



VANSON LEATHER RENTAL RESERVATION FORM



Please fill in the information below:

Name _____ Date of Event _____
 You Are Attending _____

Address _____ City,St _____ Zip _____

Phone _____ Email for confirmation _____

Please check all that you would like to rent:

____ Vanson Leathers \$75 (plus \$200 crash deposit*)

Height _____ Weight _____ Jacket/Chest size _____ Inseam _____

____ Boots \$20 US Size: _____ or Euro Size: _____

____ Gloves \$20 Size (S-XL): _____

Please note: All rental item sizes are first come, first serve. We will do our best to accommodate your size.

HELMET: We do not rent helmets due to liability reasons. You **MUST** have your own helmet.
HELMET REQUIREMENTS: Snell, BSI or DOT approved helmet less than 5 years old with **NO VISIBLE CRASH DAMAGE. CHECK THE DATE STAMP INSIDE YOUR HELMET BEFORE COMING TO THE EVENT.** If your helmet does not pass tech, you will not be allowed to ride and will not be given a refund.

Method of Payment (please check one):

1) _____ Charge my Credit Card in the total amount of \$ _____

If renting leathers - the crash deposit* will only be charged in the event of a crash/fall on track.

Visa/MC/Discover# _____ Exp date _____

Signature _____ Security Code _____

If different billing address: _____

Fax completed form to:
(704) 332-3140

2) _____ Check or Money Order: One check/MO in the amount of total rental cost(s) **plus** a second check/MO in the amount of \$200 for the crash deposit*.

Mail completed form with payment to:
Cornerspeed 707 Jackson Avenue Charlotte, NC 28204

***CRASH DEPOSIT FOR LEATHERS:** There is a \$200 crash deposit on the leather rentals. If you do not fall and/or damage the leathers, your check will be returned to you at the end of the day when the leathers are returned. In the event of a fall, you forfeit the \$200. If you are allowed to continue riding, a second deposit will be required. A formal contract/waiver requiring your signature will be at the track when you pick up your leathers.

*No Refunds, Credits Only. Cancellation policy: 30 days notice= 100% credit. Less than 14 days notice = 50% credit. Less than 7 days and no shows forfeit full amount. Credit dates are at our discretion. Events co-sponsored by another party are not available for credits.

Vanson Leather's Rental Release and Waiver of Liability, Assumption of Risk, and Indemnity Agreement for Cornerspeed Motorcycle Instruction and Track Day

HIGH PERFORMANCE MOTORCYCLE RIDING IS DANGEROUS. EVERY PARTICIPANT ASSUMES BY HIS/ HER PARTICIPATION RESPONSIBILITY FOR ALL RISKS OF RIDING AND/OR COMPETITION INCLUDING INJURY OR DEATH. EVERY RIDER ASSUMES BY HIS/HER PARTICIPATION THE RESPONSIBILITY AND OBLIGATION TO ASSESS THE SAFETY ASPECTS OF FACILITIES AND INDIVIDUAL CONDITIONS AND MUST ASSUME ALL RISKS OF RIDING ON A RACETRACK, INCLUDING INJURY OR DEATH.

IN CONSIDERATION of being permitted to rent protective garments made available by Vanson Leathers, to participate in any way in the EVENT(S) and/or being permitted to enter for any purpose any RESTRICTED AREA(S) (defined to be any area which requires special authorization, credentials or permission to enter or any area to which admission by the general public is restricted or prohibited), I agree:

1. The rental price of the leathers is \$75 with a \$200 crash damage deposit. If I fall in any way and/or damage the suit in any way, I agree to the forfeiture of the \$200 deposit which is my total limit of liability regarding the suit. Provided the suit is returned undamaged, the full deposit will be returned. Furthermore, if I fall and wish to continue, I agree to an additional deposit of \$200 under the same terms as the previous statement. Provided the suit is returned without additional damage, the second deposit will be returned.

2. Vanson Leathers and Cornerspeed Inc. make no expressed or implied guarantee, warranty or claim that the suit will protect against any and/or all injuries.

