

Purchase agreement for used vehicle

1. Contractual parties

Seller

Surname/First name

Street/No.

Postcode/Town

Date of birth

 Phone number *(with country code)*

Buyer

Surname/First name

Street/No.

Postcode/Town

Date of birth

 Phone number *(with country code)*

2. Object of the agreement

Make/Manufacturer

Model/Type

Type of vehicle/Body type

 Chassis number *(VIN)*

Serial number

Type approval

 First registration *(date)*

 Mileage *(in km)*

 Last motor vehicle check *(date)*

 Last emission test *(date)*

 Engine power *(kW/HP)*

 Cubic capacity *(cm3)*

Transmission type

Color

 Additional equipment *(e.g. air conditioning, awning, winter tires etc)*

 Is the vehicle accident-free *(minor damage such as scratches or parking dents only possible)?*
 yes / no

 Does the vehicle have any known defects? yes / no

Has the vehicle been serviced exactly as stated in the service logbook?

 yes / no

3. Sale price

Purchase price/Currency	in words		
<input type="text"/>	<input type="text"/>		
Down payment on <i>(date)</i>	Payment method	Final payment <i>(date)</i>	Payment method
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>

4. Handover

The vehicle remains the property of the seller until the purchase price has been paid in full.

Date of handover	Place of handover
<input type="text"/>	<input type="text"/>

5. Warranty

The vehicle is sold under exclusion of liability for material defects. This exclusion does not apply to claims for damages from liability for material defects based on a grossly negligent or intentional breach of obligations by the seller or their vicarious agents or in the event of injury to life, limb and health. Any existing claims against third parties from liability for material defects will be assigned to the buyer.

The seller declares that they are the sole owner of the vehicle and that the vehicle is free of third-party rights. After full payment and/or handover of the vehicle, the seller provides the buyer with all the associated keys, papers and operating instructions (if available).

6. Place of jurisdiction and applicable law

The place of jurisdiction for any disputes arising from this purchase contract is the Swiss place of residence of the seller at the time the purchase is concluded.

Otherwise, the statutory provisions on the purchase contract (Article 184 et seq. OR) apply.

Should a provision of this contract be ineffective, the statutory regulation shall take the place of the ineffective provision. The remaining provisions of the contract remain effective.

Seller

Date	Place
<input type="text"/>	<input type="text"/>

Signature
<input type="text"/>

Buyer

Date	Place
<input type="text"/>	<input type="text"/>

Signature
<input type="text"/>