Scope of application

These contract terms apply to the contractual relationship between the student who is a customer of Autokoulu Eco and the driving school. According to the contract of the driving school, the customer can be the student himself or, in the case of a minor student, his guardian.

The agreement is valid when you register for the driving school course via the website or when you sign the agreement at the driving school. The customer undertakes to pay for the tuition. On the website of the driving school, service orders can be made by full-fledged persons who have reached the age of 18, as well as persons under the age of 18 who have the consent of their guardian. The guardian has also familiarized himself with these contract terms and the tuition price.

Service order

The driving school offers the agreed teaching service to the customer. You can find more information about the courses on the website of the driving school.

The customer must provide the correct information about himself and, in the case of a minor student, his guardian when registering for the course. The customer must inform the driving school of their full name, social security number, address, phone number and valid e-mail address.

When the customer has done the order, he will receive a confirmation message to the e-mail address he provided. If the customer wants to start the course without visit a driving school, it is possible after the customer has paid the driving school's initiation fee. The initiation fee is the first installment of the total price of the course. Once the payment has been made, the customer receives a user ID for the WebAuto (Datadrivers Oy) service from the driving school.

You can start the driving school by signing up for the course online or making an agreement at the driving school. You will receive user name for the WebAuto service after paying the course starting fee.

If you want to cancel your registration for the course, you must notify the driving school within 14 days of registration at the latest. If you have not activated the WebAuto (Datadrivers Oy) service and want to stop, the driving school does not charge for the service. Once you have started using the WebAuto (Datadrivers Oy) service, the starting fee cannot be refunded, but the course can be interrupted.

Course prices

The course prices include the contents promised for the services on the website. The prices of the services do not include official fees of license for Traficom, additional driving lessons, cancellation fees, use of the vehicle in the retest, or other separate services. The customer enrolled in the course undertakes to pay for the received instruction. After the minimum instruction, the customer and the teacher agree on possible additional training, if the training is still in progress. Driving school does not have the right to change the price of the ordered service package after the order. Additional training is charged according to a separate price list valid at the time. Possible campaign prices do not apply to customers who have already registered for a similar course earlier.

The price of the course includes the services promised on the website. Official fees (Traficom/Ajovarma) are not included in the course price. You can get more information about possible additional lessons on the driving school's website.

Invoices for the course will be sent to the customer's email address. Invoices can also be found by logging into Webauto. If the customer wants a paper invoice by mail (Posti), costs will be charged separately. The driving school has the right to charge a reminder fee for late payments in accordance with the price list and the law on the collection of receivables, as well as late payment interest in accordance with the Interest Act. Autokoulu-tili service is a financial loan offered by Resursbank. Driving school is not responsible for the service contract concluded with the customer's Resursbank.

The driving school is obliged to give a certificate of training when the customer has paid the full amount corresponding to the instruction. You can get the certificate from the driving school or as an electronic version of the theory and driving lessons completed by email. The possible costs of mailing the certificate from Posti will be charged separately.

You will receive certificates for the training you completed when the fee of to the training has been paid.

The driving school is not responsible for possible increases in official costs (Traficom/Ajovarma) that are not included in tuition fees. These fees include driver's license, driver's license permit and test fees.

Liability limitation of the driving school

The driving school course includes the promised driving lessons, theory lessons and online training programs according to the course model. The driving school does not guarantee that the customer will pass the driver's license exams.

WebAuto (Datadrivers Oy) is in your use as long as you are a customer of the driving school. If you want to interrupt the teaching contract, you will no longer be able to use the online programs. Autokoulu does not guarantee that the WebAuto service always works and is available without interruption, error-free. Webauto's services contain links to the websites of other service providers. Driving school is not responsible for the content or operation of such websites and services.

WebAuto's training programs are available to you while studying at a driving school.

If the customer considers that the driving school has violated its obligations based on the contract, he must contact the driving school and complain about the matter without delay and give the driving school the opportunity to correct the mistake in a suitable way.

The driving school is not responsible for delays, negligence, or damages caused by circumstances that the driving school cannot reasonably influence (e.g. natural conditions, movement restrictions, traffic interruptions, labor disputes, acts of war and technical problems). Driving school has the right to transfer the teaching contract and the rights and obligations according to it to a third party in connection with a business arrangement.

In the driver's license, you are a responsible driver and your self-risk fee is 1200€. It is important that you know how to drive safely before the driving test.

Driving school is not responsible for indirect or consequential damage caused by the customer's mistake or delay. In driving lessons, the student must carefully follow the instructions given by the driving school and its staff regarding vehicles and simulators. In the driving test, the customer is always a responsible driver. If the school vehicle used in the exam is damaged due to the student's carelessness or intent, he must compensate the possible costs up to a maximum of 1200€. The driving school's vehicles are insured, but the insurance does not necessarily cover all expenses, such as the insurance company's deductible.

Cancellation of driving lessons

The customer has the right to cancel or change the agreed appointments by 12:00 on the weekday before the driving lesson. If the cancellation is made later, or the customer does not arrive for the agreed driving lesson, the driving school has the right to charge a fee according to the price list for the unused driving lessons. Due to illness or other compelling reasons, the driving lesson can also be canceled during the same day.

Inform the driving school or your driving instructor as soon as possible if you want to cancel the driving lesson or change the time of the driving lesson. You cannot take part in the driving lesson if you are sick or not feeling healthy.

If the customer is sick, unwell, tired, or otherwise feels that there is some other circumstance affecting the driving performance, the driving instructor must be informed of this. The driving school has the right to interrupt the driving lesson if the teacher considers that the customer is not in good driving condition. In such a situation, the interrupted lesson will not be refunded to the customer, but if necessary, a new driving lesson must be purchased.

The driving school also has the right to cancel the agreed driving lessons, for example due to illness or other compelling reasons, by notifying the customer. The aim is to notify the customer of cancellations as soon as possible. Instead of the driving lesson canceled by the driving school, the customer receives a new replacement driving lesson. In cases of teacher illness, if possible, the driving school tries to replace the teacher assigned to the driving lesson in question. Autokoulu notifies the customer of cancellations by email, text message or by calling.

Applicable law

Finnish law applies to these conditions and the contractual relationship.