



VEHICLE LOG BOOK DECLARATION FORM

Venue

Eliminator

I,
(Please Print)

Of,

Suburb State/ Postcode

Do hereby declare that I am the holder of a current *IHRA Australia* Log Book and have had a current Vehicle Technical Inspection completed and passed for the vehicle noted below and declare there are no technical infringements noted in the Log Book that would render the vehicle ineligible for competition at this time.

Vehicle Type	<input type="text"/>	Class	<input type="text"/>
Competition Number	<input type="text"/>	Log Book Exp Date	<input type="text"/>

The reason I am unable to present the above mentioned log book and Technical Inspection sticker at this event is: (Please print)

I understand a non-refundable fee of \$100.00 (incl. GST) will be invoiced by the *IHRA Australia* Office. No invoice will be issued only where a delay in processing has occurred, in the case of a renewal or replacement.

I understand that my vehicle will be required to undergo an Extended Scrutineering Programme Audit before participating in the event for which this Declaration was completed.

I understand that if any of the above information is found to be false, I render myself liable to a \$330.00 fine and/or 3 months suspension, and any Points/Records attained will not be counted.

Signed Date
(Log Book owner must sign)

***IHRA* / Track Official to complete**

Name Credential Number
(Please Print)

Signed

NB: This Form must be forwarded to *IHRA Australia* on the first working day after the event at which it was

Office use only			
Declaration Valid	Yes/No	Invoice# (if applicable)	Date
		<input type="text"/>	<input type="text"/>



NOTES ON VEHICLE LOG BOOK DECLARATION

Below is some important information on declarations:

1. These logbook and declarations state that a racer is a current licence / holder of IHRA Australia. If your licence has expired and is not currently being processed by IHRA Australia you CANNOT sign a declaration. Having just put the licence in the mail does not mean IHRA Australia is processing the licence. It is the responsibility of the racer to ensure all paperwork has reached the IHRA Australia office and is being processed before they sign the declarations.
2. Racers will be charged for these declarations at the track, if not at any fault of IHRA Australia.
3. Any racer found to be signing a false declaration i.e.: paperwork still in the mail, or not yet been received or updated by IHRA Australia will be fined and/or suspended for a period of three months and fined (\$330.00 inc GST).
4. Any racer who "just left the licence at home" will be charged (\$100.00 inc GST).
5. Any racer that signed a declaration is required to be scrutineered.
6. The decision to charge a racer for a declaration lies with IHRA Australia.