

Pricing Klasse B manual/automatic and B197

Date: 15.08.2023

Attention!

All listed package-prices are only rough estimates of the costs of obtaining a driver's license!

Fixed costs

Basic Fee
Check drive B197
Practical exam
Theoretical exam
Basiccosts of authorities
Learning-App
Total fixed costs B
Total fixed costs B197

Green

Full payment up front

Payment up front

649,00 €

35,00 €

180,00 €

0,00€ ,
from second exam. 65,00€

44,70 €

0,00 €

873,70 €

908,70 €

Yellow

Payment in 2, 3 or 4 installments

Installment plan

699,00 €

35,00 €

180,00 €

65,00 €

44,70 €

0,00 €

988,70 €

1.023,70 €

Red

Paying total fixed costs up front, then paying after each driving lesson for the lesson individually

Paying after lessons

749,00 €

35,00 €

180,00 €

65,00 €

44,70 €

25,00 €

1.063,70 €

1.098,70 €

TÜV fees for the **theoretical exam (22,49€)** and the **practical exam (116,93€)** and the costs for the **first aid course, eyesight test and biometrical picture (around 60€)** are **not included** in the package prices.

25 training lessons

12 special lessons ÜL-BAB-Licht

Total costs for driving lessons

per lesson

66,00 €

1.650,00 €

76,00 €

912,00 €

2.562,00 €

per lesson

68,00 €

1.700,00 €

78,00 €

936,00 €

2.636,00 €

per lesson

72,00 €

1.800,00 €

82,00 €

984,00 €

2.784,00 €

Credit amount B

Credit amount B197

3.435,70 €

3.470,70 €

3.624,70 €

3.659,70 €

3.847,70 €

3.882,70 €

One training lesson takes 45 Minutes.

This offer does only apply if exams are passed on the first try and within 25 training lessons plus 12 special lessons. If you need to repeat one or both exams, you need to pay both the TÜV and exam fees again before your next appointment.

We request upfront payment in our driving school. Unused credit will be transfered to your bank account after you've passed both exams.

Before being able to start the the final driving test, all open balance must be paid in full.

If we open a new registration with the authorities, our terms and conditions apply.

All prices above are including taxes.

Terms and Conditions of Frank & Silkes Fahrschule

§1 Components of Training. The driving training includes a theoretical course and practical driving lessons. The training is provided in accordance with the applicable legal regulations, including the Driving School Training Regulation. Furthermore, the following conditions, which are part of the training contract, apply. For the sake of readability, the term "driving student" will be used below, and it applies to both female and male driving students throughout the text.

§2 Completion of Training. The training ends with the successful practical exam with the TÜV. §2.1 The training contract ends after the application deadline at the relevant authority. If a new application is made, a new training contract will be concluded under the currently applicable pricing conditions.

§3 Deficiencies in the Aptitude of the Driving Student. If it is discovered after the conclusion of the training contract that the driving student does not meet the necessary physical, mental, or linguistic requirements for obtaining the driver's license, §14 shall apply to the services of the driving school.

§4 Fees, Price List. The fees agreed upon in the training contract remain valid until the end of the contract (§2.1). The prices you find in the driving school apply.

§5 Basic Fee. The basic fee includes the general expenses of the driving school, as well as the provision of theoretical instruction and necessary preliminary examinations until the first theoretical examination.

§6 Resignation. Resignation from the contract within 14 days entitles the driving school to charge a fee. After the expiration of the 14-day period, the respective basic fee will be invoiced.

§7 Costs for Driving Lessons and Services. The cost for a 45-minute driving lesson covers the costs of the training vehicle and the provision of practical driving instruction.

§8 Cancellation of Driving Lessons / Notice Period. If the driving student cannot attend a scheduled driving lesson, the driving school must be notified immediately. If scheduled driving lessons are not canceled at least 2 working days before the agreed-upon appointment, the driving school is entitled to demand compensation (§17) for driving lessons not attended by the driving student.

§9 Fees for theoretical and practical exam and services. The fee for participating in the theoretical exam covers the expenses of the driving school for the theoretical exam. The fee for participating in the practical exam covers the expenses of the driving school for the practical exam, including the examination drive. The fees do not include the fees charged by the TÜV. In the case of repeating one or both exams, the fee will be charged again as stipulated in the training contract.

