



FILE No:
DOC:
MARS/PRISM:

**SPRINTCAR CONTROL COUNCIL OF AUSTRALIA INC.**  
Registered No. A0021321G

**PUBLIC OFFICER  
JIM MUIR**  
33 Somerset Dve  
Keysborough Vic. 3173  
Tel: (03) 9798 5277  
FAX: (03) 9798 1249  
Mob. 0429 702 001

**FACSIMILE / MEMO**

**DATE:** 18/03/2008  
**No. Of Pages:** 1  
**TO:** ACCC  
David Hatfield  
Acting General Manager  
Adjudication Branch  
**YOUR REF:** C2008/283 (N93303)

Dear Mr Hatfield,

I have been requested to obtain from you a clarification on the notification lodged by NASR in conjunction with our association. (SCCA Inc.)

If the ACCC grants third line forcing conducts to the SCCA Inc. will the Arguments in support of notification contained in FORM G become binding on our Association?

I refer specifically to the clauses contained in:

FORM G,  
Page 3,

(a) Arguments in support of notification:

***Proposed Conduct will Deliver Public Benefits***

- And
- (i) Requirements for drivers to obtain NASR licence
  - (ii) Requirements for drivers to compete at tracks and venues which are sanctioned or approved by NASR.

Your response to this question will be appreciated.

Regards

*J. Muir*  
JIM MUIR

**PUBLIC OFFICER SCCA Inc.**

