901-755-6777

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Max land _ In co	AGREEMENT is entered into on theday of 20, by and between Maxwell Motorsports & Driving School, Inc. (hereafter referred to as "MMDS Inc.")(Parent's Name) (Hereafter referred to as "Parent")(Student's Name) (Hereafter referred to as "Student"). nsideration of the mutual promises of the parties and of other good and valuable ideration, it is agreed:		
	MMDS Inc. will conduct an instructional driving program (Program) for(Student's Name).		
2.	2. The cost is \$656.00 for 36-hour Program, and \$866.00 for the 40-hour Program.		
3.	There is an additional \$25.00 fee for signing up on the day of class.		
4.	4. By the enrollment and participation in the instructional course, Basic Teenager Driving Course, and its execution of this agreement, Mr., or Mrs. (Parent or guardian's name) successors and assigns, agrees to defend, indemnify, and hold harmless MMDS INC., as well as any legal or beneficial owners, lessees, licensees, or any other person or entity having property or contract rights in the premises used for the instructional driving course (hereinafter referred to as "premises owners"), from and against any claim, demand, suit, judgment, costs or fees, including attorneys' fees, damages, or other liabilities relating to or arising out of the activities, directly or indirectly connected with the instructional driving program or relating to or arising out of use of any property or facilities provided, operated, or controlled by MMDS INC. or premises owners, whether arising while the student is engaged in the instructional driving course or preparation for it, or while upon the premises of the instructional driving area.		
<u>5.</u>	Parent involvement is critical for the Student's success. 50 hours of supervised driving is required by Tennessee prior to receiving an Intermediate License. 10 of those hours must be done at night.		

- 6. IT IS THE PARENTS AND STUDENTS RESPONSIBILTY TO OBTAIN THE LEARNERS PERMIT.
- 7. Driving times fill up quickly: it is strongly suggested that you make your driving time selections <u>as soon as possible</u> after enrollment in the Program to avoid scheduling limitations. Summer Programs typically have large enrollment: please plan accordingly or consider a Fall or Spring option.
- 8. Driving courses are complete when all Classroom sessions, 1 two-hour Simulator session and all driving lessons included in the purchased package are completed. Courses must be completed within 8 months of the first Classroom session.
- 9. MMDS Inc. cannot guarantee that Student will drive on the street, especially if said Student has no or very little prior driving experience. MMDS Inc. cannot guarantee that Student will do any expressway driving. It is very important that Students practice between driving sessions with us.
- 10. MMDS Inc. does not guarantee that the Student, upon completion of instruction, is eligible for the type of license for which instruction is being taken. MMDS Inc. cannot guarantee that the Student will pass the Tennessee State Written Test or the Tennessee State Road Test.
- 11. MMDS Inc. does not guarantee that Student, upon completion of instruction, is eligible for any discount from any insurance company. It is the Student's and Parents' responsibility to check for compliance to the rules and regulations of their insurance carrier.
- 12. MMDS INC., Inc. agrees to hold classes and driving at a location as specified by MMDS INC. Students agree to come to a specified location at a specified time and date for the driving and classroom instruction.

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- 13. MMDS Inc. requires all 30 hours of classroom needs to be completed before any road testing. Any classroom time missed will be required to be made up in the following session complete this 30-hours state law requirement.
- 14. Students agree to abide by all rules and regulations, written or oral, set forth by MMDS Inc. If Student fails to abide by rules and regulations (written or oral), Student will be dismissed from Maxwell Driving School Teen Program and shall forfeit 100% of tuition.
- 15. MMDS Inc. will give the Parent specified dates, times, and locations for the driving instruction part of the Program. It is the Parent's and Student's responsibility to know the dates, time, location, and what type of driving the student is doing.
- 16. If Student does not show up for a scheduled driving time on the specified date, time, and specified location, it will be considered a "NO SHOW". Parent and Student agree to pay a \$79.00 fee for each No Show. These fees must be paid in full, before a subsequent driving session will be rescheduled. All fees must be paid in full for a student to receive their certificate of graduation or any waivers.
- 17. The No Show fee must be paid before any scheduled driving can be continued.
- 18. <u>PLEASE NOTE:</u> If a student is <u>10 minutes or more</u> late for a scheduled driving time, it is considered a NO SHOW.
- 19. The only excused reasons for a missed scheduled driving time are for medical reasons or death in immediate family. Medical requires a doctor's note. For a death, a death notice/obituary will be required.
- 20. Cancellation of a scheduled drive time less than 48 hours in advance will incur a \$53.00 fee.

