

Terms & Conditions

1 THE PURPOSE OF THESE TERMS

1.1 These are the terms and conditions on which CITROËN UK Limited (trading as CITROËN) (“we”, “us”, “our”) introduce you to your selected retailer (the “Retailer”) and Stellantis Financial Services UK Limited (“Stellantis Financial Services”) for the purchase of your new vehicle as selected by you via the CITROËN UK Limited website (the “Website”).

1.2 Please read these terms carefully before you submit your order. These terms and conditions (the “Terms”) tell you:

1.2.1 who we are;

1.2.2 how and on what terms the Retailer will supply the new vehicle to you;

1.2.3 how and on what terms Stellantis Financial Services will provide you with the finance for the purchase of the new vehicle;

1.2.4 how you and we/Stellantis Financial Services/Retailer may change or cancel your order;

1.2.5 your rights on withdrawing from your finance agreement with Stellantis Financial Services; and

1.2.6 what to do if there is a problem with the purchase of the new vehicle and other important information.

2 ROLES OF US, OUR RETAILERS, AND STELLANTIS FINANCIAL SERVICES

2.1 For Cash and Finance Purchases

If you order your new car through the Website, our role is to take you through the online order process and allow you to place an order for a new vehicle. You must nominate a Retailer who will supply your new vehicle to you. You will need to collect your new vehicle from your Retailer free of charge.

2.2 For Finance Purchases Only

The Website provides an online order process to enable you to arrange finance with Stellantis Financial Services (which will require you to be directed to a Stellantis Financial Services website where further information will be obtained by Stellantis Financial Services) and, if accepted, place an order for a new vehicle with the Retailer, who will supply your new vehicle to you. You may collect your new vehicle from your Retailer free of charge.

Where you order a new vehicle, we and the Retailer act as the credit broker in respect of the Finance Agreement (defined below), and Stellantis Financial Services is the lender if your application is accepted by Stellantis Financial Services.

When we act as a credit broker we may either introduce you to other credit brokers (vehicle retailers) or to Stellantis Financial Services (acting as a lender) and we may receive a fixed commission for these introductions or no commission at all. The vehicle retailer (acting as credit broker) may receive from the lender a commission, fee or other remuneration typically. This may be in the form of a standard amount e.g. based on a fixed fee or fixed interest rates, campaigns or targets agreed between Stellantis Financial Services and the credit broker.

Alternative finance products may be available with different commission amounts and/or arrangements. For more details, or if you think this will affect your decision to enter into an agreement, you should ask Stellantis Financial Services for further information.

2.3 If you order a vehicle on the Website you will be required to:

2.3.1 agree to these terms;

2.3.2 sign the relevant contractual documents with Stellantis Financial Services including the terms and conditions associated with the finance of your selected vehicle (together the "Finance Agreement");

and

2.3.3 sign any Retailer documents with the Retailer (together the "Retailer Terms") which set out the terms and conditions which governs the sale of your selected vehicle.

2.4 You will be asked to agree to be bound by these terms when placing your order of the new vehicle. These terms are a legally binding agreement between you and us.

3 ORDERING YOUR VEHICLE ONLINE

3.1 For Cash Purchases

If you have chosen the cash payment option to order your vehicle online, you must be over 18 years of age at the date of ordering your vehicle and will be subject to money laundering checks.

3.2 For Finance Purchases

If you have chosen the finance payment option to order your vehicle online, you must be over 18 years of age at the date of ordering your vehicle and any finance provided by Stellantis Financial Services is subject to status. Stellantis Financial Services may require a co-applicant depending on your credit history. Before submitting your order, you will be asked to complete an application process to verify your identity and complete a credit assessment. You will need to provide certain information about yourself and answer questions to Stellantis Financial Services' satisfaction. If your application is declined or cannot be processed by Stellantis Financial Services, you will be sent an email with further details. If your application is successful, you will be sent an email which will allow you to complete your order online. You will be required to complete the relevant contractual documentation for the finance product either at your chosen Retailer or by post. When your vehicle is nearly ready for you to collect from the Retailer you will receive an email

which will direct you to a website operated by Stellantis Financial Services in order to review and sign the Finance Agreement.

If you do not wish to use the online process, please visit your local Retailer who may help you. Your local Retailer will make available the same new vehicle offers and discounts as are set out on our website in addition to their usual offering, and will allow you to pay for your new vehicle by cash or through any other finance option that they may make available from time to time which will be subject to status and terms and conditions.

