



Agreement/ Contract for Driver's Training

Phone: (864)314-5444 – Fax: (864)369-5522

mcintoshdrivingschool@gmail.com

McIntosh Driving School, a driver training school as defined by South Carolina Code of Laws Section 23. Located at 600 A North Main Street, Honea Path, SC 29654.

- **McIntosh Driving School** agrees to provide eight (8) hours of classroom instruction and six (6) hours of behind the wheel instruction as required by law and the Third-Party Skills Test. The entire package (eight-hour classroom and six hours behind the wheel and DMV Road Test) instruction is \$330.00. We accept Cash, Visa, Mastercard, and ACH.
- Additional training may be recommended for the student, this will be in addition to the original fee at \$50.00 per hour of instruction.
- McIntosh Driving School offers Third Party Testing for the Knowledge Test (PERMIT). This will be in addition to the original fee at \$20.00 for knowledge test.
- To receive a replacement insurance certificate there will be a \$10.00 charge. A \$40.00 fee will be charged for all insufficient funds' checks.

All tuition is nonrefundable and non-transferable. Courses must be completed within 180 days from the date of the contract. Failure to do so will result in forfeiture of any remaining lessons.

The vehicle provided is a 2015 Honda Fit and/or 2018 Honda Fit, the type of vehicle to be used in the training is a standard vehicle equipped with an automatic transmission. Installed is a passenger side brake, extra rearview mirror and is SCDMV inspected and approved.

The student will be required to attend all eight (8) hours of classroom instruction and complete all six (6) hours of behind the wheel instruction and complete all required written and/or performance tests prior to receiving a certificate of completion. Then and only then will the instructor complete any paperwork required for the student to apply for a driver's license from the State of South Carolina.

It is understood that **McIntosh Driving School** refuses the right to train any student who is disruptive or belligerent.

It is understood that **McIntosh Driving School** and any and all instructors DO NOT guarantee success or desired results from services. It is also understood that this contract places neither party under any obligation beyond the express terms as stated herein.

Client will hold **McIntosh Driving School** blameless from damages, losses as to all expenses, including any attorney/legal fees, suffered or incurred in connection with or arising out of claims based on services provided to the student. This Instrument contains the entire contract between both parties. Any other expressions of agreement, which are not outlined in this device, are null and void. Any amendment or modification of this agreement shall be in writing, duly executed by both parties, and appended to this agreement.

Be it known that this agreement entered on this date of its signing by and between

STUDENT

PARENT OR GUARDIAN

INSTRUCTOR

McIntosh Driving School

DATE