 Rescheduling driving times can be done on-line or in person at our office.

 We will not reschedule over the phone. NO EXCEPTIONS.
- 21. Scheduling is done online or in the office. Driving appointments cannot be scheduled over the phone to minimize scheduling errors. Cancellations can be made online or over the phone to avoid penalties.
- 22. Parents and Student are liable for any damage that Student does to Maxwell Motorsports property or the Agricenter International building or property.
- 23. If Student cancels the class prior to **Two-Weeks** of the starting date of the class, the student receives a refund less a \$53.00 administrative fee.
- <u>24.</u> If Student cancels the class **less than** <u>TWO-WEEKS</u> prior to class starting date, the student will receive a refund of **50%** of the class fee. The other 50% of the class fee will be retained for administrative purposes.
- <u>25.</u> If the Student cancels the class <u>ONE-WEEK</u> prior to class starting date, the student will receive a refund of **25%** of the class fee. The other 75% will be retained for administrative purposes.
- <u>26.</u> If the Student cancels the class <u>less than one week prior</u> or the day of class or <u>does not attend</u> the class, the student will **forfeit 100%** of the class fee.
- 27. If Student attends any portion of the class, the student will **forfeit 100**% of the class fee. This fee cannot be credited toward a later class.
- 28. If Student chooses the option to take the Tennessee State Road Test and then chooses to not take the Road Test no refund is allowed.
- 29. Classroom Instruction is in room C-32, Wing C. The Driving Simulators are in room C-28, Wing C. This is where **BASIC TEEN DRIVER TRAINING CONTRACT**

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the students go for simulator training. For the other days of driving the student should go to where the Maxwell Training cars are located downstairs outside building C. The student should not wander off from that location weather permitting. If the weather is inclement there is a designated area next to the stairway door with a sign reading "Student Pick-Up/ Drop off area". The student should wait for the instructors to show up. Your instructor's name is listed on your driving schedule.

- 30. Due to unforeseen circumstances, the instructor may be late. In that event, we will work to ensure that the Student receives their full driving time.
- 31. Students must be picked up promptly at the end of the Student's driving session or classroom sessions. MMDS INC. will not be held responsible for any Student left after the driving session.
- 32. It is understood during the 4-day class session the student will not do any driving with Maxwell Motorsports & Driving School.
- 33. MMDS Inc. reserves the right to add a fuel surcharge, due to rising fuel costs.
- 34. There will be a \$50.00 returned check fee for all returned checks.
- 35. There will be a \$25.00 fee charged per month on all un-paid balances.
- 36. The rules and regulations of The Tennessee Department of Safety are available for your review in the office.
- 37. It is the Student's and Parent's responsibility for knowing and tracking the Student's individual driving times, deadlines, absences, and course progression.
- 38. Student will be assigned a seat that will be their designated seat for the duration of the classroom portion. The Student is responsible for the area around their seat. Any food or drinks found under or near the Student's designated seat at the end of the day, the Student will be dismissed from class and a Parent meeting will be required. No Gum is allowed in the classroom. If gum is found in or around the area that the Student is seated then Student will be dismissed from class and a Parent meeting will be required.
- 39. If the Student damages any property of Maxwell Motorsports then Student will be dismissed and a Parent conference will be required and the Parent and Student are liable for the cost to repair the damage.
- 40. If an accident occurs for which the Student is responsible, in whole or part, I/we understand and agree that I/we will be responsible for the deductible, costs, fees, and expenses resulting from the crash.
- 41. This Release shall be governed by the laws of the State of Tennessee without regard to its conflicts of law's provisions. If any part of this release is deemed invalid, unenforceable or void for any reason, all other parts of this Release shall remain in full force and effect.
- 42. In consideration of MMDS Inc. affording the Student the opportunity to participate in the Program, I/we hereby forever release, waive and indemnify MMDS Inc. and all of its supporters from and against any and all claims, lawsuits, damages, liabilities or expenses (the "Claims") arising from the participation of the Student in the program.
- 43. I HEREBY COVENANT NOT TO SUE, RELEASE, WAIVE, FOREVER DISCHARGE, AND AGREE TO HOLD HARMLESS MMDS Inc., including without limitation, its owners, officers, directors, members, employees, agents, current and future sponsors, Original Equipment Manufacturers (OEM's), racing associations, sanctioning organizations or any subdivision thereof, track operators, track owners, airport owners, drivers, pit crews, rescue personnel, and persons in the RESTRICTED AREA, the promoters and their sponsors, advertisers, owners and lessees of premises used to conduct the EVENT(S), premises and event inspectors, surveyors, underwriters,

