

SUPPLY AGREEMENT

This AGREEMENT is made and entered into as of _____ by and between Yokohama Motorsports International Co., Ltd., at 36-11, Shimbashi 5-chome, Minato-ku Tokyo, Japan (hereinafter called as "YMI"), and team/company Name _____, at address _____ (hereinafter called as "TEAM").

WITNESSES THAT :

ARTICLE 1 (Purpose):

The purpose of this AGREEMENT is to define the terms and conditions between the parties' cooperation in YMI's racing tires which The Yokohama Rubber Co., Ltd.(hereinafter called as "YOKOHAMA"), who is a parent company of YMI, developed and manufactured racing tires with its high-technologies (hereinafter called as "YOKOHAMA Racing Tires") for Sepang 12 Hours 2016 (hereinafter called as "RACE") and in TEAM's advertising and sales promotional activities for YMI.

ARTICLE 2 (Supply of YOKOHAMA Racing Tires):

1. With a firm decision to use YOKOHAMA Racing Tires throughout RACE which will be held from December 8, 2016 to December 10, 2016 at held at the Sepang F1 Circuit in Malaysia, TEAM may order YOKOHAMA Racing Tires to YMI's distributor, Vision Pit-Stop Sdn Bhd (Malaysia) (hereinafter called as "Distributor") using the designated order form (hereinafter called as "Order Form") by e-mail or fax
2. TEAM shall send the Order Form to YMI through Distributor with the deadline of October 17, 2016 and TEAM may not change the order after the deadline, provided however, in the event that TEAM decides to cancel the participation in RACE and notify YMI through Distributor of its decision, TEAM may cancel the order in accordance with the following conditions:
 - (i) In case YMI receives a TEAM's cancellation notice under this paragraph on or before October 31, 2016, YMI will give TEAM a full refund; or
 - (ii) In case YMI receives a TEAM cancellation notice under this paragraph on or after November 1, 2016, YMI will give refund the money after deducting twenty percent (20%) cancellation fee from the total amount of the order.

In addition to the above, in each case, TEAM shall bear the remittance fee for refund and YMI will refund the rest to TEAM through Distributor.

3. During RACE, YMI shall serve TEAM in installing, changing and stripping off YOKOHAMA Racing Tires for TEAM's racing cars. In case TEAM plans to get a service of rim assembly from YMI, TEAM shall prepare at least eight (8) sets of rims by itself beforehand; otherwise, TEAM may not be able to get such service from YMI.

4. The unit prices supplied to TEAM shall include fees for delivery, installing, changing, stripping off YOKOHAMA Racing Tires, rim assembly and taxes, but not include VAT.
5. TEAM shall complete the payment for the order by October 31, 2016 by bank remittance to the account of Distributor which collects payments on behalf of YMI. The remittance fee shall be owed by TEAM.

The account information is as below:

Bank Name: PUBLIC BANK BERHAD

Branch Name: Bangsar Baru

Branch Address: No.36 & 38, Jalan Maarof, Bangsar, 59100 Kuala Lumpur

Account Name: Vision Pit-Stop Sdn Bhd

Account Number: 359-295-1327 (USD Account)

Swift code: PBBEMYKL

6. For the avoidance of doubt, even if brand-new and unused YOKOHAMA Racing Tires remain at TEAM after RACE, YMI shall not be obliged to buy back thereof from TEAM. Provided however, TEAM may request YMI through Distributor in writing to buy back wet type tires from such remaining YOKOHAMA Racing Tires within before RACE finish subject to unused, unfitted and no-damaged condition. Upon request of TEAM, YMI will buy back the remaining wet tires and refund the money to TEAM through Distributor at the prices which are separately determined between the parties concerned. In this case, the remittance fee shall be owed by TEAM.

ARTICLE 3 (Advertising and Sales Promotional Activities):

1. TEAM shall place stickers and emblems in its racing cars, service cars, and driver's wears as YMI directs. Especially, whenever a racer of TEAM gets a prize and stands in the podium, he shall wear a cap YMI provided to show YOKOHAMA's logos on the cap to audiences. In case TEAM does not follow YMI's direction, TEAM shall pay one thousand US dollars (USD 1,000.00) for each direction ignored.
2. TEAM shall cooperate in YMI's promotional activities not only for public relations but also for YMI's internal communications by following YMI's requests. Such cooperation provided by TEAM may include but not limited to; giving autographs, accepting interviews and taking photos together with a person YMI designated.
3. TEAM shall give information of its evaluations of YOKOHAMA Racing Tires to YMI and, upon request of YMI, participate in YMI's tire tests YMI for free.
4. TEAM shall allow YMI and YOKOHAMA to use its, its employees' members' and racers' names, images, autographs, interviews, and photos (hereinafter collectively called as "Portrait Rights") for free.
5. In relation to Article 3.4, TEAM represents and warrants that TEAM has the authority to allow YMI and YOKOHAMA to use the Portrait Rights or will complete acquisition of permission for

the use of Portrait Rights from respective owners until YMI and/or YOKOHAMA actually use(s) thereof.

ARTICLE 4 (Miscellaneous):

1. TEAM shall take all responsibilities for its employees, members, racers, racing cars, service cars, any properties and the third party's life & physical health and properties regarding accidents in RACE unless such accidents are attributable to the defects of YOKOHAMA Racing Tires and services provided by YMI in accordance with Article 2.4. TEAM shall indemnify and save YMI from any cost, loss or expenses resulting from any claims and accidents in RACE.
2. This AGREEMENT shall become effective on the date first above written shall remain in force until December 31, 2016, provided however, the provision of Article 3.4 shall survive even after the expiration hereof.
3. This AGREEMENT shall be governed by and be construed in accordance with the laws of Japan.
4. All disputes, controversies or differences which may arise between the parties hereto, out of or in relation to or in connection with this AGREEMENT shall be finally settled by arbitration in Tokyo, in accordance with the Commercial Arbitration Rules of The Japan Commercial Arbitration Association. The Arbitration award shall be final and binding on the parties hereto.

IN WITNESS WHEREOF, the parties hereto have executed this AGREEMENT in duplicate each of which shall be considered an original as of the date first above written.

Yokohama Motorsports International Cc., Ltd

Name of TEAM

Masataka Yamaishi

President

(Name of the representative)

Title