

General terms and conditions of PAA

Global d.o.o.

the use of the auction portal www.paauction.si

hereinafter referred to as PAA Global or user

May, 2023

A. General

The issuer of the general terms and conditions is PAA Global d.o.o., address Ormoška cesta 23, 2250 Ptuj, Slovenia, limited liability company registered in Ptuj, subject to tax SI84493755.

It uses a website to www.paauction.si

Company's activity

PAA Global sells used vehicles on the www.paauction.si the following method:

1. sales at fixed price
2. open auction
3. closed auction

ADDITIONAL

The issuer of the general terms and conditions is also a seller and offers second-hand vehicles, but it is still a sales agent between the starting seller, supplier and customer (the final buyer).

PAA Global thus organizes a sales event on its website www.paauction.si and sends invoices.

Scope

1. The general conditions are the sale of vehicles to registered car dealers (under the Obligations Act of the Republic of Slovenia).

Sales take place exclusively at [the www.paauction.si](http://www.paauction.si) the website used for sale. These general terms and conditions create a relationship between the two parties of the contractual relationship: the seller and the buyer. The relationship between the parties is thus implemented and valid by accepting the terms of sale

2. These general terms and conditions apply exclusively to legal entities engaged in the sale of cars.

3. These General Conditions are valid. They apply to all current and future vendor-buyer relationships , unless PAA Global publishes special terms before the end of the sale.

4. All contradictions , other terms of these general terms and conditions are treated individually and are in writing.

5. the General Terms and Conditions apply only to vehicles and other services offered by PAA Global on its www.paauction.si website, whether or not the transaction is concluded online or not. The general terms and conditions also apply to confirmations by telephone or fax.

6. The general terms and conditions are published and uploaded in the print format at the www.paauction.si.

They relate to the field of activity of PAA Global.

The validity and agreement to the general terms and conditions are accepted by the buyer by first registration at www.paauction.si or by registering on the website, or by e-mail registration.

Signature and stamp of the
responsible person:

Registration and login

Registration

1. Buyer can only use the Service after successfully completing registration at the [PAA Global www.paauction.si](http://www.paauction.si) web address.

Registration is free of charge

2. At logon, the customer selects a user name and password.

The username shall not interfere with the rights of third parties, in particular the trade mark area. The password must be protected. The user account is not transferable. The buyer is responsible for any misuse of the inlet passwords.

The purchase made after the customer's entry password is irrevocable, regardless of who submitted the offer under the login password.

3. The registration declaration must be completed in full and accurately. Any changes to the data must be reported to the user, PAA Global.

4. The buyer may not use in any way, copy the reproduction of the part or all of [the www.paauction.si](http://www.paauction.si) without prior consent. The same applies to the reproduction of the appearance of [www.paauction.si website](http://www.paauction.si), which requires written consent to use.

5. PAA Global can block a user account at any time, especially if the customer violates the general terms and conditions and if the abuse does not stop despite the prompting.

Access and Cancellation

1. The user cannot be the ultimate consumer.
2. Access to PAA Global sales is only possible for professional car dealers with whom a contractual relationship will be created.
3. At the time of registration and before the first purchase, the buyer must provide a copy of the valid identity document or passport, as well as a company registration certificate and a certificate of legal status of the company. PAA Global can always verify and request the transmission of documents of the company's legal status.
4. In addition to the above, buyers from the Republic of Slovenia must also provide a certificate of registration to the tax office and the company's tax number. By providing information and invoices, the customer undertakes to pay value added tax.
5. The buyer, from an EU Member State, provides a valid tax number at the time of check-in or before the first purchase.
6. The buyer registered in a non-EU country is obliged to submit a valid registration and registration to a financial institution in his country on summons, in English translation, which shows the buyer's business status. The data must not be more than 12 months old and the user may request a new certificate after that period. The certificate must contain all the exact details of the company's full name, address, registered office, company tax number of the buyer, company number of the company's business account.
7. The buyer who is not from Slovenia must provide all necessary documentation in English.
8. The procedure of registration at www.paauction.si means that each customer confirms by registering and purchasing that he accepts and pays for the tax code.

9. The documents listed are forwarded and:
 - a. The buyer accepts the general terms and conditions that he has read and understood and is granted valid access by PAA Global. Granting access to PAA Global is not an obligation and may refuse access.
 - b. PAA Global has the right to place additional terms for the final application and to enter into an individual contractual relationship with the buyer [for purchases at www.paauction.si as a prerequisite](#) for the use of the sales application.
 - c. Registration is sent to the customer by e-mail or notified in writing. The selected user name and password allow the customer to log on to the sales web portal.
10. Every buyer must immediately communicate any changes to their data.

III. Cancel and cancel an account user account

- a. The cancellation or restriction of access may be carried out by PAA Global for no particular reason, and in particular:
 1. If the customer is the final consumer
 2. At the time of application, he provided incorrect information
 3. Contrary to PAA Global's general terms and conditions,
 4. Abuse of PAA Global's general terms and conditions
 5. It does not fulfil the contractual terms or obligations arising from the sales contract
 6. In the event of the insolvency of the buyer
 7. If it abuses or damages the functionality of the URL [www.paauction.si](#)
- b. For any of the reasons given, PAA Global may terminate the collaboration and block the user account and remove customer access.
- c. The buyer may unilaterally himself at any time and report this to PAA Global in writing. PAA Global may unsubscribe from the system if it does not log on to the system for 2 weeks and makes a purchase or does not participate in the sale.
- d. PAA Global may remove the buyer without any reason given.

a) Data protection

1. Purposes of collecting and processing personal data and the lawfulness of

1.1. The completion of the accession declaration established a contractual relationship between the buyer and PAA Global d.o.o., with the content as evidenced by the accession statement and the related Terms and Conditions. With the approach, the buyer accepts these terms and conditions on the protection of personal data and confirms that he is aware of and agrees with them. The processing of the personal data collected shall be lawful to the extent necessary either for the performance of the contractual relationship or because of the legitimate interest of the controller, or justified by the express consent of the signatory. PAA Global d.o.o., SI 84493755 (hereinafter referred to as 'the Company') is considered to be the controller of personal data obtained in the framework of the provision of vehicle sales services. The Company shall protect all personal data in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (hereinafter referred to as gdpr) and other binding regulations.

2. Processing of personal data for the purpose of concluding and implementing a contract

2.1. The approach of the buyer and the exercise of the rights arising from contractual cooperation shall be possible only on condition that the applicant has provided the following exact personal data in the accession declaration with which he has entered into a contractual relationship with him in the accession agreement.

information relating to him or her company data : name and surname of the legal representative and copy of the identity document, date of birth, e-mail address, company address (head office: street, house code, post code and place) , company tax number , VIES company information. On the basis of the tax number , the company obtains all necessary information from the register of enrolment in the competent Member State of the registration authority .

The entry of mandatory information is a condition for the validity of the accession declaration. PAA Global d.o.o. is not obliged to guarantee the rights and benefits of its business if the member does not enter the mandatory information or incorrect information is entered as mandatory information.

2.2. When collecting personal data, the company is not obliged to verify the correctness of the personal data or the identity of the customer.

2.3. The company needs that information in order to identify the buyer in respect of the exercise of his rights in order to purchase vehicles , and to determine the conditions , in accordance with these General Terms and Conditions. In this context,

the company will be able to take a decision based either on manual processing or on automated processing, but in the latter case only to the extent that such a method of decision-making will be necessary for the conclusion or exercise of the rights;

obligations under these Terms and Conditions between the buyer and the company. In the event that the scope of the business is determined by automated processing, the buyer always has the right to require the company to calculate and determine the method of processing based on automated processing.

