

Dunwalkin Driving School Terms & Conditions

It is agreed that:

1. The instructor will make his/her services as an instructor available to the pupil for the sole purpose of giving the pupil driving tuition at the rate per lesson.
2. The instructor will have the right to substitute another instructor for the purpose of all or any of the lessons if the instructor is not available for any reason whatsoever.
3. In the event the instructor is unable to substitute another instructor for a specific appointment, or in the event of a mechanical breakdown or other cause, the instructor reserves the right to re-arrange the lesson to a time convenient to both parties.
4. The instructor will carry motor vehicle insurance covering the pupil whilst driving the tuition vehicle accompanied by an instructor or a Driving Standards Agency examiner.
5. The lesson fee will be paid in advance of each lesson. Failure to do so gives the instructor the right to terminate the lesson.
6. In respect of cancellations, a minimum 24 hours notice must be given, otherwise a charge will be made, as follows:
 - If the instructor turns up to take the lesson and the pupil is not there or chooses not to have a lesson, then the lesson will be charged in FULL.
 - On the first occasion that a lesson is cancelled without giving the minimum two working days notice. HALF the cost of the lesson will be charged.
 - On all future occasions, if a lesson is cancelled without giving the minimum two working days notice, then the FULL cost of the lesson will be charged.
7. The pupil confirms that he/she is duly licensed to drive the tuition vehicle.
8. The instructor reserves the right to refuse the use of the tuition vehicle for the practical test, if he thinks the pupil has not reached a sufficient standard to take full responsibility for the safety of the vehicle and other road users.

I agree to the Terms and Conditions as laid out as above

Student name (please print)

Students Signature