

DRIVE Driving Instructor Training Fusion Hive, North Shore Road, Stockton-on-Tees, TS18 2NB 0800 368 8193 training.support@trainwithdrive.co.uk

'DRIVEOnline Pro' Pre - Contract

These 'Pre Contract Terms' are supplied as required by the Consumer Regulations 2013 regarding Distance Contracts, Schedule 2.

Contact Details:

The 'DRIVEOnline Pro' Online ADI Training Course is provided by watch-learn-drive.com Ltd t/a DRIVE (DRIVE). DRIVE, Driving Instructor Training, Fusion Hive, North Shore Road, Stockton-on-Tees, TS18 2NB. Registered Office: watch.learn.drive. 1 The Courtyard, Goldsmith Way, Eliot Business Park, Nuneaton CV10 7RJ, Registered in England 8642764 VAT Registration Number 138 6251 07.

Tel: 0800 368 8193 Opt 2

email: info@just-drive.co.uk, customer.care@just-drive.co.uk or training.support@just-drive.co.uk

Contract.

By making a payment via one of our representatives over the telephone, or by clicking the appropriate 'Make ... Purchase' button on our website, you understand you are making a payment for the 'DRIVEOnlinePro' integrated ADI Training Program and expressly acknowledge that you are under obligation to pay the displayed amount. You also understand you are entering into a distance contract with watch-learn-drive.com Ltd t/a DRIVE.

If you are setting up a 'payment plan', by clicking the appropriate 'Make ... Purchase' button, you understand you are making a payment for the 'DRIVEOnlinePro' integrated ADI Training Program and expressly acknowledge that you are under an obligation to pay the displayed amount and that you are setting up a 'payment plan' for the displayed monthly amounts for the displayed duration. You also understand you are entering into a distance contract with watch-learn-drive.com Ltd t/a DRIVE.

When you click the appropriate button and make a payment, DRIVE (via our card handling company 'WorldPay') will send you a message confirming receipt of your payment. When the payment is completed, we will then send the product details, access information, the required terms and conditions to you via e-mail in our 'Welcome Email'. For the avoidance of doubt, the start of the contract (The date the contract is concluded) and the 14 day right to cancel period commences the day after we send this 'Welcome Email' to you. For the avoidance of doubt, We will use our server's recorded time and date stamp as the date this 'Welcome Email' was sent to you.

This will be sent within 2 hours. If you do not receive this within 2 hours, please contact us immediately.

Your contract is with watch-learn-drive.com Ltd t/a DRIVE. The contract duration is for 12 months. You consent to receive the contract terms electronically. These will be made available in pdf format (as a 'durable medium') attached to the 'Welcome Email'. If You do not consent to this, please inform Us immediately and we will send a copy in the post, however, and for the avoidance of doubt, the start of the contract (The date the contract is concluded) and the 14 day 'right to cancel' period commences the day after we send this 'Welcome Email' and not the date of receipt of a copy received in the post. For the avoidance of doubt, We will use our server's recorded time and date stamp as the date this 'Welcome Email' was sent to you.

By making a payment via one of our representatives over the telephone or clicking the appropriate 'Make ... Purchase' button as above, You also agree You have read and understood what You are purchasing, (as described in the course description here: 'DRIVEOnlinePro' product details') and that You have read and understood the information included in this 'pre-contract' information.

You will be asked to agree that You have read and understood the terms of the contract you are entering into both digitally online and sign and return a 'durable medium' copy of the contract. A copy is provided here: Contract. As per the Consumer Regulations 2013 regarding contracts concluded at a distance, distance selling and digital content (Regulations), You will also be sent a 'durable medium' as described above. However, and as per the Regulations, as this is a digital product, You understand and agree that You will be bound by the contract:

- 1) When the 14 day 'right-to-cancel' period (as described above) expires;
- 2) When You agree to the terms and conditions digitally online as described above, thus waiving the 'right to cancel', and/or 3) When You agree to the terms and conditions by signing and returning a 'durable medium' copy of the contract, online as described above thus waiving the 'right to cancel'.

Right to Cancel.

If You are a consumer (i.e. You are not purchasing either wholly or in part for Your business or You are not a business) You have the right, in addition to Your other rights, to cancel this Agreement within 14 days starting the day after We send the 'Welcome Email' (subject header "Welcome to DRIVE - IMPORTANT INFORMATION" without giving reason and receive a full refund of any payment You have made to Us. This is known as the 'right to cancel' period.

The 'right-to-cancel' information and rights to expressly acknowledge and request the start of the digital content sooner than the end of this 'right to cancel' period are provided and explained both in the terms online (given above) and in the 'durable medium' version sent attached to the 'Welcome Email' as described above.

To exercise Your 'right to cancel', You must inform Us of Your decision to cancel before the end of the 'right to cancel' period described above. We are required by the Regulations to 'make available' the following template form for you to use in this instance: Cancellation Form. You may use this template form however, You can also inform Us of Your decision to cancel by email

or registered post before the end of the 'right to cancel' period described above.

You may start the course sooner than the end of the 14-day period by following this link: **Get Started** and/or by signing and returning these terms. You will be asked to change the temporary password we have sent you to one more memorable to you. By doing so, you are informed herein and on that page, that you agree to these terms and conditions. Once You have agreed to these terms and conditions (either by signing and returning the durable medium version of the contract and/or agreeing to the terms online) You have expressly requested for us to supply the digital content and acknowledge that you have waived Your right to cancel, and no refund is applicable.