2.4. By signing the accession statement, buyer agrees and notes that the Company will not share its personal data with other persons but only to paa global d.o.o. contractual partners engaged in the updating, operation and processing of data of the paauction.si web portal .

2.5. The legal basis for the processing of personal data in the Accession Declaration is updated on the basis of the new Personal Data Protection Regulation (EU679/2016).

3. Processing of personal data for the purpose of direct marketing

3.1. Information which is not marked as mandatory on the accession declaration may be provided by the buyer of his own free choice.

3.2. If the buyer indicates in the accession statement that he wishes the company to inform him of its benefits, innovations and offers made by the web portal approach , the Company will process all the information provided in the accession statement and the data collected at the time of the the use of its data

The company will be able to use the data collected for the purpose of sending notices for the purpose of offering goods or services in a manner that the buyer will mark in the accession statement

This data shall be collected and processed for the purpose of direct marketing on the basis of the buyer's consent or by law, where the processing will be based on the legitimate interest of the company. Based on the customer's explicit consent to the designated site on the accession statement, his personal data will be able to be analysed for the purpose of preparing an optimal and tailored offer of products and services in the context of the online portal application approach, and for the purpose of conducting market research that will help develop existing and new campaigns to customers. This information and information that the buyer will share in connection with his experience at the time of purchase or service is provided by the Company, the Company collects and processed solely for the purpose of verifying customer satisfaction with the purchase or service made, thus monitoring the quality of the products and services offered.

3.3. The content of the company's notifications depends on the various sales campaigns. The company will set the campaigns freely by its own decision and is not in any way obliged to inform customers of the benefits or the provision of any benefits other than those expressly provided for in these General Terms and Conditions.

3.4. The company allows customers to receive SMS/MMS notifications, mail and e-mails free of charge, sending notifications in the manner indicated by the customer in the accession statement.

3.5. The legal basis for the processing of personal data in the accession statement is based on the company's legitimate interest in knowing its customers and the way it purchases through the paauction.si web portal for advertising and market research purposes.

4. Rights of purchasers with regard to the protection of personal data

4.1. Each buyer has the right to request from the Company access to personal data and rectification or erasure of personal data or restrictions on processing in relation to the data subject and the right to data portability,

if the legal conditions are met. For the purposes for which personal data are processed on the basis of consent, the buyer has the right to withdraw his or her consent. For the purposes for which personal data are processed on the basis of legitimate interests

controller, the buyer shall have the possibility to object to such processing.

4.2. Revoke consent

The buyer shall have the right to withdraw his consent in whole or in part at any time and to request that his data be permanently or temporarily discontinued for the purposes for which consent to the accession declaration was given. Revoking consent does not affect the lawfulness of the processing on the basis of consent prior to its revocation.

4.3. Right of access of the data subject

The buyer of the data subject shall have the right to obtain from the company confirmation of the processing of personal data in relation to him or her and, where so, access (consultation, transcription and copying) to personal data and the following information:

- purposes of processing,
- the types of personal data concerned,
- users or categories of users to which personal data has been or will be disclosed,
- where possible, the envisaged retention period of the personal data or the criteria to be used to determine that period,
- the existence of the right to require the controller to rectification or erasure of personal data or to restrict the processing of personal data in relation to the data subject or the existence of a right to object to such processing,
- information on the right of appeal to the Information Commissioner. The company shall provide a copy of the personal data processed.

4.4. Right to rectification

The buyer has the right to request a correction or addition of incomplete or inaccurate personal data, including the submission of a supplementary statement.

4.5. Right to erasure ('right to be oblivion')

The buyer may request the erasure of his personal data if the data are no longer necessary for the purposes for which they were selected or processed; if they have been processed unlawfully; if the member of the club objects to their processing or withdraws their consent; if provided for in by law or other regulation. In the event of a request, the Company will take reasonable steps, including technical, to ensure that all processors who have provided the data are aware of the request for request them to delete links to or copies of personal data; unless processing is necessary for the exercise of the right to freedom of expression and information, the fulfilment of a legal obligation or the exercise or defence of legal claims.

4.6. Right to restrict processing

The data subject shall have the right to achieve a restriction on processing if he disputes the accuracy of the verifiable data; if the processing is illegal and the buyer does not wish to delete it, but it requires restrictions on the processing; if the data are

necessary for the establishment, exercise or defence of legal claims, although the data are no longer necessary for the purposes of processing; if a member of the club has lodged an objection to the processing until it is verified whether the legitimate reasons of the customer's reasons

4.7. Obligation to notify in connection with the rectification or erasure of personal data or restriction of processing:

The Company shall communicate to any user to which personal data have been disclosed any corrections or erasures of personal data or processing restrictions, unless this proves impossible or involves a disproportionate effort.

4.8. Right to data portability

The buyer has the right to receive personal data relating to him from the company, in a structured, widely used and machine-readable form, and the right to transmit that information to another controller without being impeded by the company.

4.9. Right to object

The buyer shall have the right, at any time, to object at any time to the processing of personal data relating to him for the purposes of direct marketing, provided that they are processed on the basis of the legitimate interest of the company. Where a member objects to processing for the purposes of marketing, personal data are no longer processed for these purposes.

5. Method of exercise of rights

5.1. All rights relating to the protection of personal data relating to the buyer's approach to the use of the paauction.si the company. The buyer has the right to request access to data relating to him and to exercise the right to restrict processing, rectification, erasure of data, data portability and objection and withdrawal of consent, by any of the following means:

- written at the business address of PAA Global d.o.o., Ormoška cesta 23, 2250 Ptuj

- by e-mail to: katja.silec@paa-global.si

In the same way, the customer may also change the settings regarding the manner in which he wishes to receive notifications (e-mail, address, SMS/MMS), but communicate this in writing to the company's business address or to his sales clerk's e-mail address.

5.2. Personal Data Protection Officer

The person responsible for the protection of personal data in the company is Katja Šilec; e-mail: katja.silec@paa-global.si

5.3. The company will deal with the request properly within 15 days and take the measures in writing by post or e-mail to the buyer within a further five days. It will take into account the change in data no later than 15 (fifteen) days from the date of

Form. A company may refuse any measure relating to the request if the request is manifestly unfounded or excessive.

5.4. Any buyer of the data subject shall have the right to lodge a complaint with the Information Commissioner if he considers that the processing of data relating to him is contrary to the rules.

6. Users of personal data

6.1. PAA Global d.o.o. does not share customer personal data with Third Parties except:

- outsourcing contractors who process data exclusively in their name, on behalf of, on behalf of, on the company's instructions and supervision (e.g. call centres, printers, advertising agencies),

- authorities or public authority institutions on the basis of their reasoned written request.

6.2. In any case, the transfer of personal data to the contractual processor or other user will be provided by the Company only to users who will provide sufficient guarantees regarding the insurance of personal data.

7. Time limit for the retention of personal data

7.1. The company will keep the mandatory personal data for the duration of the customer's approach in the paauction.si

Optional personal data or those data required to fulfil obligations towards others will be kept by the Company for as long as they are necessary to achieve the purpose for which they were collected. In the event that further retention is necessary for the handling of legal claims, the fulfilment of a legal obligation or a decision of the competent authority, the company may keep the data as long as the retention is necessary to fulfil the obligation.

7.2. At the end of the retention period, the Company will destroy all the personal data obtained.

7.3. Notwithstanding other provisions, if the buyer does not renew the confirmation of the approach from 25 May 2018, all customer information will be anonymised.

D. Confirmation of the offer and conclusion of the contractual relationship

I. Fixed price

- a A fixed selling price is foreseen for fixed-price vehicles.
- b Buyer is urged to confirm the proposed fixed price by confirming and selecting the buy now button.
- c The buyer is obliged by his confirmation until the fixed price of the rental house is confirmed, which can take several weeks.
- d Confirming the customer's quote creates a contractual relationship

II. Confirmation of a tender purchase (open sale)

- a In its electronic catalogue, PAA Global offers a number of products on [its website www.paauction.si](http://www.paauction.si) for sale of vehicles and equipment. By publishing an electronic catalogue on its website, it invites potential buyers to offer a price for them.
- b The deadline for the submission of a price offer [at www.paauction.si](http://www.paauction.si) is set individually for each auction. It starts again and again with a new offer.
- c PAA Global reserves the right to shorten the deadline without the necessary explanation of the circumstances for the early termination of the sale event.
- d In the case of the so-called "open" auction, the highest bid of the buyer who made the quote is always visible. By clicking on the "confirm" button , the customer confirms his or her submitted offer and submits his offer price . tenders can be submitted manually or set to automatic bids , which means that the offer price is always exceeded by €100 to a certain value. The maximum bid price set is not visible to other customers. When the bidding is in progress and called
The "open" offer is not possible and the relationship is completed or the purchase is completed when the highest bid is accepted.
- e The buyer will be notified by e-mail to his e-mail of the confirmation of the purchase. No further confirmation is required by the buyer as it is subject to a binding offer.
- f The acceptance of the offer, which was submitted and sent to the confirmation by e-mail, already concluded the applicable purchase relationship between the buyer and PAA Global (under the Obligations Code of the Republic of Slovenia).
- g The confirmation of the bids made from another user account and forwarded to confirm the tenders is inadmissible and the buyer is immediately excluded from any subsequent sales purchases.

In the case of closed tender offers, the buyer offers no visible to the other buyers and the buyer only offers its price. After the "closed" auction, the highest bid is announced. If the supplier's offer is accepted, the customer shall be notified by PAA Global. By the end of the tender, the buyer may change his offer, but only until the expiry date.

IV. Additional provisions

- a. Statements by third parties and external consultants, e.g. DEKRA, Tüv... assessments of the condition of vehicles or equipment are always attached to the description of the vehicle. Those opinions prevail and are decisive even if they deviate from the otherwise stated condition of the vehicle and the equipment. The buyer is obliged to check all the vehicle data (description, photos and assessment of the situation) , exclusively binding the VIN vehicle number . Even if there is no report, the buyer is obliged to check all other information and complaint claims are not possible.
- b. Auctions of damaged vehicles may also be "closed" and "open" auctions. The technical situation is impossible to state, it can only be estimated by viewing the attached photos. It is also necessary to register with the system for the participation and purchase of damaged vehicles. This also applies to vehicles with technical difficulties. Technical errors are listed in the vehicle description. Since these are damaged vehicles it is possible to derogate more than the otherwise reports of the condition of the vehicle, so it is especially necessary to read all the notes carefully.
- c. The sales information provided at the www.paauction.si address warranty and cannot be enforced. The condition and description is provided on the basis of the information provided and to the best of our knowledge, knowledge and experience. Accessories are always considered as an improvement and there are always deviations or deficiencies in the supply of them.
- d. When the buyer is registered, the result of the sale is always posted under the title
» Bid
– result"

Liability for delays in delivery of the vehicle

The Company assumes no responsibility for any delays in delivery of the vehicle that would occur during the delivery process, including a time exceeding the estimated delivery date.

In the event of a delay in delivery of the vehicle, the Company shall not be liable for any direct or indirect loss or damage suffered by the customer as a result of this delay, including, but not limited to, loss of profit, loss of business opportunity, cost of alternative transport or other loss or damage.

Withdrawal from the purchase of the vehicle in case of delay in delivery of the vehicle

In the event of a delay in the delivery of the vehicle, the customer may not unilaterally withdraw from the purchase of the vehicle unless expressly agreed otherwise between the company and the customer.

The customer understands and agrees that the delivery times of the vehicle are only indicative and that they can be extended if necessary due to unforeseen circumstances.

