



LICENSE NO. 000093

## **TERMS & CONDITIONS AGREEMENT**

This agreement constitutes the entire contract between Primo Driving School, LLC (hereinafter, "Primo") and the student. No verbal statement or promise will be recognized. A copy of this contract indicating services purchased, associated fees and signed by all parties will be provided upon enrollment into any service provided by Primo.

Primo agrees to provide driving and/or classroom instruction and services as purchased for the agreed upon fees, said fees due in full prior to the start of the first lesson.

**All student permit/lesson fees shall be paid in full prior to the start of the first lesson.**

### **REFUND POLICY/MAKEUP DAYS:**

A contract may be rescinded within 72 hours of the first lesson and upon such rescission a refund will be granted for any lessons or services not provided.

### **CANCELLATION/SERVICE FEES:**

Lesson appointments must be cancelled 24 hours in advance. Student will be assessed a \$50 cancellation fee for any cancellations with less than 24-hour notice (including no-show). Cancellations must be made during normal business hours (8am – 5pmM-F). Student will be assessed a \$35 charge for any returned checks.

### **Parent/Guardian Permission for Driver Education Instruction:**

I hereby give my consent to have my son/daughter/minor child, as stated above, to take behind-the-wheel driver education with Primo.

**Notice:** Primo will conduct all behind-the-wheel instruction in a dual controlled automobile, fully insured, covering each student enrolled in our program.

Completion of driver training instruction does not guarantee qualifications for a driver license. Student drivers are encouraged to practice drive on a regular basis under supervision as outlined by NJMVC.

Louis A. Marzullo  
President  
Primo Driving School, LLC.