

Terms and conditions

- 1 The pupil certifies that a valid suitable licence is held to drive the tuition vehicle. Pupils must inform the instructor immediately if they receive any endorsements on their licence during the period they are receiving tuition.
- 2 In the event of mechanical breakdown or other difficulty outside the control of the instructor the instructor reserves the right to rearrange lessons at short notice.
- 3 A minimum of 24 hours notice is required to be given to the instructor by the pupil to cancel a lesson and should the pupil fail to give such notice the pupil may be liable to pay the full tuition fee.
- 4 If you have pre paid for any lessons but fail to attend or provide the 24 hour notice, it will be counted as a lesson and you will lose that fee.
- 5 A lesson is of one hour duration. If for any reason outside the instructors control it is not possible to give a full hours instruction then any lost time will be added to a later lesson, it is the pupils responsibility to ensure that this is noted.
- 6 The price paid for the driving test fee does not include the use of the car for the purpose of the test and any prior instruction. Therefore current rates will apply.
- 7 Payment for each hour of instruction should be made prior to the lesson by either cash or cheque.
- 8 The instructor reserves the right to change the price of instruction at any time.

9 Legal Liability

The pupil should be aware that the instructors primary objective is to promote road safety and in doing so, he/she may take control of the vehicle. The instructor will make every effort to instruct the pupil to the highest standards but can in no way be held liable for any errors that the pupil may make whilst driving and not accompanied by the instructor either before or after a test pass.

- 10 The instructor will endeavour to teach the pupil the correct driving skills according to the recommended syllabus issued by the DSA, within the minimum number of lessons required.
- 11 The instructor will provide a presentable, modern, properly maintained and dual controlled car for each lesson.
- 12 Driving Tests may only be arranged with the prior agreement of both the instructor and the pupil.

13 Any complaints are to be dealt with in accordance with the ADI code of practice.

14 The instructor is at liberty at his absolute discretion to refuse to proceed with a lesson if he has a reason to believe that the pupil is in any way under the influence of drink or drugs at the time of the lesson.

15 The instructor will accept no liability for accidents, injury or damage to any third party caused by the pupils recklessness or negligence during a lesson.

16 The instructor reserves the right to withhold the use of his vehicle for a driving test.