

New Program Application Instructions

General Instructions

All applicants—including owners, partners, corporate officers, and/or controlling stakeholders must sign and notarize the Statement of Completion at the bottom of this page. Mail all fees to: 5 Hurricane Shoals Rd. Ste. C Lawrenceville, GA 30046 Select the training format either:

🛛 Online

🛛 Face-to-Face

One Day Session:

- Email a pdf copy of three rosters from your most recent classes taught within the last six months in Driver Improvement or Risk Reduction to: drive@approvedds.com
- Mail the application fee of \$400 in a money order or a cashier's check for the one-day session to the above address.

The training will be held quarterly. Applications will be processed within 30 days from the date they are received. Programs with multiple locations will be charged an additional \$50.00 for each additional location. For additional questions, please email us at drive@approvedds.com.

Signature

Date



New Program Payment Form

One Day Session	Book \$50.00	Program Fees \$350.00
Name:		
Address:		
	State:Zip:	
Phone:		
Email:	Fax:	

Select the training format either:

🛛 Online

□ Face-to-Face

Attach money order or cashier's check \$ 400.00

Signature:_____

Date:_____



New / Renewal Program Application

Full Legal Name of Progra <u>m:</u>		DBA		
Physical Address:	City	State	Zip Code	
Mailing Address:	City	State	Zip Code	
	ogram Telephone Number:Email Address:			
Contact Nam <u>e:</u>	Title	Phone Numb	per	
List the full name of all owners, and partners				
Full Name	Title/Pc	osition	Interest Held	

.

Signature

Sworn to and subscribe before me

this____day of______20 _____

Notary

5 Hurricane Shoals Rd NE, Suite C Lawrenceville, Georgia 30046 Date



Program/Instructor Curriculum License Agreement

Notwithstanding the foregoing, DIP may seek injunctive relief in any respond. Notwithstanding the foregoing, DIP may seek injunctive relief in any jurisdiction when deemed necessary to protect its interests. 8. Should any provision of this Agreement require judicial interpretation, the Court or fact finder interpreting this Agreement shall not apply a presumption that the term shall be more strictly construed against one party or the other by reason of the rule of construction that a document is to be construed more strictly against the party who prepared the it. 9. This Agreement the parties with respect to the matters at issue. The parties agree that all prior communications are merged into this Agreement, and that there are no terms or conditions other than those set forth herein. No statement or promise of a party shall be binding unless reduced to writing and signed by that party. No modifications of this Agreement shall be binding and signed by all parties. 10. The DIP logo is the exclusive property of Driver Impact Project.

Dated this_____day of______, 2024 I have carefully read every provision of this Agreement and agree to its terms. LICENSEE (print name)

Signature of LICENSEE or authorized officer of LICENSESEE: