



General terms and conditions of AXXEL Automobile GmbH

- The company AXXEL Automobile GmbH is an importer of Danish motor vehicles, which, without any prior technical examination of the cars, sells them on exclusively to **exporters / car dealers / traders.**
- As a basic principle, sales are made to the exclusion of any warranty.
- The buyer is aware that the cars in question are used vehicles that may be in need of treatment and maintenance. If the buyer decides not to comprehensively inspect the car or take it for a test drive, this is his or her responsibility.
- Unless otherwise agreed in writing, the car must be collected immediately after invoicing. If the collection deadline is missed, standing charges of €15.00 per day will be incurred.
- In the case of sales of cars subject to the standard rate of tax in third countries and the associated customs charges, we will also charge a lump sum of €150.00 to cover expenses, which is classified as an extra charge and must be paid in addition to the purchase price of the car in question.
- All invoices become payable immediately upon their receipt.
- Payments received shall be deemed to constitute acceptance of the purchase agreement / invoice as well as of the general terms and conditions (GTC) of AXXEL Automobile GmbH.
- The buyer is aware that, in the event of non-payment of the agreed purchase price, the VAT shown in the invoice will not be eligible for a deduction of input tax.
- The goods and the accompanying paperwork shall remain in the property and ownership of AXXEL Automobile GmbH until full payment has been received and may not be sold on until after this point.
- Upon transfer of the car, the buyer must ensure that all papers/documentation associated with the car, as well as all the relevant keys, are handed over to him or her. Any subsequent complaints are ruled out.
- All information on the cars, as well as pricing information, is given without guarantee. In the event of incorrect information being given, the buyer shall not have any right to fulfilment.
- Any other agreements must be made in writing.
- If any individual provisions within these GTC are, or should become, void or inapplicable, either in full or in part, this shall not affect the validity of the remaining provisions.
- The place of fulfilment and jurisdiction is the seller's place of business. German law shall apply.