

Please fill in the form below and return it signed and with a copy of the valid racing licences to: ml@lechnerracing.com

FULL SEASON**ROUNDS**

R01: RED BULL RING

R02: SLOVAKIARING

R03: TOR POZNAŃ

R04: AUTOMOTODROM
GROBNIKR05: AUTOMOTODROM
BRNO

R06: HUNGARORING

DRIVER 1

Name, Surname
Nationality
Date of Birth
Licence Number
ASN
Street/ No.
Postal Code
City
Mobile
Email
Social Media
Emergency contact
Shirt size

DRIVER 2 / INSTRUCTOR

Name, Surname
Nationality
Date of Birth
Licence Number
ASN
Street/ No.
Postal Code
City
Mobile
Email
Social Media
Emergency contact
Shirt size

ENTRY NUMBER

Desired Entry Numbers

COMPETITOR / TEAM

Team Name
Nationality

CUSTOMER INFORMATION

Company name
Legal form
Owner/ Managing
director
VAT ID

BILLING ADDRESS

Street/ No.
Postal Code
City
Contact person
Position
Phone
E-Mail
Website

SEASON CALENDAR 2026

Round 01	Austria	28 – 30 May 2026	Red Bull Ring
Round 02	Slovakia	18 – 20 June 2026	Slovakiaring
Round 03	Poland	02 – 04 July 2026	Tor Poznań
Round 04	Croatia	03 – 05 September 2026	Automotodrom Grobnik
Round 05	Czech Republic	24 – 26 September 2026	Automotodrom Brno
Round 06	Hungary	08 – 11 October 2026	Hungaroring

All services such as logistics/transport, technical support, on-track service, series organization, catering etc. must be assigned separately with Porsche Sprint Challenge Central Europe (hereinafter referred to as "PSCCE")", stated in an additional and mandatory driver contract. Enrolment fees for a guest start must be assigned separately with PSCCE and must be stated in an additional and mandatory driver contract. In terms of a drivers 'cancellation of participation the entry fees cannot be refunded. Cars operated by PSCCE are eligible to enter the Porsche Sprint Challenge Central Europe 2026, as well as external teams, signed and allowed by PSCCE.

DECLARATION

I declare that the information provided on the entry form is complete and correct. I declare that I have duly signed the Participation Agreement and/or Driver Contract and, if any, the commercial undertakings regulating my taking part in the PSCCE 2026 and agree to be bound by them and fully engage to adhere to all its provisions and covenants.

I declare that I am physically and mentally fit to take part in the PSCCE 2026 event and I am competent to do so. I have read and understood the International Sporting Code (ISC) of the FIA (Fédération Internationale de l'Automobile) including appendices, the international anti-doping regulations (WADA/NADA codes), the BMF Rules & Regulations, the general championship regulations, the supplementary regulations of the series, the Call for entries and the PSCCE 2026 Rules and Regulations and I agree to be bound by and comply with them. Further I assume responsible and am held responsible for any facts relating to the person or behavior of my guests and reflecting to my contractual relationship with the event host or giving grounds for damages.

I authorize PSCCE and series sponsors to commercialize all results and coverage of a competitor free of charge and without prior notice in print, digital and film media.

PARTICIPANTS' RELEASE and WAIVER OF LIABILITY

The entrant shall take part in the test sessions and the events at their own risk. They shall bear the sole responsibility under civil and criminal law for any damage or injury caused by them. They hereby indemnify and release the entities and persons listed below from any liability for damage or losses in connection with the event and/or the official test sessions:

- their own entrants/competitors (side agreements between the participants to any other effect shall take precedence!) and assistants.
- the other participants, the owners of the vehicles used in the event (if the event takes place on a permanent or temporarily closed circuit), and their assistants.
- the FIA, FIM, AMF, AMF affiliated organizations, their presidents, governing bodies, managers and secretaries general, staff and members,
- PSCCE, their shareholders, governing bodies, managers, and secretaries general, as well as their subsidiaries, contractors, and vicarious agents.
- the Promoter/Series Organizer and any Series Sponsors.
- the event host, the officials, the racecourse owners, the racetrack operators, government agencies (or their respective legal entities), racing services manufacturers and any other person involved in the organization of an event.
- the organizations responsible for the construction and maintenance of roads, and
- the agents and workers, legal representatives, salaried staff and volunteers of all persons and authorities indicated above as well as their members.

This waiver shall not include damage or harm to life, body or health or any other damage resulting from the intentional or grossly negligent breach of duty nor any damage resulting from material breach by the group of persons released from liability. The liability for financial loss and loss of property in claims resulting from the slightly negligent breach of material obligations shall be limited to the extent of the foreseeable damage as is typical for this type of agreement.

The waiver of liability shall thus apply to claims for any legal reason whatsoever, including but not limited to claims for damages based on contractual and noncontractual liability and to claims from tortious liability. Any implied waivers of liability shall remain unaffected by the above non liability clause.

By submitting their entry, the entrant acknowledges that motor vehicle insurance (motor vehicle third party liability, Casco comprehensive/collision damage and coverage and occupant accident insurance) does not cover damage or claims incurred during a meeting aiming to achieve top speeds. They undertake to pass this information on to the owner of the vehicle used. Should any injury occur or be discovered during a meeting or should health impairments temporarily or permanently jeopardize the ability to drive a racing car – considering the safety risks this may pose not only to the undersigned themselves, but also to third parties – the undersigned releases all attending physicians from confidentiality with respect to each other and with respect to the Clerk of the Course, the Steward of the Meeting, the Chief Medical Officer, the event relevant Circuit Racing Commission and the insurance claims department. The entrant consents to the storage, transmission and processing of my personal data in accordance with the data protection policy and in compliance with the Federal Data Protection Act.

