WILES DRIVING SCHOOL, L.L.C.

204 Thurston Street Winston-Salem, N. C. 27103 336-768-2020 204thurston@gmail.com

DRIVER EDUCATION CONTRACT

This CONTRACT constitutes the entire agreement between Wiles Driving School and the student/parent/guardian and no verbal assurance or promises not contained herein shall bind Wiles Driving School or the student/parent/guardian.

The	Student,	parent/guardian	77
A	"behind the w \$50.00 NON-F confirm a seat day of class. completion of are 10 and the	f 30 hours of classroom instruction and 6 heel" instruction in the amount of \$525.0 REFUNDABLE deposit is due in advance to in the class. The sum of \$275.00 is due to the balance of \$200.00 will be collected at the course. The maximum students in a commaximum students behind the wheel are well be no more than 3 hours of classroom.	O. A o the 1st at the class 3 at
	instruction on a a non-school of	a school night nor more than 6 hours per lay for unlicensed individuals under the a wheel instruction is limited to 2 hours dr	day on ge of
	time per stude a.m./p.m	nt per day. Classroom instruction will beg onand all subsequent classroom eel instruction will be as follows:	gin at
B	6 hours behind	he wheel instruction is \$360.00.(\$60 per	hr.)

1 of 3

Wiles Driving School and the student/parent/guardian agree to the terms and conditions as follows:

- Wiles Driving School is licensed by the State of N. C. Dept. of Vehicles.
- No certificate of completion will be issued until all fees have been paid in full.
- 3. There will be a \$50.00 service charge on all returned checks.
- 4. Wiles Driving School will complete the course in the reasonable length of time. However, school cannot be held responsible for delays caused by mechanical failure, unsafe driving conditions due to inclement weather or any other reasons over which there is no control. Wiles Driving School will give the student as much notice as possible if any delays become necessary.
- 5. The student/parent/guardian understands that certain hazards and risks are inherent in the operation of motor vehicles. The student/parent/guardian do hereby specifically assume all risks, as may be incurred in the normal operation of motor vehicle during the course instruction. All vehicles are fully covered with liability insurance. The student/parent/guardian hereby FULLY AND COMPLETELY RELEASE Wiles Driving School from any liability whatsoever and from ANY AND ALL CAUSES of claims and/or actions resulting from any damages or injuries suffered by the student during this course or any extension thereof, to the extent that such claims shall not be covered by Wiles Driving School's insurance coverage. The student/parent/guardian hereby further agrees to indemnify and hold Wiles Driving School harmless from any claim made against them for any damages or injuries suffered by any person, company, corporation or other entity, growing out of the student's operation of Wiles Driving School's vehicle, or as result of student's course of instruction, to the extent that such a claim isn't covered by Wiles Driving School's insurance coverage.
- 6. Wiles Driving School cannot and does not guarantee that the student will successfully pass the examinations given by the Dept. of Motor Vehicles upon the completion of the course. Wiles Driving School does agree to exert its best efforts in teaching the student to meet the requirements of the examinations.

2 of 3

If either the instructor or the student fails to comply with the provisions of any contract or agreement between Wiles Driving School and the student, the school shall refund, on a pro-rate basis, monies collected from the student as consideration for the performance of this agreement.

THIS CONTRACT is executed o	n this (day/month/year)
WILES DRIVING SCHOOL, L.L.	
Student's Signature	Randy Wiles-Owner/instructor
Otudent's Signature	date
Parent/Guardian Signature	date