The customer also agrees that in the event of a delay in the delivery of the vehicle, he is not entitled to any compensation unless otherwise agreed between the company and the customer.

E. Price, costs, payment terms

- a. In the case of a fixed-price purchase, the price for that vehicle is a fixed price and the added costs are published separately on www.paauction.si
- b. In the case of an "open" or "closed" tender purchase, the price is equal to the highest bid of the buyer accepted by the seller and the added costs published [separately on the www.paauction.si](http://www.paauction.si)
- c. In the case of all sales, the seller-company PAA Global issues a payment offer that specifies the net price and the terms of sale. These include the net price of

the vehicle, the seller's commission, type-approval, transport cost , motor vehicle tax and value added tax under the Value Added Tax Act in the Republic of Slovenia.

- d. In so far as the buyer is a buyer and a different arrangement, the relevant provision is always added under the law.
- e. Delivery of vehicles in the EU: a customer not established in Slovenia but who has a valid and valid VAT number of an EU Member State must inform the seller and fulfil all the conditions for the delivery of the vehicle to another EU Member State. The customer is given an account of net worth and value added tax. If the buyer proves transport to another EU Member State with documentation on the rental and transport of the vehicle and fulfils the conditions of the Law under Slovenian law, the invoice is issued without Slovenian value added tax. Payment must always be made through the TRR of the buyer, which reads in his name and is validly published and on the TRR of the seller indicated on the quote or invoice.
- f. Exports to so-called third countries. A deposit in the form of the value of value added tax, in accordance with the applicable tax rate in R Slovenia , can be required from any buyer who is not from the European Union. The refund of that amount will be settled and repaid to the buyer as soon as he submits all the documents on the vehicle's export from an EU Member State to a "third" country.
- g. The buyer is also obliged to pay the administrative costs in full , which are published at the internet www.paauction.si.
- h. The buyer has a payment obligation; he is obliged to pay the price bid and the administrative costs. The subject of the sale shall be delivered only after receipt of the payment in full. All payments of liabilities must always be made by bank transfer to the seller's business account. The seller is not obliged or accepts other payment instruments.
- i. Electronic invoices: The seller can send electronic invoices. The buyer agrees to receive an electronic invoice (budget) to his e address.
The buyer must accept forwarded and signed electronic invoices
- j. After confirmation of the price offered, it is binding on the customer. The buyer cannot withdraw from the contract or the purchase relationship. Exclusively this is possible but he will be charged 20% of the value of the purchase , which the buyer is obliged to pay to the TRR seller if he would like to withdraw from the contract.
- k. The buyer must take over the vehicles at their own expense at the location of the seller : PAA Global , Ptuj, Slovenia or at the address provided by PAA Global
d.o.o. indicates on the authorisation for the withdrawal of the vehicle
- l. Transport: The risk of accidental destruction is passed on to the customer. The risk of accidental loss or accidental deterioration of a motor vehicle during transport, transport order, is on the carrier's side and is also insured in this case. . If transport is committed to the transport company, the moment of surrender will be on their side.
- m. After the vehicle has been surrendered to the customer, it must inform the seller in writing, but within 24 hours, of any damage to the vehicle or

missing equipment. Complaints by phone or verbally are not possible. If the vehicles are handed over to the transport company, the deadline for claiming is 48 hours, but no more than 24 hours when the vehicle is added to the customer's location. The enforcement of the complaint also does not retain the buyer's obligation to pay the price for that vehicle, as this must be settled immediately and the claim of any damage is subject to separate treatment.

