

General business conditions and driving school rules

CURRENTLY in the situation of COVID-19:

During the activities in the Driving School, the rules of the classroom are amended as follows:

- All students will wear a veil during teaching and training
- Use hand sanitizer before entering the classroom
- Use hand disinfectant before driving

Important note: in case of non-compliance with the agreed course installments, the price will increase in accordance with the valid price list of the driving school.

By appeal, pupils agree to sign a declaration that they do not show any signs of an acute illness (such as fever or respiratory illness) and that they do not know that they have come into contact with a natural person with a suspected disease in the last 14 calendar days, in particular: manifestations of fever or respiratory diseases or have not been ordered to take quarantine measures.

At the same time, the students sign a statement that in connection with the occurrence of a disease called Coronavirus, they have not moved in any risky environment in the last 14 days. The driving school reserves the right to temporarily exclude a student in the event of any violation or doubt.

The Driving School reserves the right to determine the order of pupils for the exams.

Thank you for your understanding and helpfulness.

1. Teaching and training contract

The contract on the provision of education and training between the driving school and the applicant for a driving license (hereinafter referred to as the applicant) is concluded pursuant to Act 89/2012 Coll., The Civil Code and Act 247/2000 Coll., On the acquisition and improvement of driving skills later regulations. The contract for the provision of education and applicant is concluded by the driving school by taking over a doctor's certificate of medical fitness to drive motor

vehicles, driving license application (hereinafter "application") by the driving school and by the applicant signing the driving license application, stating that he has been acquainted with the general business and operating conditions. If, about the applicant's age, an obligation arises for the liability of another person, the application must be accompanied by the signature of a legal representative.

The driving school undertakes, on the basis of such a contract, to provide applicant with theoretical instruction and practical training to obtain a driving license and to further ensure that the applicant holds a final examination of professional competence. The course of teaching, training and examination is governed by Act 247/2000 Coll. as amended. The content of teaching and training is governed by Implementing Decree No. 167/2002 Coll. (Hereinafter referred to as the "Decree").

By applying for admission to teaching and training, the applicant agrees to the terms and conditions of the driving school.

2. Course fee

The prices for teaching and training are the prices agreed between the driving school and the applicant. The prices always include teaching and training to the extent required by law and the costs of the driving school associated with the exam.

Prices are listed in the price list, which is located on the website www.euro-autoškola.cz

The applicant will pay for the ordered lessons and training in cash, no later than 14 days, upon submission of the application to the driving school, in full according to the price list.

When paying by bank transfer, the due date of the ordered tuition and training according to the price list is also within 14 days.

In the case of an individual agreement, payment in the form of a cash deposit is also possible.

After paying the price or the deposit, the applicant will receive a so-called "pass", in which the teacher records participation in training. Its loss or damage that will lead to its replacement is charged CZK 50.

The deposit is always part of the total price for teaching and training. The driving school will determine the due dates of individual advances for the applicant.

If an advance is not paid by the due date, this is a reason why the applicant is no longer provided with education and training until payment is made.

The price of the deposit must be paid in full on the due date and that is before the start of teaching and training. If the price is not paid in this way, the driving school has the right to terminate the applicant's theory and training, with which the applicant agrees.

3. Withdrawal from the contract

Withdrawal from the contract is possible on the part of the applicant and the driving school.

Notification of early termination of training must always be given to the other party in writing.

Withdrawal is considered legally effective on the day following the day of delivery of the written withdrawal from the contract.

In case of early termination of the training, the billing of the training and teaching will be performed on the basis of the submitted documents. If there is an arrears, the applicant is obliged to pay the course fee. At the request of the applicant the driving school will issue a certificate of completed teaching and training within the term agreed, but no later than within 30 days.

4. Withdrawal from the contract by the driving school

The driving school reserves the right not to start training or not to continue training if the applicant has lost his / her medical fitness to drive, has been sentenced to a driving ban by an administrative authority or a court, violates the instructor's instructions particularly seriously during training and thereby endangering road safety, driving school property or the life and health of other road users, or he has repeatedly failed to attend an ordered hour of practical training without proper apology.

If the applicant is banned from driving during the course, he is obliged to inform the driving school immediately. In this case, the training is considered completed by the

applicant. If more than six (6) months have elapsed since the applicant's last driving journey or the completion of the applicant's theoretical instruction and twelve (12) months have elapsed since the commencement of instruction and training, during which the applicant did not order further instruction or training from the teacher or driving school. did not request the driving school in writing to interrupt or postpone further teaching and training, the driving school is entitled to withdraw from the contract with the applicant. Even in this case, however, the training will be considered completed by the applicant, without the right to a refund of the course fee.

