

Terms & Conditions

By Signing-up to our school, you agree to the following

1. Driving Privileges

The Student agrees to **always bring** with them at the start of each class: a valid proof of identification with a Driver's License, Valid Driving Permit, or an Out-of-State/International Driver's License (still valid within the 90-day period).

2. Payments, Cancellations, & Refunds

The Student has agreed to pay the price negotiated with the Company. If the Student is not satisfied **within the first 20-minutes, of their first class**, they are entitled to a full refund.

Due to scarce availability, if a student cancels a class or fails to show up (i.e. oversleeps, forgets to write it down, etc.) the company reserves the right to charge them the full amount for that missed class.

If the student fails to bring necessary documents or has an issue with the Driver's License process at the Secretary of State, during the day of their exam, the company considers that to be an **automatic fail** - Therefore, there will be **no compensation for that loss**.

The Student affirms that they have brought all necessary documentation and confirms that there are no holds on their accounts. If there's an issue at the Secretary of State, the student agrees to take full responsibility for that mistake and understands that the company considers that to be an **automatic fail**. If the Student fails their Road Test Exam, there is no money given back. The Student understands that they will need to **pay again** for a retake.

Discounts are **only available through the company**.

3. Rescheduling

The Instructor & Student have an 8-Hour Rescheduling Policy. In the event of a scheduling conflict or family emergency, both parties agree to notify each other at least **8-hours before their scheduled class**. If for any reason, the instructor fails to notify the Student, a refund option for that **one missed class** is available. If the student fails to notify the instructor, no compensation or rescheduling will be allowed.

4. Legal Terms & Liabilities

The student hereby agrees to not press charges towards the Company unless it is a form of **assault, sexual harassment, and/or battery.**

The Student agrees that if they do something to cause an accident, they will be **held liable for the \$500 deductible towards the insurance company to repair the vehicle.**

In the event of an accident, where the Student is at fault, the **student agrees to take full responsibility for any damages, cost, or liabilities caused by their actions.**

The student understands that **it is illegal to falsify any personal information given to the Secretary of State.**

The Company has offered the Student a **6-Hour Classroom** before taking a Driving Class.

When taking the Illinois Road Exam: The student agrees, without a doubt, that they are 100% certain they can handle the car for their road test.

The Student reaffirms that **they are NOT and WILL NOT falsifying any information about the Company or themselves.** The student understands that by doing so would be a violation against **the CIVIL LIABILITIES Illinois False Claims Act (740 ILCS 175)** in which the Student willfully bares a false record, contract, or statement to a false or fraudulent claim. In the event of this violation, **the Company and All Parties misled by the Student reserve the right to press charges against Him/Her in a Court of Law.**

By Signing up with this Driving School, **you Agree to all the Terms & Conditions listed above.** Before entering the vehicle, The Student hereby declares that they have **Read and Understood the Terms and Conditions and have not Falsified Any Information.** The Person Signing up also knows that **Windy City Driving School Inc. is Doing Business As:**