- n. The transfer of ownership to the buyer only with the full payment of the vehicle and the costs of the said vehicle, which the buyer performs on the TRR of the seller and when the vehicle is surrendered to the buyer or the authorised person. If it is not possible to hand over the documentation together with the vehicle, it is provided to it by e-mail address or transaction at the post office. Any loss of documents is passed on to the customer.
- o. Until the buyer has fulfilled all the obligations towards the seller, it is not possible to transfer the property rights or the possibility of disposing of the object.
- p. Compensation for damage
- q. The buyer may claim compensation only if it is confirmed and recognised by the seller.
- r. Retention of Customer Rights
- s. The buyer may exercise the opposite exercise of rights only if they arise from a contractual relationship and are recognised by the seller.
- t. Retention of vendor rights
- u. If the buyer is late in payment of the obligation or fails to fulfil the payment obligation, PAA Global may refuse to surrender the vehicle or, in the event of non-payment, hand it over to the vehicle documents. This may also mean for any remaining outstanding payments that are not made within the deadline and are in the open relationship of other purchases.
- v. Payment and late payment
- w. payment must be made on the basis of a tender submitted and received by the seller. The delay in payment occurs after the due date of 5 days, as the payment currency is 5 days at receipt of the budget or invoice for payment. The delay occurs without notice from the seller. The seller may also charge default interest of 8% and the buyer has no reason to delay payment for the delay. In addition to default interest, the seller may also charge for the non-timely fulfilment of the obligation, which is charged by the leasing house or supplier or any costs that would be incurred in connection with the untimely fulfilment.

Withdrawal

- a. Buyer may withdraw from the purchase agreement in so far as PAA Global violates the contractual obligations of the contractual relationship. The buyer must explain his resignation in writing and explain why he is resigning and in any case state a valid reason.
- b. PAA Global may terminate the purchase agreement if the vehicle is damaged before the risk of destruction to the buyer passes and

inform the buyer immediately and, in the event of payment, return the price if the buyer has settled all the obligations towards the seller.

- c. PAA Global may also terminate the purchase agreement - if it has already passed the risk of destruction to the buyer but is not yet in its possession - because the reason is on the supplier's side. In this case, PAA Global will immediately notify the buyer and reimburse the purchase price already paid. No further and other claiming of potential damage (such as loss of profit) is possible.

Responsibility

Contractual liability

- a. Any abuse and intolerable conduct by both the seller and the buyer shall be prohibited.

Liability for legal and in-kind errors

- a. Liability for legal and property errors is excluded. Vehicles and accessories are in a condition as they were at the time of conclusion of the contractual relationship and published on the internet www.paauction.si. Depending on the year and mileage, normal wear and tear must be taken into account.
- b. In the event that the subject of the new vehicle and enforces the buyers' complaint, the seller will claim to the vehicle manufacturer when the vehicle is already in warranty time. Only recognised claims certified by the manufacturer and the seller for the seller cannot assume responsibility are possible.

Responsibility for timely fulfilment

- a. The seller is not responsible for the timely completion.
- b. Responsibility for timely fulfilment if performance is not possible
- c. The seller cannot assume responsibility for the timely completion if completion is not possible.

V. Limitation of liability

- a. The limitation of liability invoked each time is possible if, enforced by the buyer:
- b. As a result of the damage resulting from the threat to life, body or injury
- c. Evil intentions
- d. For the warranties provided by the seller
- e. damage caused by the omission
- f. damage caused by the abandonment of contractual performance (obligations)

Seller's liability

- a. The Seller is not liable for damage caused in connection with the use of the Services, in particular as a result of technical problems.

Manufacturer's warranty

- a. The manufacturer's warranty is not a seller's subject matter.

Final provisions

- a. These general conditions are subject to obligations law in R Slovenia.
- b. The court in Ptuj has jurisdiction.
- c. For any disagreements, jurisdiction is determined by the seat of PAA Global, i.d. in Ptuj.
- d. The official language is Slovenian. Documentation may also be submitted in English, but valid certificates are exclusively in Slovenian.
- e. Any changes or additions must be made in writing.
- f. In so far as the provisions or these general conditions are to be partially or wholly invalid, they should be replaced as quickly and as possible.

PAA GLOBAL d.o.o.

Ormoška cesta 23
2250 Ptuj
Slovenia

Tax number: SI84493755