

## SALES AGREEMENT

concluded on ..... between:

<b>BUYER:</b>  First name and last name: .....  PESEL .....  Address .....	<b>SELLER:</b>  ..... Represented by:  1. ....  2. ....
--	--

### SUBJECT OF SALE:

Brand: ....., Model: ....., Reg./Serial number: ....., VIN number: ....., Year of production: .....

**NET SALE PRICE:** ..... PLN

**GROSS SALE PRICE:** ..... PLN

In words: .....

In words: .....

### TERMS OF PAYMENT:

1. The sale price shall be paid within 7 days from the date of signing this Agreement.
2. Payments will be made in the form of a bank transfer.
3. The amounts due to the Seller will be paid to his bank account kept by PKO Bank Polski S.A. no.:  
82 1020 1026 0000 1502 0294 8107.
4. The Seller will send the Buyer a confirmation of receipt of the full sale price via e-mail to the Buyer's address.

### RECIPIENT:

Buyer:

will pick up the Subject in person

authorizes the receipt of the Subject of Sale from the Seller by the person indicated below, **who will have the power of attorney signed by the Buyer upon receipt:**

First name and last name: .....

ID number: .....

**DATE OF COLLECTION:** within 14 days from the date of confirmation by the Seller of receipt of the sale price, within a period mutually agreed by the Parties.

**PLACE OF COLLECTION:** ..... The receipt will be confirmed by signing the acceptance protocol. Upon signing the acceptance protocol by the Buyer, the benefits and burdens related to the Subject of Sale and the risk of its accidental loss or damage shall be transferred to him.

### SELLER'S REPRESENTATIONS:

The Seller states that:

- The Subject of Sale is his property, is free from any legal defects and is not encumbered with any rights of third parties, his right to dispose of the Subject of Sale is not limited in any way,
- The Subject of Sale is a used object, therefore, the Seller does not make any assurances as to the actual physical condition of the Subject of Sale, but allows the Buyer to verify it before concluding this Agreement.

**BUYER'S REPRESENTATION:**

The Buyer states that:

- he knows the technical condition of the Subject of Sale, which he has verified to his satisfaction before concluding this Agreement, and purchases it without raising any objections,
- financial resources intended for the purchase of the Subject of Sale come from legal sources, obtained in particular from own gainful activity,
- in case of authorizing a third party to collect the Subject, he will inform the person that he has provided the Seller with personal data to the extent resulting from this Agreement and the power of attorney, and that the Seller has become the administrator of such person's data in order to carry out proper verification at the stage of issuing the subject of the Agreement and for later purposes of evidence, in accordance with the principles set out in the information clause at the end of this Agreement

**FINAL PROVISIONS:**

- The Agreement is concluded in connection with the bidding granted to the Buyer based on the regulations of the auction site PKO Leasing Finanse sp. z o.o. based in Warsaw (hereinafter: "Regulations"), the content of which the Buyer became acquainted with before participating in the auction.
- In the event of a delay of the Buyer exceeding 7 days with regard to the obligation to pay the Sale Price and signing the deposit agreement and payment of the deposit referred to in the Regulations - if required, the Seller has the right to withdraw from this sales agreement without the need to set an additional deadline.
- The ownership of the Subject of Sale shall be transferred to the Buyer upon payment of the full Sale Price, signing the deposit agreement and payment of the deposit referred to in the Regulations - if required.
- The warranty for defects of the Subject of Sale remains in accordance with § 3 sec. 6 of the Regulations, limited to one year from the date of issue of the Subject of Sale.
- The law applicable to this Agreement is Polish law.
- This Agreement has been signed in two identical copies.
- Any changes to this Agreement shall be made in writing under pain of nullity.

**INFORMATION CLAUSE OF THE PERSONAL DATA ADMINISTRATOR:**

The administrator of your personal data is PKO Leasing S.A. with headquarters in Łódź (93-281) at al. Marszałka Edwarda Rydza-Śmigłego 20 (the "Company"). The Company processes the data indicated in the Agreement in order to conclude and implement the subject of the Agreement (Article 6 (1) (b) of the GDPR), its settlement (Article 6 (1) (c) of the GDPR) and to maintain the Company's security procedures ( Article 6 (1) (f) of the GDPR).

In cases and on the terms set out in the provisions on the protection of personal data, you have the right to access your data, rectify or delete it, limit the processing of your data, object to the processing of personal data based on the legal basis in the form of justified administrator requirements, and transferring personal data. Notwithstanding the foregoing, you also have the right to lodge a complaint with the competent supervisory authority (President of the Personal Data Protection Office) indicated in the currently applicable act regulating the principles of personal data protection.

The company has appointed a personal data protection officer, who can be contacted at the following address: Personal Data Protection Inspector, PKO Leasing S.A. al. Marszałka Edwarda Rydza-Śmigłego 20, Łódź (93-281), e-mail address: iod@pkoleasing.pl.

Detailed information on the principles and purposes of personal data processing and your related rights are available at <https://www.pkoleasing.pl/rodo/>

<b>BUYER</b>	<b>SELLER</b>
Date, legible signature	Date, legible signature