

SPORTING BULLETIN**NATIONAL COMPETITION RULES**

194. Suspension of an Ineligible Automobile

REFERENCE:CAMS Online Manual of Motor Sport, www.camsmanual.com.au/ncr.asp**RATIONALE:**

The amendment will assist event officials to handle eligibility issues with greater clarity and consistency.

AUTHORITY:*THIS AMENDMENT WAS APPROVED BY THE BOARD OF CAMS AT A MEETING ON 11TH JUNE 2008.***ACTION:****NCR 194. ~~Suspension of an Ineligible Automobile~~**

~~A sentence of suspension may be pronounced only by a State Council, CAMS, a tribunal or AMSAC and shall be reserved for serious offences; save that it may be imposed by the Stewards of the Meeting only in the case of an ineligible automobile.~~

When an automobile has been found to be ineligible **the Stewards of the Meeting or other judicial body shall exclude it from at least the relevant competition/s (eg, practice, qualifying, heat, race).**

- ~~(i) the automobile shall be excluded from the relevant competition/s (eg, practice, qualifying, heat, race);~~
~~(ii) a suspended sentence of six months' licence suspension shall be imposed on the Competitor;~~
~~(iii) should the Competitor subsequently be found to have entered or competed in an ineligible automobile within a period of two years of the original offence, a licence suspension of six months shall be imposed; and~~
~~(iv) where the driver is found to be implicated in the offence the same penalties shall apply equally to him.~~



Originated by:

Tim Schenken
Manager, Motor Racing

A handwritten signature in black ink, appearing to be 'G. Fountain', written in a cursive style.

Authorised by: Graham Fountain
Chief Executive Officer