

Terms and Conditions

Client Details

| Name: | CPD Number: |
|------------------------|-------------------------|
| Address: | Pick up Address: |
| | |
| Telephone No: | Mobile No: |
| Date of 1st Lesson:/// | |
| Eyesight Check:// | Driving Licence No: |
| Theory Test Pass:/// | Practical Test Pass:/// |
| Instructor Details | |

DVSA ADI Number:

Liability

Colin Pritchard

Client Terms & Conditions

Your Instructor

Your Instructor is Colin Pritchard who is a self-employed Approved Driving Instructor (ADI)

Lessons

Name:

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 on any matters that affect Your ability or entitlement to have driving tuition, for example, but not limited to, any lack, or loss, of a valid provisional driving licence.

Cancellations

If You or Your Instructor wish to cancel a lesson a minimum of 48 hours prior notice should be given. Cancellations must be made directly between You and Your Instructor.

If you do not give 48 hours notice of cancellation Your Instructor will be entitled to charge for the lesson(s) concerned.

Payments and Lesson Bookings

You must pay for tuition in advance by cash or cheque to Your Instructor (cheques to be made payable to Colin Pritchard)

Price Changes

The price of lessons which have not been pre-paid as part of a block booking may be changed at any time. You will always receive prior notice of such changes.

The cost of pre-paid 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 the 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 the consent of Your Instructor.

Fraud Prevention

Your lessons are only valid if they are purchased from CP Driving.

Your Instructor is not liable to You for any loss or damage caused where, and to the extent that:

453112

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

Your Instructor shall not, in any event, be liable for losses relating to any business interests You may have including, 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.

Law applying to Terms and Conditions

These Terms and Conditions are governed by the laws of England and Wales and are subject to the non-exclusive jurisdiction of the English Courts.

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

Signed

Print Name

Date