4. Withdrawal from the contract by the applicant

If the applicant withdraws from the contract in writing without giving a reason, the applicant loses the right to a refund of the course fee. However, if the applicant submits a written request for withdrawal from the contract and early termination of training, a confirmation of the severity of family or health problems will be refunded by the driving school on the basis of proper billing of training and tuition.

In the case of premature termination of teaching and training without giving a reason on the part of the applicant, the driving school is entitled to a contractual fee of CZK 1,000. The contractual fee will be posted in the final settlement fee. At the same time, the driving school always charges an administrative fee of CZK 1,000 for keeping student records, registration and administrative activities, which will be included in the event of a refund of the course fee. If the student has a personal problem with the training teacher, he solves everything with the owner of the driving school. If no solution is found and the student insists on completing the driving school course, he counts the practice ride for 45 minutes for 800 CZK. The difference will be deducted from the price of the course fee paid and will be paid back to the student. At the same time, the student will receive back the application and a medical report with a confirmation of completion of teaching and training. When teaching tuition, the driving school will count CZK 350/45 minutes of theoretical training. Due to the prices of the course, the driving school may withdraw from this bill.

6. Training rides

The applicant always orders practice rides from his instructor. The date of the class is binding. He / she apologizes to the instructor for the training ride, which the applicant has already booked and which he / she cannot attend, no later than 24 hours before the agreed date of the ride, by phone or via SMS. The contractual penalty for unexcused absence or failure of the ride by the applicant is 1000 CZK, serves to cover the cost of the instructor's lost salary, and is payable before the first following training lesson, or funds for unused ride will be used to cover the costs and the student will subsequently pay from their own resources.

If the applicant does not show up for the ordered training ride without an apology, the instructor is obliged to wait at the agreed place for 15 minutes, during which time he will attempt to contact the applicant by phone. After exceeding this time, the ride is considered wasted by the applicant, the ride is forfeited, the student pays a fee for a missed ride of CZK 1,000 and at the end of the course pays additional training for the missed ride according to the valid price list. If the applicant arrives late, the agreed ride is shortened by the delay, unless the applicant and the instructor agree otherwise (depending on the instructor's time).

If the instructor does not arrive for the ordered ride without an apology, the applicant is obliged to wait at the agreed place for 15 minutes, during which time he will attempt to contact the instructor by phone. If the applicant fails to contact the instructor within 15 minutes, the ride is considered to have been missed by the instructor. In such a case, the applicant will immediately contact the management of the driving school, with whom he will resolve the situation. Missed driving time caused by the driving school instructor will be replaced by a free extension of one of the following training lessons or the inclusion of an extraordinary replacement lesson.

The applicant undertakes to appear for the practice drive and the final test in a

state where his fitness will not be excluded according to applicable legal standards, eg by drinking alcohol, addictive substances, etc. In the event that the applicant causes damage to the driving school, bears full responsibility for its replacement.

7. Final exams

The applicant will be presented for the final examination of professional competence (hereinafter referred to as the examination) at the earliest after fulfilling the mandatory scope of teaching and training according to Act 247/2000 Coll. Exam dates are assigned to the driving school by the relevant department of the municipality with extended powers, and the driving school cannot interfere in their planning. The applicant for a driving license always learns the dates of the tests well in advance from his instructor.

If the applicant is unable to attend the ordered exam date, he / she apologizes to the instructor or the driving school management by e-mail, SMS or telephone no later than 48 hours before the start of the exam, no later than 48 hours before the start of the exam.

If the student does not attend the ordered date of the first exam or repeated exams from the practical ride without an apology, he / she undertakes to pay the driving school a contractual fee of CZK 500, which serves to cover the instructor's lost salary and driving school costs for exam preparation and organization. If there are particularly serious reasons for missing the exam (medical, family, etc.), the student can ask the driving school management to waive the fine.

The driving school reserves the right not to present for the re-examination an applicant who did not appear for the previous examination without a proper apology and did not pay the contractual penalty, as well as an applicant whose insufficient level of professional competence precludes successful passing the examination. continuing training or consultation.

8. Insurance-damages

The training prices include statutory liability insurance for damages caused by the operation of the motor vehicle with which the training is carried out. In the event of a traffic accident, according to the law, the fault of the student and the instructor is distinguished. Whether the instructor could have prevented the accident or not.

9. Final Provisions

The applicant has the right to request a change of instructor if he is not satisfied with the course of teaching.

If the applicant does not agree with any decision of the instructor, he can appeal to the management of the driving school.

If the applicant does not agree with the decision of the management of the driving school, he has the right to complete further training and examination in any other driving school in the Czech Republic. In such a case, the teaching and training shall be terminated in accordance with the rules for withdrawal from the contract by the applicant in accordance with the business conditions and school regulations of Euro Driving School.

I agree with terms conditions and privacy policy.