

Vehicle Sourcing Solutions



Terms, Conditions & Sample Contract

Tel: 01558 668898

VAT: 908 7738 83

Mobile: 07892 906 747

E-mail: simon@vehiclesourcingsolutions.co.uk

About Us

- Vehicle Sourcing Solutions pride themselves on their presentation - all cars are prepared to the highest standards
- Part exchange any vehicle even if of greater value
- Change up or down we will refund the difference
- AA, RAC or any independent inspection welcome
- All vehicles HPI checked for outstanding finance and accident history
- Workshop facilities enabling speedy warranty repairs with loan car available
- All cars available for immediate collection once a pre-sale inspection has been completed
- No vehicles leave Vehicle Sourcing Solutions without a full 114 point check

Warranty

Relationship with the Warranty Group enables us to provide comprehensive cover for your vehicle in the event of a mechanical or electrical breakdown. Warranties are available from a period of 3 months to 12 months and can have no mileage restrictions.

Warranties cover parts & labour. The first 3 months/3000 miles are included as free from the point of sale of a vehicle; subsequent periods and mileage are at a small additional cost.

The full warranty makes no allowance for fair wear and tear, racing, damage caused by pest, accident damage and vandalism or use outside of the purpose of the motor vehicle.

There is no excess of redemption charge. Work can be carried out only by Vehicle Sourcing Solutions. Nationally, Green Flag cover is available (ask for details) along with our own personal warranty you would have complete peace of mind.

Terms & Conditions

1. Orders and any allowance in respect of pre-registered or pre-owned motor vehicle offer by the Purchaser (customer) are subject to acceptance and confirmation by the Seller (Vehicle Sourcing Solutions).
2. The Seller will endeavour to secure delivery of the goods by the estimated delivery date but does not guarantee the time of delivery and shall not be liable for any damages or claims in respect of delay in delivery time.
3. The sum of the merchantable goods shall the agreed sum (motor vehicle and associated costs incurred by the purchaser) indicated on the day of purchase less the agreed pre-paid deposit no exceeding £500.00 (five hundred pounds sterling).
4. Notwithstanding the sum for Road Fund Licence specified by the DVLA, the sum payable by the Purchaser in respect thereof shall be the sum as the Seller has legally had to pay or becomes legally bound to pay for Road Fund Licence in respect of the goods and notwithstanding also the sum for Value Added Tax specified, the sum payable to the Purchaser in respect thereof shall be such sum as the seller become legally liable at the time the agreed taxable supply occurs.
5. If the goods to be supplied by the Seller are new, the following provisions shall have effect.
 - a) this agreement and the delivery of the goods shall be subject to any terms and conditions which the Manufacturer or Concessionaire may from time to time lawfully attach to the supply of goods or the re-sale of such goods by the Seller.
 - b) the Seller undertakes that he will ensure that the pre-delivery work specified by the Manufacturer is performed and that he will use his best endeavours to obtain for the Purchaser from the Manufacturer the benefit of any warranty or guarantee given by him to the Seller or to the Purchaser in respect of the goods and, save in the case of consumer sales (as defined by the Sale of Goods (Implied Terms) Act 1973) all statements conditions or warranties as to the quality of the goods or their fitness are hereby expressly excluded.
6. If the goods to be supplied by the Seller are used the vehicle is supplied as roadworthy at the date of delivery and, in the case of consumer sales (as defined by The Supply of Goods (Implied Terms) Act 1973).
 - a) is sold subject to any conditions or warranties that are implied by the Sale of Goods Act 1873 or any amending statute.
 - b) Prior to accepting delivery, the purchaser should examine the vehicle The Purchaser is reminded that the condition of the merchantable quality implied by Section 14(2) of the Sale of Goods Act 1893 does not operate in relation to such defects which that examination ought to reveal. If goods to be sold are subject to defects notified by the dealer to the Purchaser before signing acceptance of delivery, the condition of merchantable quality above referred to does not operate in relation to those defects
7. Any accessories fitted as new to the vehicle will be entitled to the benefit of any warranty given by the manufacturer of these accessories
8. If the Purchaser shall fail to take and pay for the goods within 7 days of notification that the goods have been completed for delivery, the Seller shall be at liberty to treat the contract as repudiated by the Purchaser and thereupon the deposit shall be forfeited without prejudice to the Seller's right to recover from

the Purchaser by way of damages any loss or expense which the Seller may suffer or incur by reason of the Purchaser's default.

9. The goods shall remain the property of the Seller until the price has been discharged in full. A cheque or transfer given by the purchaser in payment shall not be treated as a discharge until the same has been cleared.
10. Where the Seller agrees to allow part of the price to be discharged by the Purchaser delivering a used motor vehicle to the Seller such allowance is hereby agreed to be given and received and such used vehicle is hereby agreed to be delivered and accepted, as part of the sale and purchase of the goods and upon the following conditions
 - a) that such used vehicle is the absolute property of the Purchaser and is free from all encumbrances
 - b) that such used vehicle is the subject of a hire purchase agreement or other encumbrance capable of cash settlement by the Seller, in which case the allowance shall be reduced by the amount required to be paid by the Seller in Settlement thereof
 - c) that if the Seller has examined the said used vehicle prior to his confirmation and acceptance of this order the said used vehicle shall be delivered to him in the same condition as at the date of such examination (fair wear & tear excepted)
 - d) that such used vehicle shall be delivered to the Seller on or before delivery of the goods to be supplied by him hereunder, and the property in the said used vehicle shall thereupon pass to the Seller absolutely.
 - e) In the event of the non fulfillment of any of the foregoing conditions the Seller shall be discharged from any obligation to accept the said used vehicle or to make any allowance in respect thereof, and the Purchaser shall discharge in cash the full price of the goods to be supplied by the Seller.

Vehicle Details (Seller):

.....
.....
.....

Mileage.....

Service History.....

Warranty.....

Agreement & Declarations

I agree to purchase from you subject to the terms and conditions hereof (included those printed above) the above reference vehicle, extras and accessories. The goods shall remain the property of the Seller until the price has been discharged in full. A cheque or transfer given by the Purchaser in payment shall not be treated as a discharge until the same has been cleared. I agree to pay the balance due as soon as the goods are completed for delivery and notification sent to me.

I am over 18 years of age.

Part exchange (where applicable)

Vehicle Details (Purchaser/Part exchange):

.....
.....
.....

Mileage.....

Service History.....

The above mileage is correct. The vehicle was purchased by me. It has not been used for self-drive hire, hackney carriage or taxi work. It has not been involved in an accident which resulted in a total loss claim. The vehicle was not used abroad before being registered in the UK. The vehicle is/is not subject to a hire purchase agreement or other encumbrance.

This document contains the terms of contract. Sign it only if you wish to be legally bound by them.

Seller's signature.....Purchaser's signature.....

Date