

1. A student must be of legal age to drive and produce a valid UK/Northern Ireland provisional Category B driving licence. For Motorway, Pass Plus or Refresher lessons a full valid licence must be produced. Students must meet the minimum eye test requirements. If glasses or contact lenses are worn in order to meet this requirement then they must be worn at all times when driving.
2. Students must not be under the influence of drugs or alcohol when taking lessons. Any prescribed medication that may effect driving must be declared to the instructor and to the DVLA medical board.
3. Students must notify the instructor if there is any change in ability or entitlement to have driving tuition.
4. Each lesson will commence when the student enters the car provided that the student enters the car at the arranged/pre-booked time.
5. If the student is not present at the arranged meeting point the instructor will wait for 10 minutes, during which time the instructor will attempt to contact the student. After this period, and if no contact has been made, the instructor will leave and the student charged for the lesson.
6. Where the instructor may arrive slightly late for a lesson due to circumstances beyond his/her control, the instructor will make efforts to extend the finish time of the lesson by the same amount of time, or add the time on to the following lesson. If the instructor expects to be delayed by more than 10 minutes he will endeavor to contact the student to inform of the delay.
7. (a) If the student wishes to cancel or rearrange a lesson then one clear working day's notice is required, otherwise the student will be charged for the period booked.  
  
(b) If the student has booked online then 48 hours notice is required
8. When pre-payments have not been made, then payments for lessons are due at the beginning of each lesson. Payments can be made by: Cash, Cheque, Paypal, bank transfer, or ping-it (mobile number transfers.)
9. driving-style offers Basic, experienced and Enhanced Driving Tuition.
10. A separate charge is made for the use of the training car during a driving test. Please refer to the price list.
11. The student may be permitted to use the training car for their driving test only if the instructor is satisfied that they have reached the required standard. The DVSA rules do not allow students to take driving tests for experience.
12. The student is legally responsible for any penalty notices incurred while they are driving the car.
13. The student agrees to pay the cost of uninsured damage to the vehicle and any other non recoverable costs incurred during a driving test.

14. Driving-style will make every effort to substitute another instructor if the regular instructor is unable to attend a driving test appointment.
15. Driving-style has no responsibility if a driving test is cancelled by the DVSA for any reason or if the student fails the eyesight test. Driving-style will be responsible and will reimburse the student's costs if the test is cancelled due to the condition of the test vehicle providing clause 11 criteria is satisfied.
16. The student agrees that following an unsuccessful driving test Driving-style may refuse the use of the training car for a further test unless the student has taken a minimum of five hours of further driving lessons.
17. Discounts for prepayment of lessons only apply if made prior to, or on, the first lesson of the block booking.
18. Driving-style will impose a 10% daily surcharge on chargeable lessons that remain unpaid after 30 days. The surcharge will be calculated from the date of the first unpaid lesson.
19. All prepaid lesson prices will be honored for a period of six months. Any unused lessons after this period has elapsed shall be liable to have any lesson price increases made during the period applied retrospectively.
20. Vouchers are valid for a period of six months only. In exceptional circumstances, and at the discretion of driving-style vouchers may be honored after this period but any lesson price increases will be applied.
21. Pre-payments of lessons and deposits for Intensive Courses are not refundable.
22. The student agrees that driving-style and/or the instructor have no liability to the student for any loss, injury or damage. Statutory rights are not affected.
23. Such waiver shall not oblige the school of: driving-style to repeat the waiver on any subsequent occasion.
24. Code of conduct is attached.
25. These Terms & Conditions were revised and valid from 15<sup>th</sup> September 2017.
26. It is hoped that the student should not find any cause for complaint, but in the event of a complaint the student should try to resolve the issue with the instructor. If an agreement cannot be reached the student may take the complaint to the ADI registrar, DVSA, Stanley House, 56 Talbot Street, Nottingham, NG1 5GU Tel: 0300 200 1122.

Signature

Signature

Steven Tompkins  
(behalf of: driving-style.co.uk)

Students Name

---