



Committed to promoting the restoration and preservation of the vehicles in their original form

To: Membership Administrator – Adel Theunissen: email: membership@volvoclub.co.za

2024

New Membership/ Renewal/ Change of details form

Membership

Number

Surname			
First Name			
Postal Address	_____ _____		
Physical Address	_____ _____		
Telephone	H	W	
Cell Phone	C	Fax	
E Mail			
Details of your Volvo's	Model	Year	Colour

The Annual Membership Fee is **R350**. Membership runs from January to December of each year. Membership renewal must be paid **on or before end of February** of each year failing which, your **membership automatically terminates**.

When renewing membership please use your **name, surname and membership number** as reference. New members must use their name and surname as reference email your completed form and proof of payment to Adel Theunissen membership@volvoclub.co.za and to finance@volvoclub.co.za. Proof of processing and acceptance as a member will be that you receive your Membership Card. Your application for membership and acceptance as a member requires that you agree to abide by the Constitution of the Club, which is available on request.

Banking Details: Standard Bank, Volvo Owners Club SA, Account number 200054996, Branch code 006005, Savings Account.

Applicant's Signature	Signed _____	Club Use ONLY
	this _____ day of _____ 20__	
<p><i>The signatory hereby agrees to and abides by the Constitution of the Club, consent to access and use of private information and the conditions and indemnity on the reverse side.</i></p>		

SOUTH AFRICAN MARQUE CLUB ASSOCIATION (SAMCA)

DECLARATION OF ASSUMPTION OF RISK AND INDEMNIFICATION

1. I understand and appreciate that all events or activities involving or associated with the driving of vehicles whether of a competitive or social nature, and the attendance of any function or event associated therewith, involves or carries with it certain inherent risks and dangers, including the loss of or damage to property or injury, including disability and/or death. I acknowledge that with an awareness and appreciation of the risks, dangers and perils attendant upon such activities. I voluntarily and freely agree to run and assume the risks, perils and dangers associated with such activities and pastimes in line with the principle of *volenti non-fit injuria* (the voluntary assumption of risk), the meaning of which I am acquainted.
2. I acknowledge that I participate whether actively or passively, in events, outings and functions, whether of a social or competitive nature, nothing excluded, which may be arranged, staged, held or organised by the aforesaid Club or any other organisation or persons connected therewith, whether individually named or not, or as a group, entirely at my own risk.
3. I have read, or am deemed to have read, understood and agree to be bound, where applicable, by the General Competition Rules of Motorsport South Africa (herein after referred to as MSA) and agree to be bound by the Supplementary Regulations issued for any competition and/or events in which I may participate.
4. I acknowledge and agree that neither the Club, its office bearers, members or officials, SAMCA, its officials or member clubs, or any promoter, organiser, guarantor and/or sponsor of any competition, event or function in which I may participate, or the owners of the property or premises on which a competition, event or function is held, or (save as is expressly provided for herein) any government, provincial or municipal body and their respective agents, officials, servants or representatives shall be liable under any circumstances for any damages which may be suffered by me or any person associated with me, which shall include, but not be limited to any vehicle or property, or damage done by or occasioned by any vehicle entered by, driven or ridden by me, or upon which I may be conveyed, during the course of my participation in any event, competition or function.
5. I hereby waive and abandon any and all claims of whatsoever nature which I may have (save as is expressly provided for herein), which shall extend to any claim for personal injury, whether fatal or otherwise, or any other loss of whatsoever kind may be sustained or suffered by me, my heirs, executor, successors in title, or dependents, or that of any person conveyed in or riding on, or upon any motor vehicle whatsoever (save as is expressly provided for herein) and whether caused during any competition or practice run, or while the said vehicle is on any road or area forming part of a track or route or any deviation there from, or any approach by whatever means such damage, injury or loss may be caused or suffered; even though this may have in any respect been caused by or contributed to by the wilful act, neglect or default of any official, agent, servant, member or representative of the Club, its affiliates or any other organisation named or as contemplated herein, including the promoter, Organiser, Guarantor or Sponsor of the said competition or event, or the owners of the property or premises upon which the competition, event is held.
6. I hereby agree to and undertake to indemnify and hold harmless in respect of such claim, the Club, its office bearers or members, affiliates, SAMCA, the promoter, Organiser, Guarantor, Sponsor or Facilitator of any event, competition or function aforesaid, as well as the owners of any property or premises upon which the said competition or event is held, together with any government, provincial or municipal body and their respective agents, officials, servants and representatives. The aforesaid shall apply irrespective of whether any vehicle is on any road or area forming part of a track or route, or any deviation there from, or any approach, by whatever means such damage, injury or loss may be caused or occasioned.
7. I hereby waive and abandon any claim which I, my heirs, executors, dependents, guests, invitees or any other party associated with me, may have, whether now or in the future, against any Club, its office bearers or members, or SAMCA, together with any Promoter, Organiser, Guarantor or Sponsor of any competition or event, or its officers or agents, including any fellow member of any such Club or organisation, or of any other Club or association which is a member of SAMCA or affiliated to SAMCA, arising out of my participation in or attendance at any such event, competition or function.
8. I further unconditionally indemnify and agree to hold harmless, in all respects the Club, its office bearers or members, SAMCA, its member or affiliated Clubs, as well as the Promoter, Organiser, Guarantor, Sponsor or Facilitator of any event, competition or function aforesaid as well as the owners of any properties of which the said competition or event is held, together with any government, provincial or municipal body, their respective agents, officials, servants and representatives, against any Legal Liability of any nature for any damage or injury so done, suffered or sustained as aforesaid, by myself or any other persons as contemplated herein.
9. The said indemnity shall extend to and be for the benefit of all associations, their member clubs and individual members affiliated directly or indirectly to SAMCA and any official, representative, agent, promoter, organiser, sponsor or guarantor organising or responsible for any event, competition, function or outing, the owner/ owners of any property or premises in or upon which any event, outing, competition or function is held and in which I may have participated or attended, together with any government, provincial body, regional services board or municipal body and their respective agents, against any Legal Liability of any nature for any damage or injury that may arise out of or from my participation in or attendance at any event, outing or function organised at any time by the Club, SAMCA and/or the persons described herein. This indemnity shall be of an enduring nature and may not be withdrawn, cancelled or amended without the written consent of the Club or organisation to which I belong or am affiliated.
10. The afore said voluntary assumption of risk and indemnity declaration shall however not apply to or affect any claim of which I, my heirs executors, dependents or guests may have in terms of the Road Accident Fund Act as amended, the Occupational and Safety Diseases Act, or any other similar legislation, but shall be limited to and apply solely to claims which may arise against the bodies or persons described herein and from the circumstances described.

