Attachment B

AMENDMENT NO. 1 TO THE SANCTION AGREEMENT BETWEEN COUNTY OF MONTEREY AND

INTERNATIONAL MOTOR SPORTS ASSOCIATION, LLC

THIS AMENDMENT NO. 1 (Amendment) is made to the Sanction Agreement between the County of Monterey, a political subdivision of the State of California ("County") and International Motor Sports Association, LLC (hereinafter, "IMSA") (collectively, the "Parties") and effective as of the last date opposite the respective signatures below.

WHEREAS, the Parties entered into a Sanction Agreement on June 14, 2021 (the "Agreement") to allow IMSA to sanction a race competition for its series (the "Event"); and

WHEREAS, the Parties wish to amend the Agreement to extend the term of the agreement; and

NOW, THEREFORE, the Parties agree to amend the Agreement as follows:

1. Section 1- A, "Grant of Sanction" is deleted in its entirety and replaced with:

"It is expressly agreed and understood between the parties that Promoter shall organize, promote and hold an event in a first-class manner during the 2021, 2022, 2023 and 2024 seasons, each an "Event". The Event(s) will be held at WeatherTech Raceway Laguna Seca ("Facility") and IMSA shall sanction a race competition for its series listed below, each a "Property" and collectively referred to as "Properties". Both parties shall perform such obligations in accordance with this Agreement."

2. Section 1- B, "Event Weekends" is deleted in its entirety and replaced with:

"For 2021, the Event will be held the weekend of September 10-12th. The weekend for the Event(s) thereafter, shall be determined by IMSA with input from and in consultation with the Promoter, provided that the parties agree to work in good faith to hold the 2022, 2023 and 2024 Events in either April or May to provide a pattern of continuity and build date equity, if possible. Promoter must notify IMSA of its proposed weekend on or before July 1st of the year prior to the application Event for IMSA's consideration. Promoter's prior approval, which shall not be unreasonably withheld, shall be required only if the Event weekend is more than a month difference from the previous year."

3. The following shall be added to Section 3- A, "Sanction Fee and Payment Schedule":

2024 Event	Sanction Fee: \$520,000
\$100,000	On or before January 15 th
\$210,000	On or before 120 days prior to Event

464666	
1 9210 000	(In or before 60 days prior to Event
1 5210,000	On or before 60 days prior to Event
Ψ=10,000	on or octore of days prior to Event

- 4. Except as provided herein, all remaining terms, conditions and provisions of the Agreement are unchanged and unaffected by this Amendment No. 1 and shall continue in full force and effect as set forth in the Agreement.
- 5. This Amendment No. 1 shall be attached to the Agreement and incorporated therein as if fully set forth in the Agreement.

INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the Parties have executed this Amendment No. 1 on the day and year written below.

COUNTY OF MONTEREY	IMSA:
By: Ryan Bell Administrative Operations Manager-LSRA Date: 8/22/2023 11:46 AM PDT	INTERNATIONAL MOTOR SPORTS ASSOCIATION, LLC Contractor's Business Name By*: (Signature of Chair, President or Vice President)
Approved as to Form Office of the County Counsel Leslie J. Girard, County Counsel	Its: JOHN M DOONAN President
By: US GIVAV LEAST THE COURT COURT COURT COURTS COU	By*: (Signature of Secretary, Asst. Secretary, CFO, Treasurer, or Asst. Treasurer) Its: En Bennett CEO/TWENSUREV
Approved as to Fiscal Provisions Rupa Shah, Auditor/Controller Docusigned by: Patricia Ruiy By:	(Insert Name; Title) Date: 9-8-1013
Its:(Insert Name; Title) Date: 8/10/2023 9:35 AM PDT	
Approved as to Indemnity and Insurance Provisions Office of the County Counsel Risk Management Leslie J. Girard, County Counsel	
By: Risk Manager Date:	

^{*}INSTRUCTIONS If COMPANY is a corporation, including non-profit corporations, the full legal name of the corporation shall be set forth above together with the signatures of two (2) specified officers per California Corporations Code Section 313. If COMPANY is a Limited Liability Corporation (LLC), the full legal name of the LLC shall be set forth above together with the signatures of two (2) managers. If COMPANY is a partnership, the full legal name of the partnership shall be set forth above together with the signature of a partner who has authority to execute this Agreement on behalf of the partnership. If COMPANY is contracting in an individual capacity, the individual shall set forth the name of the business, if any, and shall personally sign the Agreement or Amendment to said Agreement