DISCLAIMER / VIDEO & PHOTOGRAPHY CONSENT and PRIVACY POLICY

The entrant consents to unlimited use, commercialization or publication of any audiovisual material generated at the 2026 PSCCE events by PSCCE and its affiliates and series partners at no charge. In addition, participants consent to their appearance in the meeting being photographed and filmed, and grant the right to broadcast, disseminate to the public, record, reproduce and edit the videos and photos that may be captured of their image, accompanying persons, if any, or vehicles at no charge. The rights and archiving granted include the right to use the photographic material for the purpose of reporting on the race, the participants and the results in print and online media as well as on the radio and TV, including, without limitation, on the PSCCE websites and social media, and the right and archiving to use the photographic material for the purposes of advertising, event advertising, or for merchandising purposes, including commercial by PSCCE and its affiliates.

The entrant represents and warrants that they rightfully acquired all copyright, trademark and other rights, including, without limitation, rights in third party logos which need to be used without any restrictions as provided herein, and that such rights are in full force and effect for the term of the license. PSCCE, its subsidiaries and affiliates and its series partners shall have the perpetual and worldwide right to use the above pictures, video footage and sound recordings to advertise their other services. The entrant indemnifies PSCCE from and against all claims raised by stakeholders or third parties in the context of this license against PSCCE. This shall include coverage of the costs for any potential legal representation.

I the undersigned agree by the rules and regulations laid down in the 2026 PSCCE regulations. I agree to respect the Commercial Agreement (Driver Contract) with PSCCE, as well as information notes and decisions from the PSCCE organization.

No refunds will be made on entry fees. Entry fees may not be transferred to another driver.

Location, Date

Driver 1
(Parent/Guardian)

Location, Date

Driver 2
(Parent/ Guardian)

DATA PROTECTION POLICY**1. DATA PROTECTION PRINCIPLES**

Porsche Sprint Challenge Central Europe is committed to processing data in accordance with its responsibilities under the GDPR.

Article 5 of the GDPR requires that personal data shall be:

- a. processed lawfully, fairly and in a transparent manner in relation to individuals.
- b. collected for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes; further processing for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes shall not be considered as incompatible with the initial purposes.
- c. adequate, relevant, and limited to what is necessary in relation to the purposes for which they are processed.
- d. accurate and, where necessary, kept up to date; every reasonable step must be taken to ensure that personal data that are inaccurate, having regard to the purposes for which they are processed, are erased or rectified without delay.
- e. kept in a form which permits identification of data subjects for no longer than is necessary for the purposes for which the personal data are processed; personal data may be stored for longer periods insofar as the personal data will be processed solely for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes subject to implementation of the appropriate technical and organizational measures required by the GDPR in order to safeguard the rights and freedoms of individuals; and
- f. processed in a manner that ensures appropriate security of the personal data, including protection against unauthorized or unlawful processing and against accidental loss, destruction or damage, using appropriate technical or organizational measures.”

2. GENERAL PROVISIONS

- a. This policy applies to all personal data processed by PSCCE.
- b. The Responsible Person shall take responsibility for PSCCE's ongoing compliance with this policy.
- c. This policy shall be reviewed at least annually.
- d. PSCCE shall register with the Information Commissioner's Office as an organization that processes personal data.

3. LAWFUL, FAIR AND TRANSPARENT PROCESSING

- a. To ensure its processing of data is lawful, fair and transparent, PSCCE shall maintain a Register of Systems.
- b. The Register of Systems shall be reviewed at least annually.
- c. Individuals have the right to access their personal data and any such requests made to PSCCE shall be dealt with in a timely manner.

4. LAWFUL PURPOSES

- a. All data processed by PSCCE must be done on one of the following lawful bases: consent, contract, legal obligation, vital interests, public task or legitimate interests.
- b. PSCCE shall note the appropriate lawful basis in the Register of Systems.
- c. Where consent is relied upon as a lawful basis for processing data, evidence of opt-in consent shall be kept with the personal data.
- d. Where communications are sent to individuals based on their consent, the option for the individual to revoke their consent should be clearly available and systems should be in place to ensure such revocation is reflected accurately in PSCCE's systems.

5. DATA MINIMISATION

PSCCE shall ensure that personal data are adequate, relevant, and limited to what is necessary in relation to the purposes for which they are processed.

6. ACCURACY

PSCCE shall take reasonable steps to ensure personal data is accurate.

Where necessary for the lawful basis on which data is processed, steps shall be put in place to ensure that personal data is kept up to date.

7. ARCHIVING / REMOVAL

To ensure that personal data is kept for no longer than necessary, PSCCE shall put in place an archiving policy for each area in which personal data is processed and review this process annually.

The archiving policy shall consider what data should/must be retained, for how long, and why.

8. SECURITY

- a. PSCCE shall ensure that personal data is stored securely using modern software that is kept up to date.
- b. Access to personal data shall be limited to personnel who need access and appropriate security should be in place to avoid unauthorized sharing of information.
- c. When personal data is deleted, this should be done safely such that the data is irrecoverable.
- d. Appropriate back-up and disaster recovery solutions shall be in place.

9. BREACH

In the event of a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorized disclosure or, or access to, personal data, PSCCE shall promptly assess the risk to people's rights and freedoms and if appropriate report this breach to the ICO.

END OF POLICY

Location, Date

Driver 1
(Parent/Guardian)

Location, Date

Driver 2
(Parent/ Guardian)