

Terms and Conditions

Use of our website

1 All material on the website is the property of Caledonian Independent Leasing Limited. You may not use part or all of the website content in any form unless it is for personal, non-commercial use. You may not use the website for any illegal or unlawful purpose.

1.1 You may use the website to purchase products or services from Caledonian Independent Leasing Limited third party partners. In that event your contract will be with the third party partner and subject to their terms and conditions.

1.2 Caledonian Independent Leasing Limited makes every effort to ensure the content of the website is accurate but we neither assume responsibility for, nor accept any liability in relation to, any technical inaccuracies or typographical errors and omissions on the website. We do not guarantee the website will operate without interruption. We exclude any liability for any errors and omissions on the site or any loss incurred caused by the use of or inability to use this site.

1.3 Other than those contained in these Terms and Conditions, and your statutory rights, Caledonian Independent Leasing Limited does not give any warranties in respect of the website, content, product or services available through the website and makes no representations as to the fitness for a particular purpose of any product or services available on the site. We do not accept liability for any incidental or consequential damages or any other indirect or punitive damages that arise out of or related to the use of the website or purchase of any of the products or services.

1.4 Caledonian Independent Leasing Limited may wish to change these Terms and Conditions at any time and without your notification. By using the website after any changes you agree to be bound by those changes.

1.5 The display of any vehicle on the website and or any quotation given by us to you in respect of any vehicle shall not constitute an offer by us to sell or supply any vehicle and, prior to your signature on the Order Form, we reserve the right to refuse that order from you, without the need to provide any reason.

Vehicle Information

2 The vehicle specifications displayed on the website are supplied by the manufacturers. Whilst every effort is made to verify and ensure the accuracy of the data the information provided should only be used as a guide, and any decision to purchase, lease or hire should not be made before first obtaining the latest data from the manufacturer or franchised dealer.

2.1 We are a finance credit broker providing information on finance options and the corresponding price of those options to allow the potential customer to make their own decision as to how best to proceed with their finance application. It is the customer's obligation to ensure that the vehicle type (including any options) they intend to be provided with under the terms of a finance agreement secured on their behalf by Caledonian Independent Leasing Limited is suitable for their needs and circumstance and it meets with their own specific requirements.

2.2 Upon entering a finance agreement it is the customer's responsibility for running the vehicle in accordance with the manufacturers' guidelines. This includes servicing the vehicle in accordance with the manufacturers' recommended service intervals by an agent approved by the finance company.

2.3 It is a condition in all finance agreements that the vehicle be insured under a fully comprehensive policy and that the correct details are given.

Prices

3 All prices quoted on our website are for information only and do not constitute an offer acceptable by you. All prices quoted on the Order Form will include VAT, number plates, 12 months Road Fund fee, first registration and delivery costs.

3.1 We reserve the right to change any prices either before or after an order is placed. If the price is changed after an order form has been signed we will notify you and you may cancel the order with no penalty.

3.2 Any quotation provided by us is not a contractual offer and is given subject to the availability of the vehicle and credit acceptance.

3.3 The individual signing the finance agreement will be asked to provide proofs of identity which may include drivers licence, utility bill or passport.

3.4 An excess mileage charge will be levied should the vehicle exceed the pre-agreed mileage allowance. This is charged at a pence per mile rate, usually at the end of the contract period, and is detailed on the documentation and quotations.

3.5 When handing the vehicle back an inspection will be completed by the collection agent. Subject to the vehicle being within the BVRLA's Fair Wear and Tear Guide condition no extra charges should be levied. Charges will be made for any damage out-with these guidelines.

Orders

4 An order of a vehicle from Caledonian Independent Leasing Limited is an expression of interest by you to obtain the vehicle ordered at the price quoted and similarly advertised.

4.1 An order does not create a contract between you and us. We, acting as your agent, will endeavour to source a vehicle as per your requirements. You must then sign a finance agreement with the third partner funder. Our third party funders will pay us for introducing you to them.

4.2 The third party funder will carry out any credit reference checks deemed necessary on you as part of the application process prior to any vehicle order. If you are applying on behalf of a limited company you are confirming you have the authority to authorise a credit check on the company and each director.

4.3 If, after ordering the specific vehicle the manufacturer changes the specification of said vehicle prior to us obtaining it, you will have the option to accept the changes, price or model year (and pay any resulting increase in price) or cancel the order.

4.4 If the cost of Road Fund charge or the rate of VAT increases you will be required to pay the increased price.

4.5 Should you wish to cancel the vehicle order prior to delivery Caledonian Independent Leasing Limited will not charge any fees. However, should the supplying dealer incur any loss due to the cancellation they may at their discretion seek to recover this loss from you.

Delivery

5 All prices include delivery to mainland Britain. Charges may be made for delivery to islands off the coast of Britain or to Northern Scotland. Any charges will be detailed on the Order Form.

5.1 The estimated delivery time is representational of the time we believe it will take to deliver the vehicle to you. We will endeavour to have the car delivered, either driven or transported, from the supplying dealer within the times quoted. You will be informed as soon as is practicable if the delivery date cannot be met. Where delay to delivery is caused by circumstances beyond our control we will not be held liable for any damages related to the delay.

5.2 You acknowledge that if the vehicle has been driven to the agreed delivery address the vehicle may not be perfectly clean and may have suffered reasonable wear and tear as a result of the journey. You accept that we will not be held liable for such wear and tear.

5.3 When the vehicle is delivered you will be asked to inspect the vehicle and sign a Vehicle Delivery Acceptance form. By signing this you will be deemed to have accepted the vehicle in the condition it arrived. If any damage is found while inspecting the vehicle you should detail this on the Vehicle Delivery Acceptance form prior to signing it. If you do not wish to accept the vehicle because of the damage do not sign the form and do not accept the vehicle. Should there be damage to the car and you wish to accept it (and detailed the damage on the Vehicle Delivery Acceptance form) you will have the right to have the damage made good. Caledonian Independent Leasing Limited cannot be responsible for any claim of damage to the vehicle if it is not brought to our attention on the delivery note.

Statutory Rights

Nothing in these terms and conditions shall effect your statutory rights.

Caledonian Independent Leasing Limited is a credit broker, not a lender, and is authorised and regulated by the Financial Conduct Authority. Our FCA firm reference number is 674979.