Shotts Motorz - Terms and Conditions of Vehicle Sale

1. Delivery

1.1. The Seller will use its best efforts to secure a delivery date or dates but shall be under no liability whatsoever for any loss occasioned by delay in delivery arising out of any cause beyond the control of the Seller.

1.2. The Goods may be delivered by the Seller or a third-party company in advance of the estimated delivery date (if any).

2. Price and Payment

2.1. The Goods will remain the property of the Seller and the Buyer shall not be permitted to collect the Goods until the Total Vehicle Price set out on the vehicle order form has been paid in full. A part balance given by the Buyer in payment shall not be treated as a discharge until the entire payment has cleared through the Buyer's bank.

2.2. In the event that the Buyer arranges for a finance company to purchase the Goods from the Seller, the Seller shall not release the Goods until the Total Vehicle Price has been paid in full, including cleared funds from the finance company.

3. Finance Agreements & Admin Fees

3.1. Shotts Motorz is not regulated by the Financial Conduct Authority (FCA) and does not provide finance directly.

3.2. If the Buyer chooses to purchase the vehicle using a third-party finance broker (including but not limited to CarMoney), an administration fee of $\pounds 200$ will be added to the final invoice.

3.3. This fee covers the additional processing, documentation, and compliance checks and is **non-refundable**.

3.4. It is the Buyer's responsibility to fully understand the terms of any third-party finance agreement. Shotts Motorz accepts no liability for the terms or consequences of these agreements.

4. Returns, Repairs and Additional Services

4.1. It is the Buyer's responsibility to return the vehicle to the Seller's premises for any repairs, inspections, or returns unless otherwise agreed in writing. The Seller is not responsible for transportation or collection costs.

4.2. Additional work or services requested by the Buyer (including MOTs, delivery, servicing, and optional extras) are considered completed services and are strictly non-refundable.

4.3. If the vehicle is returned in a condition that shows signs of damage, excessive wear, soiling, or requires valeting or repair due to the Buyer's use or actions, the Seller reserves the right to charge the Buyer for any necessary cleaning, repair, or restoration work before accepting the vehicle.

5. Vehicle Condition and Inspection

5.1. The Buyer acknowledges that they have inspected the vehicle and accept it in its current condition unless otherwise stated in writing.

5.2. No claims will be considered after collection for defects that could have been identified upon reasonable inspection.

6. Warranties

6.1. Any warranty provided is limited to the terms stated in the warranty document at the time of sale.

6.2. Items subject to fair wear and tear (e.g., tyres, brake pads, bulbs) are excluded unless otherwise specified.

7. Deposits, Cancellations and Refunds

7.1. Deposits are **fully refundable** within a **7-day reservation period**, provided no additional work has been requested by the Buyer.

7.2. If any customisation or additional work is requested (e.g., MOT, valeting, servicing), the deposit becomes **non-refundable**.

7.3. If the Buyer fails to confirm purchase within 7 calendar days, the deposit will be forfeited and the reservation cancelled.

7.4. Cancellations after signing the vehicle order form may be subject to loss of deposit or admin charges, at the Seller's discretion.

8. Part Exchange Vehicles

8.1. If the Seller accepts a part exchange vehicle, the Buyer guarantees it is free from third-party finance or legal claims unless declared in writing.

8.2. If undeclared issues are discovered (e.g., outstanding finance or serious faults), the Seller reserves the right to reject the vehicle or seek compensation.