

**Commons at Winthrop, LLC**

A-1 Driving School, LLC
725 Cherry Rd, Ste 136-35
Rock Hill, SC 29732
(704) 491-0371
www.a1drivingschoolsc.com

Application Date:

Class Date:

STUDENT INFORMATION

Name:

Goes by:

Gender:

Date Of Birth:

Address:

Email:

School Name:

Neighborhood:

Student Cell Phone:

Home Phone:

Other Phone:

GUARDIAN INFORMATION

Guardian (1):

Phone:

Guardian (2):

Phone:

Living With:

Guardian Email Address:

PERMIT INFORMATION

SC Student Permit #:

First Permit Issue:

Second Permit Issue:

DRIVER TRAINING PACKAGE

The Basic Beginner Package includes 8 hours of classroom instruction and 6 hours individual behind the wheel instruction.

This is the minimum instruction required by the State for 15 and 16 year old students to receive a certificate of completion (PDLA).

REQUEST FOR DRIVER'S EDUCATION

I hereby request that I or my above (**daughter/son**) be enrolled in your state-approved driver education course. This agreement will be in effect for only one year from the date on this application. Should I or my daughter/son not complete this instruction within this one year time period, all monies paid are forfeited and no refunds will be given for any reason. Every and all-reasonable efforts will be taken to insure all instruction will be offered during this one year time limit and most average students will easily finish in much less than a year. The fact that the student does not obtain a learner's/conditional permit or a driver's license within one year is not the responsibility of the driving school and will not be cause for extension of this contract or any refunds. All instructions will take place in York County, SC and behind the wheel instruction will be offered as reasonable scheduling allows. I further understand and agree to the terms rules, and conditions on the following pages.

Vehicles used for behind the wheel training will be 2012 Honda Civic, 2012 Toyota Corolla, 2012 Nissan Altima, 2014 Toyota Corolla, 2015 Nissan Rogue, 2019 Nissan Leaf, and/or 2012 Kia Forte each equipped with an automatic transmission and instructor brake pedal and video camera.

A-1 Driving School, LLC. agrees to:

1. Provide a classroom that meets the South Carolina guidelines for classroom instruction.
2. Furnish certified driving instructors with properly marked automobiles to students.
3. Abide by and enforce the laws of the South Carolina Department of Motor Vehicles (DMV) during instruction.
4. Keep the proper records required by the South Carolina Department of Public Safety.
5. A refund will be provided of the fees upon request, if the Driving School is not capable of performing the school's instruction within one year from the date of this form.

The Student agrees to and understands:

1. **The FULL balance for the course must be paid prior to the last behind the wheel lesson.** A certificate of completion will not be issued until the balance of the course is paid in full.
2. There is a \$35 fee for all returned checks.
3. **Pay before the next session starts, a fee of \$25 for each session cancelled or missed by the student without 24 hours' notice.**
4. Additional mileage charges of \$1.00 per mile will be applied for pick up and drop off of students located 10 miles outside of our service area. Payable and due upon student pick up.
5. **There is a \$20 fee for the replacement of PDLA Form**
6. Forfeit all money for uncompleted instruction it offered but not taken advantage of within one year from the date of this contract.
7. Be under the Driving School's supervision during any scheduled instruction.
8. Dismissal for failure to follow the Driving School Guidelines, rules, instruction and South Carolina DMV laws, with no refunds. Mature good behavior is expected.
9. Attendance and completion of this course in no way guarantees a reduction in insurance premiums.

This agreement constitutes the full understanding of the parties as to the extent of their rights and obligations under this agreement. No oral or written statements or agreements made prior to execution of this document shall modify the terms of this agreement. This agreement may not be amended unless such amendment is in writing, signed by the parties, and specifically indicates that it amends this agreement. This agreement shall be construed in accordance with the law of the State of South Carolina. The parties agree that all disputes arising under this agreement shall be submitted and finally settled by arbitration as provided for in the South Carolina Arbitration.

Student's Signature:

Guardian's Signature:

Printed Name:
Date:

Printed Name:
Date: