sales Manager	Charlie Legeman	Charlie.legeman@andrettisportsmarketing.com	443-759-4301	704-241-8412
Sales: Sales Support Manager	Braden Hurley	braden.hurley@andrettiautosport.com	317-872-2700	317-432-3903
Sales: Vendor Display/Merchandise	Alex Moeller	alex.moeller@andrettisportsmarketing.com	443-759-4301	716-400-4713
Sales: VP Marketing Services	Doug Bresnahan	Doug.Bresnahan@andrettiautosport.com	317-872-2700	317-416-3506
Client Services: Marketing Accounts Director	Laura Cooper	Laura.Cooper@andrettiautosport.com	443-759-4301	708-712-3319
Client Services: Accounts Manager	TJ Land	TJ.Land@andrettiautosport.com	443-759-4301	317-691-1331
Marketing: Marketing, Media, Advertising Director	Greg Goldhaber (Team Enterprises)	greg.goldhaber@andrettisportsmarketing.com	443-759-4301	305-742-7456
Marketing: Senior Marketing Director	Craig Ducker (Team Enterprises)	craig.ducker@andrettisportsmarketing.com	443-759-4301	954-663-3400
Marketing: Jr. Producer	Amber Kelly (Team Enterprises)	amber.kelly@andrettisportsmarketing.com	443-759-4301	814-360-8551
Marketing: Ceremonies, Series, Site Coordination	Ruthie Forbes (Grand Solutions)	ruthie@grand-solutions.net		317-258-5630
Public Relations: PR and Social Media Director	Jade Gurs	Jade.Gurs@andrettiautosport.com	317-872-2700	317-517-4121
Public Relations: Media Center Manager	Nate Siebens	nsiebens@lcs-pr.com		386-216-9884
Operations: Construction/Engineering / Event Control	Tony Cotman (NZR)	tcotman@nzsconsulting.com	443-759-4301	317-506-0310
Operations: Director Operations, Dispatch, Emergency Ops	Brian Hughes (NZR)	bhughes@nzsconsulting.com	443-759-4301	317-435-1831
Operations: Director	Scott Rush (Andretti)	scott.rush@andrettisportsmarketing.com	443-759-4301	317-432-9529
Operations: Logistics	David Pace (Andretti)	david.pace@andrettisportsmarketing.com	443-759-4301	443-250-2700
Operations: Track Ops	Phillip Walker (Andretti)	phillip.walker@andrettisportsmarketing.com	443-759-4301	919-215-3351

Ticket Information

Tickets can be purchased via:


www.raceonbaltimore.com

By phone through:

TicketMaster 800 745 3000

Large group ticket packages can be ordered by contacting Nicole Norris via phone(443)759- 4301

or email Nicole.norris@andrettisportsmarketing.com

		2012 GRAND PRIX OF BALTIMORE			
		AUGUST 31 - SEPTEMBER 2, 2012			
		www.RaceOnBaltimore.com/buy-tickets			
RESERVED GRANDSTAND SEATING *					
	3 DAY	SUNDAY ONLY	SATURDAY ONLY	FRIDAY ONLY	
Adult Upper Level	\$185.00	\$115.00	\$100.00	ga seating	
Adult Lower Level	\$145.00	\$95.00	\$85.00	ga seating	
Junior^ Upper Level	\$140.00	\$85.00	\$75.00	ga seating	
Junior^ Lower Level	\$110.00	\$70.00	\$65.00	ga seating	
GENERAL ADMISSION					
	3 DAY	SUNDAY ONLY	SATURDAY ONLY	FRIDAY ONLY	
Adult	\$85.00	\$55.00	\$50.00	\$15.00	
Junior^	\$65.00	\$35.00	\$35.00	\$5.00	
PADDOCK PASS					
	3 DAY	SUNDAY ONLY	SATURDAY ONLY	FRIDAY ONLY	
Adult	\$65.00	\$45.00	\$40.00	\$20.00	
Junior^	\$45.00	\$25.00	\$25.00	\$5.00	
CAR CORRAL EXPERIENCE					
	FRI/SAT 2 DAY	The 2-day car corral experience pass provides exclusive opportunities for car owners to socialize while enjoying a welcome tent, visits from guest speakers and exclusive parking. The car corral is located in a prime location next to the ALMS paddock in lot B and will run on Friday, August 31 and Saturday, September 1. Your pass is not valid for parking on Sunday, September 2 and does not include parade laps. NOTE: Car Corral Experience passes are for vehicles only. Event tickets must be			
Corvette Corral	\$100.00				
Porsche Platz	\$100.00				
VIP TERRACE CLUB PACKAGES					
	3 DAY	A Fantastic opportunity for individuals to enjoy a VIP race experience in air-conditioned comfort. Indoor and outdoor seating in the Convention Center facing Pratt Street. Food and Beverage including beer and wine tickets included. (Additional cash bar available). Closed circuit video feed will be provided for enhanced viewing. Your 3-Day package includes VIP Terrace Club passes, reserved grandstand seats along the front straight for Saturday and Sunday, Friday general admission tickets and weekend paddock passes.			
Table of 10	\$8,950.00				
Individual Tickets	\$895.00				
* 3 Day grandstand is Friday general admission plus reserved seating for Saturday and Sunday.					
^ Junior pricing is 12 years old or under (must be accompanied by at least one adult ticket).					
Military special - Active duty Military, National Guard and Reserves presenting ID's at the box office receive complimentary paddock passes. (Gate admission not included.)					
Ticket prices are inclusive of the 10% amusement & admissions tax					
Ticket fees:	\$2 per ticket \$20 or under + plus credit card processing fees				
	\$3 per ticket everything else + plus credit card processing fees				