If any signatory to the above form of indemnity is under 18 years of age, the following declaration shall be made **and completed**.

I (Full Names) _____ Identity No _____

of (address) _____

on behalf of: _____ Identity No _____

In my capacity as Parent / Guardian / Curator (*delete which is not applicable*) do hereby consent to the person named above, being my son / daughter / ward (*delete which is not applicable*) to participate in events, outings and functions as per the indemnity conditions above.

SIGNED AT _____ THIS _____ DAY OF _____ 20 _____

SIGNED: _____

CONSENT TO ACCESS AND USE OF PRIVATE INFORMATION

This Annexure is in relation to, and to ensure compliance with the Protection of Personal Information Act (No. 4 of 2013) ("POPIA" or "POPI") as well as the Promotion of Access to Information Act (No. 2 of 2000) ("PAIA") and the associated guidelines and regulations.

The Club is required by law to protect the integrity and sensitivity of personal and special personal information.

Personal information relates to individuals, includes the information as it appears on the membership form.

"Processing" or "Process": as defined by POPI means any operation/ or set of operations or activity concerning personal information including:

- Collection, receipt, recording, organizing, collation, storage, updating, modification, retrieval, alteration, consultation, or use;
- Dissemination by transmission, distribution, making available in any form; or
- Merging, linking, restricting, degrading, erasing or destruction.

The Club may be required to process personal/ special personal information, documentation, and records in terms of legislation, for example, amongst others:

- Constitution of the Republic of South Africa 2008;
- Promotion of Access to Information Act, No 2 of 2000;
- Protection of Personal Information Act, No 4 of 2013;

The Member understands and gives voluntary permission that the Club may process personal information about him/ her and in connection with his/ her membership with the Club and any other activities within and/ or as may be conducted by the Club and/ or to enable the Club to carry out and manage its business and/ or to protect its interests.

The Member furthermore understands and gives voluntary permission that the Club may process such personal/ special personal information where necessary for example:

- to provide and administer membership benefits, and related services to its Members.
- for security and access control, where necessary.
- To communicate events and matters of interest to members.

The Member acknowledge that there are instances where his/ her expressed permission is not required for example where such information is publicly available. The Club undertakes that unless ordered to do so by a court of law, no personal information will be disclosed and/ or, made available to any individual who is not a club member and/ or organization without the permission of the member

Should the Member believe that the Club has utilized his/ her personal/ special personal information contrary to the applicable law, the Member will first resolve any concerns with the Club, and if not satisfied with the outcome, the Member has the right to lodge a complaint with the Information Regulator.

All personal/ special information must be kept accurate, complete, and up to date by the Member where so required and the Member is expected to inform the Club immediately of any changes in this regard.

The Member may have access or be exposed to the personal information, private, and confidential information of fellow Members, and other parties. Confidentiality must be maintained by the Member at all times in accordance with the provisions of the POPIA and PAIA regulations.

A Member may not, without prior written authorization from the Committee, process, disclose or publish any confidential or personal information he/ she has become familiar with or to which he/ she has/ had access to, to unauthorized parties. The Member may not make unauthorized use of any confidential or personal information, for any purpose other than the correct fulfilment of the duties assigned to him/ her. The Member is expected to immediately notify the Club of any data/ information breach and the details thereof for further action by the Club.

This Annexure may be amended from time to time, at the sole discretion of the Club.