

GROOVE UNION REGISTRATION FORM



Event Date _____

Address _____

City _____ State _____ Zip _____

Phone _____ home _____ cell _____ work _____

Email _____

Groove Union Membership # _____

Emergency Contact _____ Phone _____

formation

Year _____ Make _____ Model _____ Engine Liters/Cu In _____

Car # _____ Color _____ Group _____ Class _____ Transponder# _____

Run Groups	1 Day		
Novice Group	\$ 200 _____	Helmet Rental \$10	\$ _____
Bronze Group	\$ 150 _____	Registration day of \$25	\$ _____
Silver Group	\$ 150 _____	Covered Parking \$25	\$ _____
Gold Group	\$ 150 _____	Miscellaneous	\$ _____
Instructor	N/C _____	TOTAL CHARGES	\$ _____

Form of Payment Cash _____ Check # _____ Paid on Internet _____

Credit Card # (MC/VS) _____ Exp _____ / _____ CVV _____

I hereby authorize Legend Motors Inc to charge my credit card for all fees listed above and any additional costs I incur during the event. Entrant agrees that: Authorized Signature is assured through submission to Legend Motors Inc of the entry form. I understand that if my membership is not current, my credit card will be charges. You agree that any Credit Card charges may not be canceled for the amount for this event. Authorized signature below.

ALL PARTICIPANTS MUST BRING THEIR PAID INVOICE AND PRESENT THIS PAPERWORK AT REGISTRATION. YOU MUST BE ON TIME OR MAY BE DENIED PARTICIPATION.

Authorized Signature _____

Motors Inc. dba GrandSport Speedway, 8776 E Shea Blvd, B3A-117, Scottsdale, AZ 85260

GROOVE UNION TRACK DAYS STUDENT WAIVER AND RELEASE
- Offered by Legend Motors Inc (Please read this carefully!)

The Undersigned (the "Student") has applied for enrollment as a student driver in the GROOVE UNION TRACK DAYS (collectively, the "School"), and in consideration of the instructional and other services to be rendered by the "School", the "Student" hereby agrees as follows:

1. The "Student" acknowledges that they have voluntarily enrolled and that instructional services being offered by the "School" involve the operation of motor vehicles at high rates of speed, which may be extremely hazardous and may expose the "Student" to risk, injury or even death to his person or property, or risk of injury to another person or the property of another person or people. The risk of injury to the "Student" or his property, or to another person or his property, is inherent in participating in the instruction being offered by the "School" and injuries could arise from numerous causes, including but not limited to, an act of the "Student", the act of another person, (negligent or intentional) a mechanical malfunction or failure, or the physical properties of the race track road course or the other facilities of the "School". The "Student" acknowledges that he is fully aware that there is risk inherent in participating in the "School" and because the "Student" desires to participate in the "School", the "Student" is willing to assume all such risks. The "Student" further agrees to utilize any and all safety equipment provided or made available to him during the instruction and while at the "School" premises or any area made by the "School" for instruction, but the "Student" nevertheless recognizes that whether or not such safety equipment, if utilized, fails to operate shall not affect his full assumption of all risk of injury or the Waiver and Release provisions contained in their Waiver and Release.
2. In addition to the tuition paid to attend the "School", as consideration for participation in the "School", the "Student" agrees that:
 - a) The "Student", on behalf of themselves, their heirs, successors and assignees, hereby assumes all risks of injury or damages to his person or property, including but not limited to the death of the "Student" while participating in the "School", and all risks of injury or damages to the person or property of another, whether caused by intentional or negligent act or otherwise;
 - b) The "Student", on behalf of themselves, their heirs, successors and assigns, hereby releases and forever discharges the "School", its sponsors, and any sponsors which may be added in the future, and the representatives, agents, servants, employees, officers, directors, and shareholders of the "School", "School" Sponsors, and Race track, of and from any and all claims, demands, actions, and causes of action of any kind whatsoever, whether known or unknown, disclosed or undisclosed, mature or unmatured, which arise out of or are in any way connected with the "Students" participation in the "School"; whether caused by the negligence of the "School", the "School" Sponsors or the Race track or otherwise.
 - c) There is a risk that is subsequent to the execution of this release that the "Student" will incur or suffer a violation of personal rights or other loss or damage, or any of these, which are in some way caused or connected with participation in the "School", but which are unknown and unanticipated at the time this Release is signed. The "Student" hereby expressly assumes the above-mentioned risk, and this Release applies to all unknown or unanticipated, and the Student hereby waives all rights.
 - d) The "Student", for himself, his heirs and assignees, agrees to defend, indemnify and hold harmless the "School", the "School" Sponsors, and the Race track and the representatives, agents, servants, employees, officers, directors and shareholders of the "School", "School" Sponsors and Race track from and against any claim, demand, suit, judgment, cost or fees, or other liabilities, including attorney fees, which arise out of or are in any way connected with the "Student's" participation in the "School"; whether caused by the negligence of the "School", the "School" Sponsors or the Race track or otherwise;
 - e) For purposes of this Waiver and Release, any plural term includes the singular, and any singular term includes the plural, and the masculine gender shall be deemed to include the feminine, in each case where the context so indicates;
 - h) In the event that any one or more provisions contained in this Waiver and Release should, for any reason, be held to be unenforceable in any respect, such unenforceability shall not affect any other provision of this Waiver and Release, and this Waiver and release shall be construed as if such unenforceability had not been contained herein;
 - f) The undersigned "Student", in executing this Waiver and Release does not rely upon any inducements, promises, or representation other than those contained in this Waiver and Release. The "Student" freely and voluntarily executes this Waiver and Release;
 - g) If the "Student" uses his own vehicle, or a vehicle he provides, "Student" warrants that the vehicle is suitable for the purposes used and agrees that the "School" is not responsible for any loss or damage to his vehicle;
 - h) This Release is to be governed and interpreted by the laws of the State of Texas
 - i) "Student" agrees that the "School", its instructors and personnel shall have the right at any time, which they in their sole discretion may see fit, to cancel his enrollment in "School", either before, after, or during any particular lesson or stage, for any reason whatsoever, and without giving cause, and in such event "Student" shall be obligated to pay only for those lessons taken by "Student" up to such date.
 - j) All disputes arising out of or in any way connected with this Waiver and Release or its subject matter and all disputes arising out of or in any way connected with the "Student's" participation in the "School" shall be resolved through arbitration in Texas.

READ CAREFULLY BEFORE SIGNING

Only sign in the presence of a Racing Adventures representative. A Blank signed Credit Card Slip is required for participation.

EXECUTED THIS _____ DAY OF _____, 2011

CLEARLY PRINT YOUR NAME, ADDRESS, CITY, STATE, PHONE NUMBER

Signature _____ Witness _____