

The Cocktail Class Wooden Boat Racing Association

MEMBERSHIP APPLICATION

(Please print clearly)

Individual/Family Name		
Address		
	State	Zip
	Phone	
SELECT <u>ONE</u> of the MEMBERSHI	P CATEGORIES below:	
RACING MEMBER		
Membership, authorization to race in children ages 12 through 23 living at twote per adult aged 18 and older), and Racing Members also receive <i>The Happ</i>	ERSHIP includes: an emailed letter as act an CCWBRA-sanctioned races for your entithe same address), voting privileges in all access to online forums and classified advey Hour, CCWBRA's informative digital naming events and reporting race results, as we have	ire family (two adults and all organizational matters (one vertising. ewsletter, and occasional
NEW MEMBER DUES: \$75.00	0	
ANNUAL DUES - RENEWAL:	: \$75.00 if paid on or before March	31. \$100 after March 31.
NON-RACING MEMBER		
Non-Racing Membership, authorizat CCWBRA-sanctioned races, voting p aged 18 and older, and one vote for a l Non-Racing Members also receive <i>Th</i> membership emails promoting upcon	IEMBERSHIP includes: an emailed letter ion to participate, if desired, as a race volue privileges in all organizational matters (for business), and access to online forums and the Happy Hour, CCWBRA's informative digining events and reporting race results, as the (for a fee) on CCWBRA's website and social	unteer (but not as a driver) at r a family: one vote per adult l classified advertising. ital newsletter, and occasional well as other useful
ANNUAL DUES: \$40.00		
SCHEDULE of DUES: Racing Members: New Member: \$75.00 Early Renewal: \$75.00 Late Renewal: \$100.00	REMIT PAYMENT TO: CCWBRA c/o Lena Cantera	OFFICIAL USE ONLY:
Non-Racing Members: Annual Dues: \$40.00	29329 Glencoe Road Kennedyville, MD 21645	
Paymt of Dues Remitted: \$		

Please contact secretary@ccwbra.com with any questions.



The Cocktail Class Wooden Boat Racing Association

Release from Liability

In consideration of being allowed to participate in boat racing and other events and activities of or sponsored by the Cocktail Class Wooden Boat Racing Association, (the "Association") and intending to be legally bound, the undersigned ("Participant"):

- 1. Represents that Participant is a legally responsible adult of sound mind, and is not under the influence of drugs or alcohol.
- 2. Agrees that prior to participating, Participant will inspect the boat Participant intends to use, as well as all equipment, and the course, and if Participant believes anything is unsafe, Participant will immediately advise an official of the Association of such condition(s), and will refuse to participate.
- 3. Acknowledges and fully understands that Participant will be engaging in activities that involve risk of serious injury, including permanent disability and death, and severe social and economic losses which might result not only from his or her own actions but from the actions, or inactions of others, the rules of racing, the weather, the condition of or intrusions to the course, or the malfunction or condition of any equipment used. Further, Participant recognizes that there may arise other risks not known to, or foreseeable by, the Association at this time.
- 4. Assumes all of the foregoing risks and accepts personal responsibility for any damages following such injury, permanent disability or death.
- 5. Releases, waives, discharges and covenants not to sue the Association, its affiliates, its officers, administrators, directors, agents, officials, and other employees or volunteers of the Association, other participants, sponsors, advertisers, and if applicable, the owners of lessors of the boats, the course and equipment used, (the "Releasees") from any and all liability to each of the undersigned, his or her heirs and next of kin for any and all claims, demands, losses or damages on account of injury, including death, or damage to property, however caused or alleged to be caused in whole or in part by the action, inaction, omissions or negligence of the releasees or otherwise under any theory of liability whatsoever.
- 6. This Release from Liability shall be governed by the laws of the Commonwealth of Pennsylvania without regard to conflict of laws provisions. The parties hereby submit to the jurisdiction of the state and federal courts in Pennsylvania. The parties further agree that any action against the Releasees shall be filed in Pennsylvania and that the venue for adjudication shall be the Court of Common Pleas of Montgomery County Pennsylvania.

THE UNDERSIGNED PARTICIPANTS HAVE READ THIS RELEASE FROM LIABILITY AND UNDERSTAND THE
WILL BE GIVING UP SUBSTANTIAL RIGHTS, AND SIGN IT VOLUNTARILY.

Printed Name	 	