

Terms of Use for Website DOCKR

Welcome to the DOCKR website (“**Website**”). This Website and its contents are property of and managed by Pon’s Automobielhhandel B.V. (“**here after DOCKR .**”) whose principal office is at Zuiderinslag 2, 3833 BP, Leusden, The Netherlands – registration number 31038797.

Applicability

These terms and conditions of use (“**Terms of Use**”) apply to your visits to and your use of the Website, as well as to all information, recommendations and/or services provided to you on or through this Website (the “**Information**”).

By accessing and using this Website you agree to the applicability of our Terms of Use. These Terms of Use can at all times be changed or otherwise amended by DOCKR. The changed or amended Terms of Use enter into force at the moment of publication on this Website. Users of the Website are advised to regularly read the Terms of Use for possible changes.

These Terms of Use were last changed on 14 September 2018.

Information and Liability

The Information is for general information purposes only and does not constitute advice. DOCKR will make reasonable efforts to keep the Information on this Website accurate and up to date but does not guarantee that the Website and the Information or both is free of errors, defects, malware and viruses or that the Website and/or Information is accurate and up to date.

DOCKR shall not be liable for any damages resulting from the use of (or inability to use) the Website, including damage caused by malware, viruses or any incorrectness or incompleteness of the Information or the Website, unless such damage is the result of any willful misconduct or from gross negligence on the part of DOCKR.

DOCKR shall further not be liable for damages resulting from the use of (or inability to use) electronic means of communication whether or not relating to the Website, including – but not limited to – damages resulting from failure or delay in delivery of electronic communications, interception or manipulation of electronic communications by third parties or by computer programs used for electronic communications and transmission of viruses.

Privacy Statement and Cookies

Personal data provided or collected through or in connection with this Website shall only be used in accordance with the Privacy Statement and Cookie Policy DOCKR. The Terms of Use shall be subject to the Privacy Statement and Cookie Policy DOCKR as posted on this Website.

Linked Sites

This website may provide links to external internet sites. DOCKR shall not be liable for the use or the content of internet sites that link to this site or which are linked from it. The Privacy Statement DOCKR does not apply to any collection and processing of your personal data on or through such external sites.

Intellectual Property

Unless otherwise indicated, all rights to this Website and the Information, including copyright and other intellectual property rights, are owned by DOCKR. Users are permitted to read the Website and the Information and make copies for their own personal use, for example by printing or storing it. All other

use of Website or the Information, for example the storage or reproduction of (a part of) the Website in any external internet site or the creation of links, hypertext links or deep links between the Website and any other internet site or any other use, is prohibited without the express written consent of DOCKR.

Unsolicited Ideas

In the event you post unsolicited ideas and/or materials whether consisting of texts, images, sounds, software, information or otherwise (the "**Materials**") on this Website or send these to DOCKR by e-mail or otherwise, DOCKR shall be entitled to use, copy and/or commercially exploit such Materials to the fullest extent and free of charge and DOCKR shall not be bound by any confidentiality obligation in respect of such Materials.

You hereby indemnify and hold DOCKR harmless from and against all actions, claims and liabilities, suffered, incurred or sustained by DOCKR as a result of the use and/or exploitation of the Materials infringing the (intellectual property) rights of any third party or otherwise being unlawful towards a third party.

Severability

In the event that any provision of these Terms of Use or the application thereof becomes or is declared by a court of competent jurisdiction to be illegal, void or unenforceable, the remainder of these Terms of Use shall continue in full force and effect and the application of such provision shall be interpreted so as reasonably to impact the intent of the Parties hereto. The Parties further agree to replace such void or unenforceable provision of these Terms of Use with a valid and enforceable provision that shall achieve, to the extent possible, the economic, business and other purposes of such void or unenforceable provision.

Applicable Law and Jurisdiction

These Terms of Use shall be exclusively governed by the laws of the Netherlands. All disputes arising in connection with these Terms of Use, including disputes concerning the existence and validity thereof, shall be submitted to the competent courts of Utrecht, the Netherlands, unless binding statutory requirements specify otherwise.