

[insert Dealer Entity Name
Dealer Address
Attention:]



[DATE]

Re: USE OF TREK COMPETITION VEHICLE

Dear [Insert Name of Dealer Principal],

JLR, LLC ("JLRNA") welcomes the participation of [INSERT DEALER ENTITY AND DBA NAME] ("Retailer") in the 2026 TRĚK competition event taking place in Granville, OH from August 1-13, 2026 in which Retailer will enter a team to compete in an off-road course utilizing a 26MY Defender 110 vehicle purchased by Retailer and further identified on Exhibit A (the "Vehicle").

1. Vehicle Loan. Retailer agrees that from the time of Retailer's purchase of the Vehicle until approximately August 14th, 2026 after the Competition, the Vehicle will be in the possession or control of JLRNA or its suppliers (excluding Retailer's possession and use of the Vehicle during the Competition) (the "Vehicle Loan Period"). At the end of the Vehicle Loan Period, JLRNA shall deliver the Vehicle to Retailer. JLRNA shall not obtain any title to the Vehicle or any property right or interest therein, except solely the right to use the Vehicle as set forth in this agreement (the "Agreement"). JLRNA agrees that during the Vehicle Loan Period, JLRNA shall comply with any requests from Retailer relating to the confirming the location of the Vehicle.

2. Vehicle Use and Maintenance; Wear and Tear. During the Vehicle Loan Period, JLRNA agrees to maintain the Vehicle in good working order and condition, properly serviced and greased, and shall ensure that any repairs performed during the period of JLRNA's use shall be performed by properly trained technicians. JLRNA shall pay for all gasoline, oil and for all washing, parking, garage, and tolls or penalties required or incurred in connection with JLRNA's use of the Vehicle during the Vehicle Loan Period. JLRNA shall not permit any person to operate the Vehicle other than an authorized employee or representative of JLRNA, except in the case of an emergency. JLRNA shall require all occupants of the Vehicle to wear seat belts at all times and to operate the Vehicle in a manner that complies with federal, state and local laws and rules. During the period of the Retailer's possession and use of the Vehicle during the Competition, the Vehicle may be subject to substantial wear and tear, beyond normal wear and tear. Retailer understands and agrees that it shall be responsible for any repairs needed as a result of such use by Retailer in the Competition. JLRNA agrees to return the Vehicle in the same condition in which the Vehicle was loaned (excepting wear and tear caused during the Competition and excepting normal wear and tear (including from the installation and removal of the Accessories)).

3. Insurance and License Plates. Retailer, at its sole cost and expense, shall procure and maintain during the Vehicle Loan Period, including during Retailer's possession and use of the Vehicle during the Competition, automobile liability and commercial general liability insurance including broad form property damage liability and contractual liability covering bodily injury including death and property damage. Such insurance coverage shall protect the Retailer, and any person using, operating or otherwise having an interest in the Vehicle and shall also meet the requirements of any so-called "no-fault" law now in effect or which hereafter may be enacted. Furthermore, Retailer agrees to use and install its own vehicle license plate on the Vehicle should the Retailer operate the Vehicle on any public road during the Competition.

4. Indemnity. JLRNA agrees to defend, indemnify and hold harmless Retailer, its parents, subsidiaries, affiliates, officers, directors, agents and employees (collectively, "Retailer Entities") from and against (a) any claims, losses, costs, expenses, including reasonable attorneys' fees and settlement costs, and other damages (collectively, "Losses") that arise from third party claims in connection with the Vehicle while the Vehicle is in the possession or control of JLRNA or its supplier(s) during the Vehicle Loan Period and (b) any Losses arising from third party claims or regulatory proceedings related to JLRNA's breach of this Agreement. Retailer agrees to defend, indemnify, and hold harmless JLRNA, its parents, subsidiaries, affiliates, officers, directors, agents, and employees (collectively, "JLR Entities") from and against (a) any Losses that arise from third party claims in connection with the use of the Vehicle by Retailer in connection with the Competition or after the Vehicle Loan Period, and (b) any Losses arising from third party claims or regulatory proceedings related to Retailer's breach of this Agreement.