3. I know the nature of the EVENT(S): I will inspect the premises, facilities, and equipment to be used, or with which I may come in contact. IF I BELIEVE ANYTHING IS UNSAFE, I WILL LEAVE THE RESTRICTED AREA AND REFUSE TO PARTICIPATE FURTHER IN THE EVENT(S).

4. I FULLY UNDERSTAND that: (a) THE ACTIVITIES OF THE EVENT(S) ARE VERY DANGEROUS and participation in the Event(s) and/or entry into Restricted Areas involves RISKS AND DANGERS OF SERIOUS BODILY INJURY, INCLUDING PERMANENT DISABILITY, PARALYSIS AND DEATH ("RISKS"); (b) these Risks and dangers may be caused by my own actions, or inactions, the actions or inactions of others participating in the Event(s), the rules of the Event(s), the condition and layout of the premises and equipment, or THE NEGLIGENCE OF THE "RELEASEES" NAMED BELOW; (c) there may be OTHER RISKS NOT KNOWN TO ME or that are not readily foreseeable at this time; (d) THE SOCIAL AND ECONOMIC LOSSES and/or damages that could result from those Risk(s) COULD BE SEVERE AND COULD PERMANENTLY CHANGE MY FUTURE.

5. I HEREBY ACCEPT AND ASSUME ALL SUCH RISKS, KNOWN AND UNKNOWN, AND ASSUME ALL RESPONSIBILITY FOR THE LOSSES, COSTS AND/OR DAMAGES FOLLOWING SUCH INJURY, DISABILITY, PARALYSIS OR DEATH, EVEN IF CAUSED, IN WHOLE OR IN PART, BY THE NEGLIGENCE OF THE "RELEASEES" NAMED BELOW.

6. I HEREBY RELEASE, DISCHARGE AND COVENANT NOT TO SUE Vanson Leathers, the promoters, participants, racing associations, sanctioning organizations or any subdivision thereof, track operators, track owners, officials, motorcycle owners, riders, pit crews, rescue personnel, any persons in any Restricted Area, promoters, sponsors, advertisers, owners and lessees of premises used to conduct the Event(s), premises or event inspectors, surveyors, underwriters, consultants and other persons or entities who give recommendations, directions or instructions or engage in risk evaluation or loss control activities regarding the premises or Event(s) and each of them, their directors, officers, agents, and employees, all for the purposes herein referred as "Releasees", FROM ALL LIABILITY TO ME, my personal representatives, assigns, heirs, and next of kin, FOR ANY AND ALL CLAIMS, DEMANDS, LOSSES, OR DAMAGES ON ACCOUNT OF ANY INJURY TO ME including but not limited to, death or damage to property, CAUSED OR ALLEGED TO BE CAUSED, IN WHOLE OR IN PART, BY THE NEGLIGENCE OF THE "RELEASEES" OR OTHERWISE.

7. If, despite this release, I or anyone on my behalf, makes a claim against any of the "Releasees" named above, I AGREE TO INDEMNIFY AND SAVE AND HOLD HARMLESS THE RELEASEES and each of them from ANY LITIGATION EXPENSES, ATTORNEY FEES, LOSS, LIABILITY, DAMAGE, OR COST THEY MAY INCUR DUE TO THE CLAIM MADE AGAINST ANY OF THE "RELEASEES" NAMED ABOVE, WHETHER THE CLAIM IS BASED ON THE NEGLIGENCE OF THE RELEASEES OR OTHERWISE.

8. I sign this agreement on my own behalf .

I HAVE READ THIS CONSENT, RELEASE AND WAIVER OF LIABILITY, ASSUMPTION OF RISK, AND INDEMNITY AGREEMENT, UNDERSTAND THAT BY SIGNING IT I GIVE UP SUBSTANTIAL RIGHTS I WOULD OTHERWISE HAVE TO RECOVER DAMAGES FOR LOSSES OCCASIONED BY THE RELEASEES' FAULT, AND SIGN IT VOLUNTARILY AND WITHOUT INDUCEMENT.

I HAVE READ THIS RELEASE

SIGNATURE OF PARTICIPANT

PRINTED NAME OF PARTICIPANT

DATE

I HAVE READ THIS RELEASE

SIGNATURE OF WITNESS

PRINTED NAME OF WITNESS

DATE