SUNBELT RENTALS INC. GENERATOR REQUEST FORM

All Generator Request Forms and Payments must be sent directly to Sunbelt Rentals at:

Sunbelt Rentals - ATTN: Paul Lescalleet
 9180 Bursa Road
 Laurel, MD 20723-1366
 Phone: 301-470-2595
 Mobile: 240-216-1066
 Fax: 301-470-9926
 Email: paul.lescalleet@sunbeltrentals.com

ELECTRICAL NEEDS: Based on your size and/or location, you are required to complete the appropriate electrical connection information below. (You must complete one electrical connection form for each location requested.) If no electrical connection is needed, please indicate by checking here. ☐ **No electric needed.**

Hospitality/Race Team Generator Pricing

Description	Specify Voltage	Cost for Each	Quantity	Total Cost
20kW Super Silent generator		\$700.00		\$
56kW Super Silent generator		\$1,185.00		\$
100kW Super Silent generator		\$1,530.00		\$
175kW Super Silent generator		\$1,752.00		\$
Fuel will be provided on an as needed basis and billed at cost plus 20%.				
Cable and Distribution packages are available and can be quoted in advance. Please call with requirements.				
Sub-Total				\$
*****24 hour power (multiply generator rate by 1.4) and to Sub-Total				
ELECTRICAL TOTAL				\$
Add 6% MD Sales Tax + 2% Heavy equipment tax				
			Tax	\$
			Grand Total	\$

Please contact Paul Lescalleet for any questions regarding this Generator Request Form.

Electrical Connection Information is due with this Application to Sunbelt Rentals. Refunds will not be provided on utility connection orders. This Information is a requirement of the Application Form and is payable directly to Sunbelt Rentals Inc.

Changes made to electrical requirements after August 8th are subject to standard rental rates and not the preferred pricing.



One Time Credit Card Payment Authorization Form

Sign and complete this form to authorize Andretti Sports Marketing, LLC to make a one-time debit to your credit card listed below.

By signing this form you give us permission to debit your account for the amount indicated on or after the indicated date. This is permission for a single transaction only, and does not provide authorization for any additional unrelated debits or credits to your account.

Please complete the information below:

I _____ authorize Andretti Sports Marketing, LLC to charge my credit card
(full name)
account indicated below for _____ on or after _____. This payment is for
(amount) (date)
_____.
(description of goods/services)

Billing Address _____

Phone# _____

City, State, Zip _____

Email _____

Account Type: ☐ Visa ☐ MasterCard ☐ AMEX ☐ Discover

Cardholder Name _____

Account Number _____

Expiration Date _____

CVV2 (3 digit number on back of Visa/MC, 4 digits on front of AMEX) _____

SIGNATURE _____

DATE _____

I authorize the above named business to charge the credit card indicated in this authorization form according to the terms outlined above. This payment authorization is for the goods/services described above, for the amount indicated above only, and is valid for one time use only. I certify that I am an authorized user of this credit card and that I will not dispute the payment with my credit card company; so long as the transaction corresponds to the terms indicated in this form.