4 AVAILABILITY OF OUR WEBSITE TO ORDER VEHICLES

The Website can be used to order vehicles for collection in England, Scotland, Wales and Northern Ireland by customers with (1) a valid and up-to-date driving licence, and (2) reside in the UK. Unfortunately, we do not accept orders from or delivery to addresses outside the UK.

5 ORDER PROCESS

5.1 When placing an order using the Website your order will be acknowledged online but will not be confirmed until the steps below have been completed. We will assign a reference number to your order and tell you what it is in your order acknowledgement email. Please be prepared to tell us the reference number whenever you contact us or the Retailer about your order.

5.2 For Cash Purchases

All documentation relating to the purchase of your vehicle will need to be completed at the Retailer's premises. Completion of your order and delivery or handover of your new vehicle is conditional on you signing those documents and providing the relevant information requested by the Retailer. Once you have signed all the documentation provided by the Retailer, a contract will be formed between you and the Retailer for the purchase of your new car.

5.3 For Finance Purchases

You may be required to complete certain documentation at your Retailer's premises, and you will be required to sign the Finance Agreement through a digital signing process once your vehicle is being prepared for handover. Completion of your order and handover of your new vehicle is conditional on you signing your Finance Agreement with Stellantis Financial Services.

Once Stellantis Financial Services has confirmed acceptance of your signed Finance Agreement, a contract will be formed between you and Stellantis Financial Services for the finance and use of your new vehicle. If your order cannot be accepted for any reason we or the Retailer will inform you of this and let you know of any other ways by which you can obtain your new vehicle.

Our order process allows you to check and amend any errors before submitting your order or finance application. Please take the time to read and check your order at each stage of the application and order process.

6 FINANCE FROM STELLANTIS FINANCIAL SERVICES

6.1 You are required to pay the agreed deposit (as set out in the Finance Agreement) directly to the Retailer and make the agreed monthly payments to Stellantis Financial Services for the agreed period of time (from 25 to 48 months) in accordance with the Finance Agreement.

6.2 Further terms relating the finance of the vehicle will be set out on the Stellantis Financial Services website and your Finance Agreement. If you have any further questions in relation to the supply of finance or the Finance Agreement, please contact Stellantis Financial Services directly on online-sales@stellantis-finance.com.

7 CITROËN ONLINE STORE PRICING

7.1 When you order a vehicle through the Website, you will be provided with information about the price of your vehicle at different stages of your online journey, depending on what options or extras you select.

7.2 At the start of your journey, the price displayed against your selected vehicle will be the "OTR price" (which means the Manufacturer's Recommended Retail Price) with our store discount already applied ("CITROËN Store Price").

7.3 All information and prices are correct at time of publication, but are subject to change at any time without prior notice (which may occur as a result of matters including, but not limited to, any changes in legislation and/or any changes by the government). Please see our prices and specification guides or contact your local retailer for the most up-to date prices and specification details for all models.

7.4 As you continue through your online journey, you will have the option to personalise your selected vehicle. If, through the course of this process, you adjust certain options or add extras to your selected vehicle, the price of such options or extras (fully fitted) will adjust the CITROËN Store Price accordingly. Should you wish to add options or extras to your selected vehicle which are not available on the Website, please contact us or your local retailer to discuss further.

7.5 As you continue through your online journey you will be asked to choose your preferred retailer from a list of participating retailers. Your Retailer may, at its absolute discretion, offer a further discount to the CITROËN Store Price, if an additional discount is offered by the Retailer this discount will be shown on our Website after selecting your Retailer. Therefore, the price set out in your order summary on the Website may be less than the CITROËN Store Price displayed at the start of your online journey.

8 THE VEHICLES

8.1 The vehicles available to order through the Website are from our current manufacturable range and will be built to order to the specification selected by you.

8.2 The images of the vehicles and the size and dimension icons and indicators on the Website are for illustrative purposes only. Although we have made every effort to display the sizes and colours of our vehicles, accessories and trim accurately, we cannot guarantee that your PC, laptop, tablet or phone will display the sizes or colours accurately to reflect the actual size or colour of the vehicles. Therefore, your new vehicle may vary slightly from those images.

8.3 Each vehicle on the Website will show an anticipated minimum and maximum delivery lead time. These timings are an estimate only and based on current stock positions, and is always subject to change. Please note – orders that contain optional extras are likely to be new factory orders, which will delay the availability of the vehicle. If you are considering ordering a vehicle on the Website and want to get a more accurate view of when it'll be available, please email us on onlinesales@CITROËN.co.uk and we will be able to advise.

9 VALUATION OF YOUR CURRENT VEHICLE

9.1 You may use our website to get an estimated and indicative valuation for your existing vehicle. This calculation is based on the information you supply through our Valuation Tool and using information gathered from our valuation partner Autobiz Ltd.

9.2 In order to get a valuation, you will need to supply the registration number and current mileage of the vehicle to which the valuation relates (the "Information"). The Information will be shared with our valuation partner.

9.3 Any estimate provided does not comprise an offer to purchase your vehicle by us, any Retailer or Stellantis Financial Services and is not intended to be relied upon in respect of any application that you make for finance or order you place.

10 COLLECTION/DELIVERY OF YOUR VEHICLE

10.1 When you order a new vehicle online, you will see a date window indicating when your vehicle will be available for handover. Please note – this is an estimate and subject to change according to production capacity. When your new vehicle is nearly ready, your selected Retailer will get in touch with you to confirm your details, specific collection date, time and next steps.

10.2 Your selected Retailer will coordinate an agreed collection date with you. On the agreed collection day, you are required to:

10.2.1 provide your Retailer with proof of your identity and address (the "Documents"). The Documents must match the details provided on the Finance Agreement; and

10.2.2 adhere to any instructions of the Retailer (including those instructions relating to Covid-19).

10.3 Your Retailer will verify and make copies of these Documents before the vehicle is released to you.

10.4. Delivery will be carried out by your nearest CITROËN Retailer only

11 RISK AND OWNERSHIP

11.1 Your new vehicle will be your responsibility from the time you collect it from the Retailer's premises, or in the case of a home delivery, the point at which the Retailer releases the vehicle to you.

11.2 As you have agreed to finance your vehicle, you will not own the vehicle unless and until you decide to purchase the vehicle in accordance with your Finance Agreement and Stellantis Financial Services has received all payments in full due under the Finance Agreement. Please refer to your Finance Agreement for further details and/or contact Stellantis Financial Services at online-sales@stellantis-finance.com.

11.3 You will be the registered keeper of the vehicle and you are responsible for taxing, insuring and servicing the vehicle while you remain the registered keeper and you must ensure that you have appropriate insurance cover to use the vehicle.

12 DELAYS

If handover of your new vehicle is delayed by an event outside our control or the control of the Retailer then, we/the Retailer will contact you as soon as possible to let you know. We and the Retailer will take steps to minimise the effect of the delay.

13 CHANGES TO YOUR ORDER BEFORE SIGNING THE FINANCE AGREEMENT

13.1 If you wish to make a change to your vehicle after placing your order, please contact either our Online Sales Support Team by email to onlinesales@CITROËN.co.uk or telephone on 0345 111 1177 or your Retailer by email or phone as set out on the Website, as soon as possible. The Online Sales Support Team/Retailer (as applicable) will aim to respond within 2 working days of receipt of your request to change your order. Please note that it may not be possible to make your requested change where this would impact on the price of the vehicle and affect your Finance Agreement.

13.2 If your requested change is possible, we or your chosen Retailer will let you know, via email or telephone, of any changes to the timing of handover or anything else which would result from the change. We will ask you to confirm whether you wish to go ahead with the change within 5 working day of our response to your request to change your order. If we do not hear from you within this time, we will proceed with your original order, without the change.

13.3 If we cannot make the change or the consequences of making the change are unacceptable to you, we or your chosen Retailer will contact you, via email or telephone, to advise you of your options.

13.4 We may, from time-to-time, make minor changes to our vehicle specifications to implement small technical adjustments. We will not make any significant changes to your ordered vehicle unless we have told you about the changes and have obtained your explicit agreement to the significant change.

13.5 Please note that if you change your order you may also need to change your finance package and Finance Agreement or obtain finance from an alternative source. If the change affects the price of the ordered vehicle you will need to apply for credit to the value of the new price, minus any deposit paid, from Stellantis Financial

Services ("Subsequent Application"). We and Stellantis Financial Services make no guarantee that any Subsequent Application will be approved by Stellantis Financial Services.

14 CANCELLING YOUR ORDER BEFORE SIGNING THE FINANCE AGREEMENT

14.1 If you change your mind about an order for a vehicle that you have placed online, you can cancel your order at any time before you sign the Finance Agreement or you sign the order for your vehicle which incorporates the Retailer Terms (whichever is the earlier) without any liability.

14.2 Please contact us as soon as you change your mind about the car or finance agreement (if appropriate). You will not be charged for the car and any money that you have paid by way of reservation fee will be refunded.

14.3 The Retailer may be entitled to cancel your order before you sign the Finance Agreement, please read the Retailer Terms for more details.

15 CHANGE OF AN ORDER AFTER SIGNING THE FINANCE AGREEMENT – PLEASE READ THE FOLLOWING TEXT CAREFULLY.

You cannot change your order (in whole or in part) after you have signed the Finance Agreement, or you have signed the order (incorporating the Retailer Terms).

16 CANCELLATION AFTER SIGNING THE FINANCE AGREEMENT – PLEASE READ THE FOLLOWING TEXT CAREFULLY.

16.1 Except to the extent set out below, you cannot cancel your order after you have signed the Finance Agreement, or you have signed the order (incorporating the Retailer Terms).

16.2 For any vehicle ordered online through a Finance Agreement, you acknowledge that the Finance Agreement is a credit agreement.

16.3 You have the right to withdraw from your Finance Agreement within 14 days from the day after you signed the Finance Agreement ("Withdrawal Period"). If you wish to exercise your right to withdraw, you must:

16.3.1 notify Stellantis Financial Services immediately in writing or by telephone that you want to withdraw from your Finance Agreement within the Withdrawal Period ("Notification"); and

16.3.2 repay to Stellantis Financial Services the amount of the credit lent to you by Stellantis Financial Services, as set out in the Finance Agreement, plus interest at the rate specified in your Finance Agreement, within 30 days of the Notification.

16.4 Only if you comply with the above will the vehicle become yours. You do not need to tell us why you have decided to withdraw, and we will not ask you for your reason.

16.5 Please also note that if there is a change in your circumstances which may affect the Finance Agreement originally signed by you, or you provide incorrect information in your initial finance application, Stellantis Financial Services reserves the right to terminate the Finance Agreement completely or cancel the Finance Agreement and issue a new finance agreement reflecting your current circumstances. The full extent of Stellantis Financial Services' termination rights are set out in the Finance Agreement.

17 CONSUMER RIGHTS

17.1 You have certain legal rights in connection with your purchase/financing of a vehicle. For detailed information of these rights please visit the Citizens Advice website www.adviceguide.org.uk or call 03454 04 05 06. Nothing in these terms will affect your legal rights.

17.2 If, on or after the handover of your new vehicle, you discover a fault or find that the vehicle does not meet the specification chosen by you on the Website, you must report this to the Retailer who will discuss your rights and remedies with you. You should contact the Retailer as soon as possible since a delay in doing so may affect any remedy available to you.

18 OUR LIABILITY TO YOU

18.1 We are not a party to the Finance Agreement or Retailer Terms therefore we are not responsible for the performance of any obligations under the Finance Agreement or Retailer Terms. For any claims arising under the:

18.1.1 Finance Agreement shall be the responsibility of Stellantis Financial Services; and

18.1.2 Retailer Terms shall be the responsibility of the Retailer.

18.2 If we do not comply with these terms, we will only be responsible for loss or damage you suffer that is a foreseeable result of our breaching of any term but we are not responsible for any loss or damage that is not foreseeable. Loss or damage is foreseeable if either it is obvious that it will happen or if, at the time the contract is made, both we and you know it might happen, for example, if you discuss it with us before you place your order.

18.3 We do not exclude or limit in any way our liability to you where it would be unlawful to do so. This includes liability for death or personal injury caused by our negligence or the negligence of our employees, agents or subcontractors and for fraud or fraudulent misrepresentation or a breach of your consumer rights.

18.4 Our approved retailers only supply vehicles for domestic and private use. If you use your new vehicle for any commercial, business or re-sale purpose we will have no liability to you for any loss of profit, loss of business, business interruption, or loss of business opportunity.

19 ACCOUNT, PASSWORD AND SECURITY

19.1 You agree that you will only access the Website for the purposes set out in these terms and our Acceptable Use Policy. You may only use the website for lawful purposes. Your MyBrand account

19.2 Where you create a MyBrand account, you will be asked to provide a username and password. This will allow you to access and/or change your saved vehicle and/or finance configurations and update or change your personal details. You must keep the login details secure and must not share those details with any other person. We are not responsible for any misuse of your MyBrand account where you have caused your login details to be known by another person.

19.3 You must tell us as soon as possible if you think your login details has been shared or your MyBrand account has been accessed without your authorisation. We may disable your account immediately if we know of or suspect any misuse by you or any third party.

20 STELLANTIS FINANCIAL SERVICES IDENTIFICATION AND CREDIT CHECKS

FOR FINANCE PURCHASES ONLY

20.1 ID Checks: Where you order a vehicle through the Website, Stellantis Financial Services will use the information you provide them with to carry out identity checks to confirm you are, who you say you are. This will include but not limited to searching information held by credit reference agencies and the electoral roll to verify your identity and the information you provide (the "Methods").

20.2 If Stellantis Financial Services cannot verify your identity through the Methods, they may need to get in touch with you directly to progress your finance application and order.

20.3 Credit Checks: Stellantis Financial Services or its representatives will also carry out credit checks and/or search your credit file. Stellantis Financial Services or its representatives will ask for your explicit consent to do this before performing any such checks. Stellantis Financial Services will only use licensed credit reference and/or fraud prevention agencies who will keep a record of the search and your application.

20.4 If you apply for a finance package with Stellantis Financial Services but are unsuccessful, this may affect your credit rating and/or credit score. If you are unsuccessful, Stellantis Financial Services will confirm the name and contact details of the credit agency where they obtained their information and the reason/s for refusal.

20.5 You shall not provide false information or data including false names, addresses and/or contact or payment details or engage in any unlawful activity in connection with the Website and/or your order for a new vehicle and/or the finance application and/or the part exchange of your existing vehicle.

20.6 If we, Stellantis Financial Services or the Retailer reasonably believes your order or information or data provided by you is fraudulent or you have otherwise violated any applicable law when placing your order or using the Website, even if Stellantis Financial

Services or the Retailer has accepted your order, Stellantis Financial Services or the Retailer reserves the right to cancel it and in such circumstances, Stellantis Financial Services and the Retailer reserves the right to terminate any contract with you, including the Finance Agreement. We, Stellantis Financial Services and/or the Retailer may also tell fraud prevention agencies about your fraudulent application and share the information you provided with them.

21 HOW WE CONTACT YOU AND HOW YOU CAN CONTACT US

21.1 When you place an order via the Website, our live chat agents will be available during the hours of 9:00 am and 8:00 pm on weekdays and 10:00 am to 4:00 pm on Saturdays and Sundays (including bank holidays), and telephone agents will be available during the same hours to assist you with any questions or comments about the vehicles, finance packages, ordering, part exchange or collection process. Please note that these services may be provided by our sub-contractors.

21.2 If you have a query or complaint about these terms, the Website or in respect of any aspect of the online journey please contact our customer care centre.

21.3 Any queries or complaints that relate solely to your Finance Agreement should be addressed in the first instance to Stellantis Financial Services. You can contact Stellantis Financial Services by emailing online-sales@stellantisfinance.com.

Alternatively, you can write to Stellantis Financial Services at Online Sales Team, 61 London Road, Redhill, Surrey, RH1 1QA.

22 ALTERNATIVE DISPUTE RESOLUTION

22.1 You can refer a dispute to The Motor Ombudsman ("TMO"). Further details can be found at <https://www.themotorombudsman.org/> or alternatively you may wish to contact their advice line on 0345 241 3008. Where the dispute relates to any financial services, then you can refer it to the Financial Ombudsman Service ("FOS"). Further details can be found at <http://www.financialombudsman.org.uk/> or if you prefer to speak to someone you can call 0300 123 9123 or 0800 023 4567. Neither TMO nor the FOS will charge you for referring a dispute (although you may pay an additional amount for any call to them) and if you are not satisfied with the outcome you can still bring legal proceedings.

23 HOW WE MAY USE YOUR PERSONAL INFORMATION

23.1 We will only use your personal information as set out in our Privacy Policy.

23.2 Our sub-contractors work with us to provide our website and online customer journey to you. As such, you may be contacted by our sub-contractors on our behalf in order for us to progress your order. This contact shall at all times be in accordance with our privacy policy.

24 OTHER TERMS

24.1 We may transfer our rights and obligations under these terms to another organisation.

24.2 These terms are between you and us. No other person shall have any rights to enforce any of its terms

24.3 Each of the paragraphs of these terms operates separately. If any court or relevant authority decides that any of them are unlawful, the remaining paragraphs will remain in full force and effect.

24.4 If we do not insist immediately that you do anything you are required to do under these terms, or if we delay in taking steps against you in respect of your breach of any of these terms, that will not mean that you do not have to do those things and it will not prevent us taking steps against you at a later date.

24.5 Any changes we may make to these terms in the future will be posted on this page and, where appropriate, notified to you. The new terms and conditions may be displayed on-screen and you may be required to read and accept them to continue your use of our website and/or your MyBrand account.

24.6 These terms are governed by English law and you can bring legal proceedings in respect of these terms in the English courts. If you live in Scotland, you can bring legal proceedings in respect of these terms and conditions in either the Scottish or the English courts. If you live in Northern Ireland, you can bring legal proceedings in respect of these terms and conditions in either the Northern Irish or the English courts.