



## Copyright & Trademark Notice

Effective December 1, 2005

This site ("Website") is owned by the Championship Cup Series and its parent company American SportBike Racing Association, LLC ("ASRA," "CCS," "we," "our" or "us").

By using this Site, you signify your assent to this Notice. We may change this notice from time to time, and we encourage you to check this page periodically to see changes we may have made.

This Copyright & Trademark Notice describes what you can and cannot do with material found on this Website.

- What material is governed by United States copyright laws.
- What you can and cannot do with graphics, media files, etc. ("Intellectual Property").
- What hyperlinks are allowable.
- How we will handle infringement of copyright laws.
- How to file an infringement claim with ASRA or CCS.

### Use of Intellectual Property

The CCS Website (ccsracing.us), and all of its contents, including but not limited to articles, other text, photographs, images, illustrations, graphics, video material, audio material, including musical compositions and sound recordings, software, company or association logos, titles, characters, names, graphics and button icons (collectively "Intellectual Property"), are protected by copyright, trademark and other laws of the United States, as well as international conventions and the laws of other countries. The Intellectual Property is owned or controlled by our company or by other parties that have provided rights thereto to our company.

You may not, and agree that you will not reproduce, download, license, publish, enter into a database, display, modify, create derivative works from, transmit, post, distribute or perform publicly by any means, method, or process now known or later developed, decompile, reverse engineer, disassemble, use on another computer-related environment, transfer or sell any Intellectual Property,

information, software or products obtained from or through the CCS or ASRA Website, in whole or in part, without the express our written permission.

Other trademarks, service marks, product names and company names or logos appearing on this Website that are not owned by CCS/ASRA may not be used without express permission from their owners.

Additionally, unless otherwise expressly permitted, websites may not hyperlink to any page beyond the homepage of this ASRA Website, or frame of this Website, or any web page or material herein, nor may any entity include a hyperlink to any aspect of the Website in an email for commercial purposes, without the express written permission of the American Sportbike Racing Association LLC.

## **Copyright Infringement**

The American Sportbike Racing Association respects the intellectual property rights of third parties, and complies with the terms of the Digital Millennium Copyright Act (DMCA) regarding such rights. By submitting any material or photographs through this ASRA Website, you are granting permission to have this material posted on this Website, and are representing that you are the rightful owner of the submitted material, and that no one else may claim rights to this material. ASRA reserves the right to remove access to infringing material. Such actions do not affect or modify any other rights ASRA may have under law or contract.

## **Procedure for Making Claim of Copyright Infringement**

If you believe that your work has been copied in a way that constitutes copyright infringement, you should send written notification thereof, in accordance with the provisions of the Digital Millennium Copyright Act, to our Designated Agent, who can be reached by mail or email through our Legal Department (Attn: General Counsel) at the addresses contained on our Contact page.

Pursuant to 17 U.S.C. § 512(c), to be effective, the Notification must include the following 6 items:

- (i) A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.
- (ii) Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site.
- (iii) Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit ASRA to locate the material.

- (iv) Information reasonably sufficient to permit ASRA to contact the complaining party, such as an address, telephone number, and, if available, an email address.
- (v) A statement that the complaining party has a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law.
- (vi) A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

This process only relates to reporting a claim of copyright infringement. Messages related to other matters will not receive a response through this process.