§10 Payment Terms / Prices. These are determined by the respective training contract and the chosen pricing models. The payment terms directly affect the pricing. The currently valid pricing models are always used. In case of non-compliance with the agreed payment deadline, the driving school is entitled to adjust the pricing model.

§11 Outstanding debts / Refusal of Services. If there are outstanding debts, the driving school has the right to refuse its services.

§12 Wi-Fi Usage / Messenger Contact. Provided internet access should be used for training purposes. Copyright infringements committed in connection with Wi-Fi usage will be prosecuted. Under no circumstances is it allowed to access illegal or unethical websites. The driving students indemnify the driving school from any liability or claims by third parties that may arise due to unlawful use of the internet. The driving instructors are allowed to contact via messenger (WhatsApp) to arrange appointments and agreements.

§13 Cancellation of the contract. The training contract can be terminated by the student at any time and by the driving school only in the cases mentioned below, if the student: 1. Does not meet the suitability for training, as summarized in §3; 2. Despite being requested, does not begin the training within 4 weeks from the contract conclusion or interrupts it for more than 3 months without a valid reason; 3. Fails the theoretical or practical part of the driver's license examination after two attempts, repeats it, or seriously violates instructions or orders from the driving instructor. The termination of the contract requires written form to be effective.

§14 Fees in Case of Contract Cancellation. If the training contract is terminated, the driving school is entitled to receive payment for the completed driving lessons and any examination participation that has taken place. If the driving school terminates the contract for a significant reason (§13), the following fees apply: termination before attending theoretical instruction, two-thirds of the basic fee in the respective price category specified in the training contract; termination after attending theoretical instruction, the entire basic fee in the respective price category specified in the training contract.

§15 Compliance with Agreed-upon Appointments. The driving school, driving instructor, and driving student are required to adhere to agreed-upon driving lesson appointments punctually. Driving lessons generally begin at the driving school. If the driving instructor is responsible for the delayed start or interrupts the driving lesson, the missed time should be made up at a later appointment.

§16 Waiting Time for Delays. If the driving instructor is delayed by more than 15 minutes, the driving student is not required to wait any longer. If the driving student is responsible for the delayed start of a scheduled practical training, the missed training time is at their expense. If the driving student is delayed by more than 15 minutes, the driving instructor is not required to wait any longer. The agreed-upon training time is then considered missed (§8, §17).

§17 Compensation for Missed Lessons. The compensation for training time not attended by the driving student amounts to three-quarters of the fee for driving lessons in the respective price category specified in the training contract.

§18 Exclusion from Training. The driving student must be excluded from training if they are under the influence of alcohol or other intoxicating substances, or if there are justified doubts about their fitness to drive. The agreed-upon training time is then considered missed (§8, §17).

§19 Treatment and Operation of Training Vehicles. The driving student is obligated to handle the training vehicles with care. Training vehicles may only be operated under the supervision of the driving instructor. Violations may result in legal prosecution and liability for damages.

§20 Special Obligations of the Driving Student in Motorcycle Training. In motorcycle training or during the motorcycle exam, if the communication between the driving student and the driving instructor is lost, the driving student must immediately stop (at suitable locations), turn off the engine, and wait for the driving instructor. If necessary, the driving student must notify the driving school. When leaving the vehicle, the driving student must park it properly and secure it against unauthorized use.

§21 Finishing the Training. The driving school may only conclude the training once it is convinced that the driving student possesses the necessary knowledge and skills to operate a motor vehicle (§16 of the Road Traffic Act). Therefore, the driving instructor decides at their discretion on the completion of the driving training (§6 of the Driving School Training Regulation).

§22 Registration for Exam. Registration for the examination is only possible upon full payment according to §10. The registration for the driver's license examination requires the consent of the driving student, and it is binding for both parties. If the driving student fails to appear for the examination appointment, they are obligated to pay the fee for examination participation and any advanced fees.

§23 Obligation to Perform / Termination of Performance. The obligation to perform by the driving school ceases if the driver's license has not been issued within 24 months from the date of the training contract. In this case, a refund of the payments already made is not provided for.

§24 Jurisdiction. The place of jurisdiction is Norderstedt.