5. Release. EXCEPT WITH RESPECT TO THE THIRD PARTY CLAIMS (I.E., CLAIMS BY PARTIES OTHER THAN JLR ENTITIES) COVERED BY RETAILER'S INDEMNITY IN SECTION 5 ABOVE AND WITHOUT LIMITING THE APPLICABILITY OF THE FOREGOING, JLRNA, FOR ITSELF AND JLR ENTITIES, UNCONDITIONALLY AND VOLUNTARILY RELEASES, WAIVES, DISCHARGES, AND COVENANTS NOT TO SUE THE RETAILER ENTITIES, FROM ANY AND ALL CLAIMS FOR DAMAGES FOR DEATH, PERSONAL INJURY, PROPERTY DAMAGE, OR OTHER LOSS INCURRED OR WHICH MAY HEREAFTER ACCRUE

(THE "RELEASED CLAIMS"), RESULTING FROM JLRNA'S USE OF THE VEHICLE DURING THE COMPETITION, AND JLRNA UNDERSTANDS THAT THIS DOCUMENT IS INTENDED TO DISCHARGE IN ADVANCE THE RETAILER ENTITIES OF LIABILITY ARISING OUT OF, OR CONNECTED IN ANY WAY WITH JLRNA'S USE OF THE VEHICLE DURING THE COMPETITION. EXCEPT WITH RESPECT TO THE THIRD PARTY CLAIMS (I.E., CLAIMS BY PARTIES OTHER THAN RETAILER ENTITIES) COVERED BY JLRNA'S INDEMNITY IN SECTION 5 ABOVE AND WITHOUT LIMITING THE APPLICABILITY OF THE FOREGOING, RETAILER, FOR ITSELF AND RETAILER ENTITIES, UNCONDITIONALLY AND VOLUNTARILY RELEASES, WAIVES, DISCHARGES, AND COVENANTS NOT TO SUE THE JLR ENTITIES, FROM ANY AND ALL RELEASED CLAIMS RESULTING FROM RETAILER'S USE OF THE VEHICLE DURING THE VEHICLE LOAN PERIOD, AND RETAILER UNDERSTANDS THAT THIS DOCUMENT IS INTENDED TO DISCHARGE IN ADVANCE THE JLR ENTITIES OF LIABILITY ARISING OUT OF, OR CONNECTED IN ANY WAY WITH RETAILER'S USE OF THE VEHICLE DURING THE VEHICLE LOAN PERIOD.

6. Due Care During Competition. Retailer agrees to follow all instructions of JLRNA with respect to safe operation of the Vehicle and Accessories during the Competition. JLRNA reserves the right to deny participation in the Competition to individuals demonstrating behaviors that may result in injury to themselves or others. Retailer acknowledges that the Vehicle is a sport utility vehicle, and that (a) sport utility vehicles handle differently from traditional passenger cars, such that sharp turns or abrupt maneuvers can result in unanticipated loss of control or even a rollover in the vehicle; and (b) even experienced drivers of four-wheel drive sport utility vehicles should consult the owner's manual carefully with respect to the Vehicle operations.

7. California Civil Code. To the extent applicable, I, Retailer, am aware of and have read Section 1542 of the California Civil Code (the "Code") which reads as follows: "A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor." I specifically acknowledge and agree that this document is not intended to be a general release subject to the terms of the Code, and additionally agree to WAIVE ANY RIGHTS GRANTED TO ME UNDER THE CODE.

8. Participant Waivers. Retailer acknowledges that the individuals participating in the Competition on behalf of Retailer shall be required to sign participant waivers that acknowledge the risks inherent in the Competition and that release the JLR Entities of liability in connection with the Competition and with the use of the Accessories.

9. Miscellaneous. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and may only be amended, modified or supplemented by a written amendment executed by both parties. This document shall be construed and interpreted in accordance with the laws of the State of New Jersey without regard to conflicts of law principles thereof. JLRNA and Retailer are independent parties and nothing contained in this Agreement shall be deemed to create a partnership, joint venture, employment or agency relationship between them.

Sincerely,

Joe Eberhardt
On behalf of JLR, LLC

ACCEPTED AND AGREED TO:

[INSERT RETAILER ENTITY AND DBA NAME]

By:
Authorized Representative

Print Name and Title

EXHIBIT A

Vehicle Description

Make: Land Rover
Model: Defender 110
Model Year: 2026
VIN _____

Including JLR Factory-Approved Accessories listed below:

19" All Terrain Tires & 19" Inch Style 6010, 6 Spoke, Gloss Black
Air Suspension Pack
Black Exterior Pack
Black Contrast Roof
Tow Hitch Receiver
Off Road Pack
Matte Protective Film
Black Recovery Eyes
Mats
Chequer Body Protection
Raised Air Intake
Front Bumper Undershield
Expedition Roof Rack
Air Compressor
TREK 2026 Decals