INTERNET PROGRAM AGREEMENT

This agreement is made:

Between: 1st Drive LLC, ("1st Drive")

	And:	ent's Parent, Legal Guardia	("Clier n. or Participant if over 18	าt")
		For:	·	
A. <u>Se</u>	rvices: 1 st Drive will.			
•	Require the student or pay an Extension Provide a course co the program) Administer the perm	Fee of \$30 mpletion certificate (for those it test (students must be 14	ogram within 90 days from wher se students that have successfu years 11 months or older) those students that have succes	lly completed
B. Fe	es. Client agrees to	pay <u>\$40</u> for the Internet Pro	gram.	
workin Rules/ progra	ng on the internet pro Requirements is a vi Im. If dismissed, all f	gram. Client/Student ackno olation of this agreement ar	applicable to the student at all ti owledges that failure to abide by nd may result in the dismissal fro non-refundable. (The Rules/Re). Initials	the om the internet
termin email	ated within 2 days of or fax) and delivered	purchase by either party. 5 by such means or in person	C, the internet program agreem Fermination must be submitted n to the other party. In the even There will be no refunds after	in writing (letter, it of termination

E. <u>Insurance</u>. 1st Drive agrees to carry and maintain in effect, at all times throughout the performance of the internet program, general liability insurance coverage.

F. <u>Limitation of Liability</u>. 1st Drive shall not be liable for any indirect, incidental, special, punitive or consequential damages for any breach of the internet program agreement. Client's exclusive remedies for any and all claims related to the services provided by 1st Drive under the internet program agreement shall be limited to the total payments made to 1st Drive.

G. <u>Notices</u>. All notices or other communications required or permitted to be given shall be in writing (letter, email or fax) and delivered by such means or in person to the other party.

H. <u>Assignment</u>. The client shall have no right to assign its respective rights and obligations under the internet program agreement, without prior written consent of 1st Drive.

I. <u>Amendments</u>. No change or modification of the internet program agreement shall be valid unless agreed upon by 1st Drive and client, in writing and signed by both parties.

- J. <u>Severability</u>. If any section or clause of the internet program agreement shall for any reason be held to be invalid or unenforceable, the invalidity or unenforceability of such section or clause shall not affect the remaining provisions of the internet program agreement.
- K. <u>Technical Support</u>. Technical support is provided Monday through Friday from 8:30am 4:30pm and on Saturdays from 8:30am 11:30am. Please contact the office at (719) 570-0700 or by email at 1stdrivecolorado.com

L. <u>Agreement</u> . This agreement constitutes the entire cany verbal assurances or promises not contained herei (1 st Drive is not an agency of and does not represent the Vehicles). Initials	n are not binding on either the school or client.
Parent/Guardian Signature:	Date:
1 st Drive Employee Signature:	Date: