

USER AGREEMENT

Kaluga, Russia

November 18, 2021

This User Agreement (hereinafter referred to as the "Agreement") establishes the terms and conditions for using the <https://peugeot-motocycles.com.ru> website (hereinafter referred to as the "website") and constitutes an Agreement between Quattro Motors Rus LLC "(hereinafter referred to as the "website administration") and any person who accesses the website and / or uses it (hereinafter referred to as the "User").

The Agreement subject is the Website Administration providing the User with access to the website and its functionality.

1. General provisions

1.1. The subject of the Agreement is to provide the User with access to information and services posted on the website. All existing, actually functioning at the access time, website services appearing in the future, as well as any of their previous and subsequent modifications (hereinafter referred to as the "Website Services") fall under the Agreement.

1.2. Using the website, by any means accessing the website pages means the User's full and unconditional acceptance of the Agreement. A prerequisite for using the website is the User's acceptance of the Personal Data Processing Policy (hereinafter referred to as the "PD Processing Policy") posted on the website at:

https://peugeot-motocycles.com.ru/personal_data_processing_policy.pdf

1.3. The current version of the Agreement may be found at:

https://peugeot-motocycles.com.ru/user_agreement.pdf

The Agreement may be changed by the Website Administration without special notice to the User by posting an updated version of the Agreement at the same address. The new version comes into force from the moment it is posted on the Internet, unless otherwise provided by the new version of the Agreement.

1.4. The User undertakes to familiarize himself with the content of the Agreement posted on the website at least Once (1 time) per month for timely familiarization with the changes.

1.5. The User not agreeing with the terms of the Agreement in whole or in part is obliged to stop any website use.

1.6. The User's personal data provided to the Website Administration via Website Services use is collected, processed and stored in accordance with the terms of the PD Processing Policy. The scope of the User's personal data processed by the Website Administration under the Agreement is determined by the PD Processing Policy.

1.7. The Website Administration provides the User with free access to public information posted on the website, not requiring additional access levels.

1.8. The Website Administration is the owner of copyright objects with the help of which the website operates, including computer programs, website design , etc., as well as any copyright objects posted on the website, and provides free non-exclusive license to use these objects within limits established by the Agreement.

1.9. If the website hosts information on the conditions for the sale of goods and / or the provision of services, such information is not a public offer. Relations between the Website Administration and a person interested in purchasing goods and / or services are governed by a separate agreement between these parties.

2. Parties rights and commitments

2.1. The Website Administration has the right to change the website content, restrict website access in case the User violates the terms of the Agreement.

2.2. The Website Administration has the right to:

- 2.2.1. prohibit the User's access to certain functionality of the website or its services;
 - 2.2.2. remove any informationally significant content without explanation, including texts, reviews, comments, announcements, photos, videos, including news and other materials, including cases of the User violating the terms of the Agreement, the Administration receiving relevant requests from law enforcement, other state bodies, local authorities;
 - 2.2.3. display advertising to website Users;
 - 2.2.4. inform the User on the website innovations;
 - 2.2.5. request User documents confirming the User's data entered when filling out special fields of the web form on the website and / or sending messages to the Website Administration;
 - 2.2.6. disclose User information in cases provided for by the legislation of the Russian Federation.
- 2.3. The Users has the right to:
- 2.3.1. use the website solely for the purposes and in the manner provided for by the Agreement and not prohibited by the legislation of the Russian Federation;
 - 2.3.2. view various kinds of information and materials posted by the Website Administration;
 - 2.3.3. send messages to the Website Administration, filling in special fields of web forms included.
- 2.4. The User agrees not to use the website for:
- 2.4.1. uploading, sending or any other way of publishing materials, including indicating its location, by posting links, which are illegal, harmful, threatening, insulting morality, defamatory, infringing copyright and other intellectual property rights, constituting an act of unfair competition propagating hatred and/or discrimination against people on racial, ethnic, gender, social grounds, as well as violating the accepted norms and ethics of communication on the Internet, or making it difficult for other Users to work with the website or its Services;
 - 2.4.2. violation of the rights of minors and / or harm to them in any form;
 - 2.4.3. uploading, sending or any other way of publishing materials that violate any rights of third parties, including trademark rights (service marks), trade secrets, and / or to violate any other intellectual property rights of third parties;
 - 2.4.4. uploading, sending or any other way of publishing materials that the User does not have the right to make available by law or in accordance with any agreements with third parties;
 - 2.4.5. violation of any norms of the current Russian and / or international legislation, as well as the legislation of foreign states.
- 2.5. All materials may be used by the User solely for personal non-commercial purposes. The User is not entitled to disclose received materials and information, use materials in other ways except for personal consumption.
- 2.6. Actions and / or inaction of the User that caused a Website Administration rights violation or aimed at violating Website Administration rights to any materials, the website, objects of sale or their components, entail criminal, civil and administrative liability in accordance with the legislation of the Russian Federation.

3. Using the Website

- 3.1. In accordance with the terms of the agreement, the Site Administration grants the User the right to use the website in the following ways:
- 3.1.1. viewing the website content;
 - 3.1.2. sending messages to the Website Administration through the appropriate web forms on the website;

- 3.1.3. downloading and using the website materials, which the Website Administration has allowed the Users to use.
- 3.2. The use of the website materials without the Website Administration / copyright holders consent is not allowed.
- 3.3. The User is prohibited from copying the website content.
- 3.4. To send messages to the Website Administration using the Service, the User undertakes to provide accurate and complete information about himself on the issues proposed in the form for sending a message. If the User provides incorrect information or the Website Administration has a reason to believe such information to be incomplete or unreliable, the Website Administration has the right to restrict the User from using the website and its Services.
- 3.5. The Website Administration does not in any way verify the information provided by the User and is not responsible to any third parties for the accuracy and reliability of such information.
- 3.6. The Website Administration has the right at any time to request User documents confirming the data specified by him when sending a message using the Service. If the User does not provide supporting documents, the Website Administration has the right to refuse the User to use the Service or its individual functions. If the User's data specified in the documents provided do not correspond to the data specified when sending a message using the Service, do not allow the User to get identified, the Website Administration has the right to refuse the User to use the Service.
- 3.7. Unless the User proves otherwise, actions of sending messages using the Service, performed using his phone number, email address, are considered to be committed by the User himself, until the contrary is proven by the User.

4. Responsibility

- 4.1. The Website Administration is not responsible for:
 - 4.1.1. The User visiting and using external resources, links to which may be contained on the website;
 - 4.1.2. improper website functioning caused by the Users' illegal actions, the absence (impossibility of establishing, terminating, etc.) of Internet connection between the User's server and the website's server, the User's lack of technical means required, preventive maintenance in the website's software and hardware complex, code errors, computer viruses, as well as other malfunctions in telecommunications, computer, electrical and other related systems.
- 4.2. The Website Administration is not responsible and has no direct or indirect obligations to the User with regards to any possible or incurred losses or damages associated with any website content, copyright registration and information on such registration, goods or services available or received through external websites or resources or User's other contacts, which he entered using the information posted on the website or links to external resources.
- 4.3. The User agrees that the Website Administration bear no responsibility and has no obligations with regards to advertising that may be placed on the website.
- 4.4. The Website Services are provided "as is". The Website Administration is not responsible for the deletion, non-delivery, delivery delay or inability to download any User data, as well as for non-compliance of the Website Services with the User's goals and requirements.
- 4.5. The Website Administration has the right to carry out preventive work in the software and hardware complex of the website with a temporary website suspension, at night time if possible and to minimize the downtime of the website, notifying the User, if technically possible.
- 4.6. In the event of force majeure circumstances, as well as accidents or failures, the website may be suspended without prior notice.

5. Other terms

5.1. Disputes arising under the Agreement are resolved by the User and the Website Administration through negotiations in compliance with the claim procedure. Claims are sent in writing to the email address specified in the Agreement by the Website Administration or the User in the relevant web forms on the website. The term for claim responding is 30 (thirty) calendar days. If it is impossible to resolve disputed issues in a complaint procedure, the dispute is referred to the court at the Website Administration location, unless other jurisdiction is determined by applicable law.

5.2. Correspondence of the Parties by e-mail is legally significant. This information has the force of evidence. Notifications, claims and responses to them, requests provided for by the Agreement shall be sent by e-mail.

5.3. The court recognizing any of the Agreement provision as invalid or unenforceable does not entail the invalidity of other Agreement provisions.

Website Administration Details

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