

**CAR DAMAGE LIABILITY LIMITATION AGREEMENT:**  
**SKIP BARBER REGIONAL AND MAZDASPEED CHAMPIONSHIPS**

Our Seasonal and MAZDASPEED Challenge Series provides you with the opportunity to experience the true potential of some very capable and expensive race cars. The financial risk of a crash is enormous – it can be the entire value of one or more cars.

The Damage Liabilities for the uninsured drivers are as follows:

If you do not purchase the crash damage reduction waiver you will be liable for all damages that occurred:

1.           Uninsured  
              100% liable

If you purchase the crash damage reduction waiver by signing the appropriate space below and pay \$300 per day for any single day activity, such as Lapping and Practice and \$600 per event for any two day activity such as the Race Weekends, your liability will be reduced to a maximum of \$6,000 for the first crash and will increase as follows for each crash over your liability tier:

- 2,   Insured DI - Incidents over \$6,000 (R/T)

- 1<sup>st</sup> Crash – \$6,000
- 2<sup>nd</sup> Crash – \$8,000
- 3<sup>rd</sup> Crash – \$13,500

Insured DI - Incidents over \$6,000 (MX-5)

- 1<sup>st</sup> Crash – \$6,000
- 2<sup>nd</sup> Crash – \$10,000
- 3<sup>rd</sup> Crash - \$15,000

One Day Event

Lapping – including Lead Follow Lapping,  
Practice – including Lead Follow Lapping

Two Day Events – must purchase both days  
Race Weekend

In the event of an incident, each driver must review and sign a crash damage report before leaving the event and make payment in accordance with his/her liability limit; however, he/she is responsible for appropriate charges **whether or not the report is signed**. All disputes concerning crash damage liability must be settled at the track before the driver departs from the event, with the Chief Observer during a race weekend, or with the lead instructor during a non-race weekend event. A driver is precluded from attempting to dispute their percentage of liability at a later date.

Event Type \_\_\_\_\_ Location \_\_\_\_\_ Date \_\_\_\_\_

This Agreement and all obligations arising pursuant to this Agreement shall be governed by the laws of the State of Connecticut, excluding its conflicts of law rules, as though this Agreement was made and performed entirely within that State. Any dispute arising out of or relating to the making or performance of this Agreement shall be resolved in the State or Federal courts in the State of Connecticut. The parties hereby expressly waive all defenses and objections related to personal jurisdiction or venue or inconvenient forum. The prevailing party shall be awarded its reasonable expenses and attorneys fees of the suit and collection of judgment. Any resulting judgment may be enforced in any jurisdiction where a party may be found.

**1. IF YOU WANT THE DAMAGE REDUCTION:**

I agree to all the terms and conditions of this Agreement. I accept the crash damage reduction waiver described in #2 above, and authorize payment of \$300 per day for **each event**.

**I HAVE READ THE ENTIRE PRECEDING AGREEMENT AND I ACCEPT ALL ITS TERMS BY SIGNING IN THE SPACE PROVIDED BELOW**

charge the following card: \_\_\_\_\_

Exp. \_\_\_/\_\_\_ CVV \_\_\_\_\_

Participant's Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Printed Name: \_\_\_\_\_ Date(s) of School: \_\_\_\_\_

Billing Address \_\_\_\_\_

**2. IF YOU DO NOT WANT THE DAMAGE REDUCTION:**

I agree to all the terms and conditions of this Agreement. I acknowledge that **I do not want the crash damage reduction waiver described in #2 above**, and I hereby waive my opportunity to do so and remain liable as provided in #1 above.

**I HAVE READ THE AGREEMENT ON THE REVERSE SIDE & ACCEPT ALL ITS TERMS BY SIGNING IN THE SPACE PROVIDED BELOW**

Participant's Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Printed Name: \_\_\_\_\_ Date(s) of School: \_\_\_\_\_