



Pupil Terms and Conditions

Your instructor

Your instructor is a self-employed franchisee of Go Direct School of Motoring.

Lessons

The contract for driving tuition is solely between you and your instructor. You and your instructor are responsible for agreeing all matters relating to the timing, location and duration of individual lessons. You must notify your instructor of any matters which affect your ability or entitlement to have driving tuition, for example, but not limited to, any lack, loss of a provisional licence.

Cancellations

If you wish to cancel a lesson a minimum of 24 hours' notice should be given. Cancellations must be made directly between you and your instructor. If you do not give 24 hours' notice of cancellation your instructor will be entitled to charge for the lesson(s) concerned.

Payment and lesson bookings

You must pay for tuition in advance by cash, cheque (if pre agreed with your instructor. All cheques must be made payable to your instructor) direct to your instructor or bank transfer. Go Direct School of Motoring has no responsibility or liability to you for payments made by other means and further if you do pay your instructor directly by cash or cheque, you should obtain a receipt. Go Direct School of Motoring accepts no responsibility for any payments made directly to instructors or as otherwise stated in these terms and conditions.

Price changes

The price of lessons which have not been prepaid as part of a block booking may be changed at any time. You will always be given prior notice of such changes. The cost of prepaid tuition is based on the lesson price in force at the time of booking and will be honoured for 12 months thereafter irrespective of any price increase that may occur between the date of booking and when lessons are taken. Any unused lessons remaining after 12 months have elapsed shall have any lesson price increase applied.

Transferability of lessons

You cannot sell or transfer lessons which have been purchased in your name to any other person without our consent.

Liability

Your instructor and Go Direct School of Motoring are not liable to you for any loss or damage caused where, and to the extent that.

- there is no breach of a legal duty owed to you by the relevant person or body.
- such loss or damage is not a reasonably foreseeable result of such a breach.
- any such loss or damage, or increase in the same, results from any breach or omission by you.
- any such loss or damage results from circumstances or matters outside of the reasonable control of the relevant person or body.

Your instructor or Go Direct School of Motoring shall not, in any event, be liable for losses relating to any business interests you may have included, without limitation, lost profits, loss of opportunity or business, or business interruption. Nothing in these terms and conditions will affect any statutory rights you may have as a consumer.

Please read and sign the terms and conditions carefully and ensure that you understand them before signing this agreement for driving.

Signed:

Name:

Date: