

# TEAM SAFETY

*Dear Shop Owner/Manager,*

*Attached is a copy of Team Safety's **CollisionCare®** DRP Quick Compliance Program. This program is a cost effective solution to the Safety and Pollution Prevention training element required by many insurance carriers. It will enable your shop to gain compliance without losing valuable production time or having to pay your employees after hours. The training videos contain are each approximately 10 to 15 minutes in duration, and may be viewed even during the lunch hour. They are accessible on-line as well.*

*The content is current and according to your State and Federal OSHA and EPA Regulations. It is specific to the Collision Industry, referencing product and equipment information your employees are familiar with. Each employee will complete an evaluation after viewing the video.*

*Upon completion, you will fax the training log and tests to Team Safety LLC. A Certificate of Completion is immediately emailed to you and the Insurance Carriers you request.*

*This program is a very condensed version of Team Safety's comprehensive **CollisionCare®** Compliance Program, and is designed for DRP Compliance only.*

*Contact us at [support@teamsafety.us](mailto:support@teamsafety.us) for more information on either program. To sign up today, complete the contact information on the attached sheet and fax to 1-800-925-4294.*

*Best Regards,*



**Colette Bruce**  
Owner

**Colette Bruce**  
16120 Foster St.  
Overland Park, KS 66085

Mobile: 913-707-3974  
Office: 866-762-9350  
Fax: 800-925-4294

Email: [colette@teamsafety.us](mailto:colette@teamsafety.us)

# TEAM SAFETY

## *CollisionCare*® DRP Quick Compliance Program

### Program Benefits:

- **NO DOWNTIME** – conduct your sessions over the lunch hour
- Compliance with **State and Federal OSHA, EPA, and NFPA**
- Specific to the **Collision Industry**
- **DRP Compliance** and Certification Annually
- Most Importantly, a **Safe Work Environment** and a **More Profitable Shop**

### *CollisionCare*® Training Program:

The DVD Training Kit covers the following topics:

- Hazard Communication
- HMIS Labeling and Implementation
- Respiratory Protection and Hazard Assessment
- Personal Protective Equipment and Hazard Assessment
- Employee Exposure and Medical Records
- Basic First Aid
- Body Shop Pollution Prevention, and more ...

### The DVD Training Kit Contains:

- Step by Step Instructions
- Training Videos (4 modules each approx. 15 – 20 minutes)
- Employee Evaluations
- Employee Training Log
- Training Handouts and Samples

**Program Cost: \$285.00 per year** (plus shipping)

**Discounts apply to Preferred Partners**

**Team Safety LLC is an Approved Provider of Safety and Pollution Prevention Training.**

**Yes! I want to sign up for this program!**

Company Name \_\_\_\_\_

Contact Person \_\_\_\_\_ Title \_\_\_\_\_

Address \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_ Phone \_\_\_\_\_

E-Mail Address \_\_\_\_\_

Credit Card Number \_\_\_\_\_ Expiration Date \_\_\_\_\_

Card Holder (Print Name) \_\_\_\_\_

Billing Address Zip Code \_\_\_\_\_ Security Code \_\_\_\_\_

Fax to: TEAM SAFETY LLC 1-800-925 -4294 or Call Toll Free 1-866-762-9350 Email: support@teamsafety.us

**Service Agreement for CollisionCare® DRP Compliance Program**

This Agreement is entered into this (Date) \_\_\_\_\_ by and between

TEAM SAFETY LLC of 16120 Foster St., Overland Park, KS 66085 and;

Company Name: \_\_\_\_\_

Address: \_\_\_\_\_

Number of Locations under this Agreement: \_\_\_\_\_  
(Hereinafter referred to as Client).

1. Engagement of Services. Client hereby engages the services of Team Safety LLC and requests that Team Safety LLC perform services and supply materials in connection with Team Safety LLC's attached Comprehensive Automotive Repair Programs ("Programs"). It is understood by the parties that only those services and materials identified as being part of Team Safety LLC's Programs are being requested by Client.
2. Terms of Agreement. Client shall be fully responsible for supplying Team Safety LLC with all necessary information in a timely manner in order for Team Safety LLC to assist Client in implementing and maintaining the Programs. Any failure by Client in providing accurate, complete information or data on a timely basis shall result in a full release of Team Safety LLC for any liability to Client or to any affected third party or parties caused by Client's acts or omissions. Team Safety LLC shall have no liability or responsibility for any fines, damages, costs, fees, liabilities or obligations incurred by Client as a result of Client's failure to properly and timely implement and maintain Team Safety LLC's Programs or to otherwise utilize the services provided under this agreement. Team Safety LLC shall have no liability or responsibility for matters outside the scope of Team Safety LLC's Programs or services or caused by non-enforcement or failure to comply with Team Safety LLC's Programs or policies, or caused by Client's misconduct, whether attributable to its own employees or other parties.
3. Confidentiality. Client understands and agrees to the proprietary nature of materials and/or services provided by Team Safety LLC in connection with the Programs, and also agrees not to copy and/or distribute said materials without the express written permission of Team Safety LLC.
4. Payments. Client shall pay \$285.00 US Dollars plus shipping and handling charges. Client shall pay all invoices received from Team Safety LLC within 30 days of the invoice date.
5. Modification/Entire Agreement. This Agreement constitutes the entire agreement of the parties with regard to the subject matter hereof, and replaces and supersedes all other agreements or understandings, whether written or oral. No amendment, extension, or change of the Agreement shall be binding unless in writing and signed by both parties.
6. Binding Effect. This Agreement shall be binding upon and shall inure to the benefit of the Client and Team Safety LLC, and to Team Safety LLC's successors and assigns.
7. Governing Law. This Agreement shall be governed by the laws of the State of Kansas. Both parties agree that any disputes arising out of this agreement shall be filed by either party solely in the District Court of Johnson County, Kansas. The invalidity or enforceability of any provision of the Agreement shall not affect the validity or enforceability of any other provision.

WHEREFORE, the parties have executed this Agreement as of the date first written above.

Agreed to by:      Print Name \_\_\_\_\_

Signature \_\_\_\_\_