



TECH OPTIONS

Example Form Not For Official Use

I hereby agree that on _____, I participated in a racing event that took place at _____ . After completion of the event, my racecar was found not to comply with the WISSOTA rules for the following reason(s): _____

I hereby acknowledge the penalty for the above infraction consists of a \$_____ fine (in U.S. funds) and a suspension of 30 days from the date of the infraction in any and all WISSOTA sanctioned events in any class/division. I also understand and agree that this penalty will result in the loss of all track and national points year to date and a probation period of one year from the date of the infraction.

I understand, agree and accept that my car did not meet the required WISSOTA rules as written in the _____ WISSOTA Rules and Procedure book and as a licensed WISSOTA driver I have agreed as evidenced by my signature on the _____ license application that I would comply with all said rules and procedures.

I hereby further understand as the driver I have three options regarding the penalty of the above infraction. The three options are as follows:

Option A. All fines and suspensions remain in place as printed.

OR

Option B. Driver's choice: Double the fine and continue to race when fine is paid in full. Infraction/penalty will still include loss of all track and national points and a one-year probation.

**Option B does not apply to conduct infractions, treated tires, Tech refusal, Claim refusal, or Traction control.

OR

Option C. I am unable to determine at this time which option I would like to take. I also understand that I may not race until WISSOTA has been contacted about my decision.

I hereby agree to option _____ listed above. If I change my option I understand I MUST notify WISSOTA.

In consideration of good and valuable consideration, the driver signed below and his/her successors and assigns, do hereby release and forever discharge WISSOTA and its attorneys, successors, predecessors, assigns, agents, representatives, former or current employees from any and all claims, counterclaims, causes of action and liabilities of any kind whatsoever which said driver has, or might have had, whether known or unknown, from the beginning of time to the date hereof, at common law or under any statute, regulation, or law whether federal or state. These claims released include, but are not limited to, those claims raised in or that could have been raised in the matters pertaining to findings of legality on _____, _____, at _____ in _____.

Date: _____ Driver: _____

Driver Signature: _____ Witness: _____

_____ Witness: _____

Date: _____

WISSOTA/TRACK Official: _____

WISSOTA/TRACK Official Signature: _____