

## ADDENDUM TO CUSTOM WEBSITE DESIGN AND HOSTING AGREEMENT

In reference to the **Custom Website Design and Hosting Agreement** entered into by and between the undersigned parties, said agreement being dated \_\_\_\_\_, \_\_\_\_\_, 20\_\_.

(Contract)

BE IT KNOWN that for good consideration the parties made the following additions to said Contract as if contained therein:

1. Client desires to have DRIVE design, develop and create electronic documents for the purpose promoting their participation in the **Wheels to Prosper** program, for *Client* on the World Wide Web.
2. DRIVE is willing to provide such services upon the terms and conditions contained herein.
  - a) DRIVE will create an additional single page to *Client's* existing DRIVE site, which promotes *Client's* involvement in the **Wheels to Prosper** program, an initiative that awards a worthy and deserving person from the community a car that has been fully serviced by each participating shop and is in good working condition.
  - b) DRIVE will also create a link to the **Wheels to Prosper** website ([www.wheelstoprosper.org](http://www.wheelstoprosper.org)) for *Client* and host a page on this site devoted to *Client's* participation in the **Wheels to Prosper** Program.
  - c) DRIVE and the *Client* must work together to complete the **Wheels to Prosper** additions to their DRIVE Website in a timely manner.
  - d) *Client* is to provide the needed research items to DRIVE for the purpose of their new **Wheels to Prosper** webpage's implementation.
  - e) A DRIVE *Client* who does not have a DRIVE designed and hosted website may participate in the **Wheels to Prosper** program. The shop's name, address and website address will be listed but their website will not be linked to the **Wheels to Prosper** site.
3. **Term of Agreement.** This Agreement shall continue in force for twelve (12) months from the date hereof, and shall thereafter renew automatically for successive twelve (12) month terms, unless terminated as provided below. Either party may terminate this Agreement by delivering written notice of termination to the other party no later than sixty (60) days before the expiration of any twelve (12) month period. In the event of such termination, this Agreement shall terminate effective as of the end of such twelve (12) month period.
4. **Start-Up and Monthly Fees.** *Client* shall pay the following in connection with the

**Wheels to Prosper** Webpage services to be rendered hereunder:

- a) **Start-Up Fees.** *Client* shall pay the sum of Three Hundred Dollars (\$300.00) for the initial design, development and programming services to add a **Wheels to Prosper** page to the *Client's* existing DRIVE designed and hosted site and to include this page in the DRIVE **Wheels to Prosper** site. Such fee shall be due within ten (10) days following the date of this Agreement, and is non-refundable.

All other terms and provisions of said contract shall remain in full force and effect and encompass and apply to the new **Wheels to Prosper** web pages and web site.

Signed this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_,

In the presence of:

By: \_\_\_\_\_ Date: \_\_\_\_\_  
"DRIVE" Authorized Agent

By: \_\_\_\_\_ Date: \_\_\_\_\_  
"Client" Signature