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consultants and others who gave recommendations, directions, or instructions or engage in risk evaluations or loss control activities regarding the premises or EVENT(S) (each of them collectively referred to herein as the "RELEASEES", FROM ANY AND ALL LIABILITY TO ME, my personal representatives, heirs and/or next of kin (collectively, "Releasors") FOR ANY AND ALL LOSSES, DAMAGES, CLAIMS, DEMANDS AND/OR CAUSES OF ACTION FOR MY ACCIDENTIAL DEATH, DISMEMBERMENT, BODILY INJURY, PROPERTY DAMAGE, LOSS OF EARNING, LOSS OF EARNING POTENTIAL, AND/OR LOSS OF CONSORTIUM, WHEATHER CAUSED BY THE NEGLIGENCE OF THE RELEASEES OR OTHERWISE.

- 44. The Student acknowledges that the program exposes the Student to serious injury or death to his person, also to the Student's property. The Student acknowledges that he is fully aware of the risks inherent in Program and because the Student desires to enter such Program, STUDENT SPECIFICALLY ASSUMES ALL SUCH RISKS INHERENT IN SUCH AN INSTRUCTIONAL DRIVING PROGRAM. Furthermore, the Student's participation in the Program shall affirm the Student's inspection and acceptance of the physical properties of the Program Course and the grounds adjacent thereto, as being satisfactory for purposes of the Student's assuming all risks of injury as aforesaid. The Student further agrees to utilize any and all safety equipment provided or made available to the Student during the program.
- 45. I acknowledge and agree that in exchange for valuable consideration, I am hereby promising not to sue MMDS Inc. under any negligence theory for injuries, damages or losses I may sustain as a Driver/Visitor/Passenger, and that if I or any of my heirs or personal representatives file suit against MMDS Inc. in violation and breach of this Covenant, MMDS Inc. may seek injunctive relief from a court to enforce this provision.
- 46. I, PARENT AND STUDENT, HEREBY GRANT MMDS INC. THE RIGHT to photograph, record, broadcast, telecast, and use in perpetuity throughout the world in all media now and hereafter known or devised: my name, likeness, recorded voice, performance, picture, nickname and any material furnished by me in connection with any use whatsoever, including but not limited to the promotion of newsletter(s), advertisement(s), brochure(s), media coverage and television program(s) connected herewith, I also release MMDS Inc., and any of its assignees, from any and all claims for libel, slander, invasion of privacy or any other claims based upon use of the above-described material. I also release MMDS Inc., and any of its assignees, from any and all claims for damages for libel, slander, invasion of privacy or any other claims based upon use of the above-described material.
- 47. I, PARENT AND STUDENT, UNDERSTAND THAT SUMMER CLASSES HAVE INCREASED ENROLLMENT AND SCHEDULING DRIVING WILL NEED TO BE EXTENDED OUT. IF YOU ARE EXPECTING TO GET THE DRIVING DONE QUICKELY THEN YOU WILL NEED TO SCHEDULE A CLASS DURING FALL OR SPRING. MMDS INC. WILL NOT SCHEDULE A STUDENTS DRIVING TO BE COMPLETED IN ONE WEEK DUE TO SAFETY CONCERNS.
- 48. This constitutes the entire agreement between MMDS Inc. and Student, and no verbal statements or promises will be recognized.

IN WITNESS WHEREOF, the parties execute this agreement on the date noted above. I HAVE READ THIS RELEASE AND WAIVER OF LIABILITY, ASSUMPTION OF RISK AND IDEMNITY AGREEMENT, FULLY UNDERSTAND ITS TERMS, UNDERSTAND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS BY SIGNING IT, AND HAVE SIGNED IT FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT, ASSURANCE, OR GUARANTEE BEING MADE TO ME; I AGREE TO THESE TERMS IN EXCHANGE FOR VALUABLE CONSIDERATION AND I INTEND MY SIGNATURE HEREON TO BE A COMPLETE AND UNCONDITIONAL RELEASE OF ALL LIABILITY TO THE GREATEST EXTENT ALLOWED BY LAW.

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Student	Max Maxwell Executive Director
Date	_