

Porsche Asia Pacific Pte Ltd

Terms and Conditions

for the use of My Porsche Portal and Porsche's Online Marketplace Functionalities (incl. the Porsche Connect Store) as well as the sale of Porsche Connect Services and Porsche Asia Pacific Products

(hereafter referred to as T&C)

Scope and Definitions

- Porsche Asia Pacific Pte. Ltd., [126 Beach Road #06-11, Guoco Midtown; 1.1. Singapore 189772] (hereafter referred to as "Porsche Asia Pacific", "PAP" or "We") operates under www.porsche.com
 - the My Porsche Portal (hereafter referred to as My Porsche Portal) and
 - various online marketplace functionalities (hereafter referred to as Marketplace) for the (i) sale of Porsche vehicles, parts, equipment and other vehicle related and vehicle independent products (hereafter referred to as Products) and (ii) provision of vehicle related and vehicle independent services (hereafter referred to as Services).
- User of the My Porsche Portal and the Marketplace may be, as defined below, (i) Customers and (ii) Sellers.
- Customer may be a (i) consumer pursuant to section 2 of the Consumer Protection (Fair Trading) Act (Cap. 52A of Singapore) ("CPFTA"), or (ii) merchant or supplier who purchases Products and/or Services.
- Seller may be
 - Porsche Asia Pacific or
 - a third party seller (including other Porsche entities) (hereafter referred to as Third Party Seller),

who provides Customers with their own Marketplace store, under which they provide and sell Products and/or Services.

- These T&C apply for
 - the use of the My Porsche Portal and the Marketplace pursuant to Section 2 by Customer and
 - sales via the Porsche Connect Store pursuant to Section 3. These T&C shall also apply to all future transactions with Customer. The application of Customer's conflicting, deviating or supplementary terms and conditions shall be excluded, even if Porsche Asia Pacific does not expressly object to such terms and conditions.
- Conditions of Use of the My Porsche Portal and the Marketplace for Customers

Porsche ID-Contract for the Use of the My Porsche Portal

- 2.1.1. In order to use the My Porsche Portal the conclusion of a Porsche ID-Contract entered into between Customer and Porsche Asia Pacific is necessary. The Porsche ID-Contract is concluded (a) in connection with the vehicle purchase by incorporating these T&C into the separate vehicle purchase agreement, (b) by acceptance through registration on the My Porsche Portal or (c) by acceptance at the time of booking one or several Porsche Connect Services in the Porsche Connect Store as specified under Section 3 as a framework agreement for the provision, use and booking of Products or Services.
- 2.1.2. The Porsche ID-Contract alone (that means without any purchasing of any Products or Services) does not impose any purchase obligation and/or payment obligation on Customer.
- 2.1.3. The content of the Porsche ID-Contract is determined by these T&C, in each case in their most recent version at the time of the conclusion of the respective Porsche ID-Contract. Porsche Asia Pacific may amend these T&C for legitimate reasons, in particular for legal, regulatory or security reasons. If Porsche Asia Pacific amends these T&C after the conclusion of a Porsche ID-Contract, the changes

- will be valid as of acceptance by Customer. Acceptance by Customer by electronic means, whereby such acceptance is accessible so as to be usable for subsequent reference, shall be taken to be written acceptance.
- 2.1.4. Customer is obliged (i) to provide accurate and truthful information about his/her person at the time of registration on the My Porsche Portal and (ii) in case of respective changes to correct without undue delay the information on the My Porsche Portal by logging on to the My Porsche Portal or contact using the contact details provided in our privacy policy (see Section 2.7), insofar such information are mandatory for the performance of the Porsche ID-Contract. Such mandatory information are marked as such when requested on the My Porsche Portal or on the Marketplace.

Transfer and Termination of Porsche ID-Contract 2.2.

- 2.2.1. A Porsche ID-Contract existing with a Customer may not be transferred to a third party without Porsche Asia Pacific's written approval.
- 2.2.2. Customer and Porsche Asia Pacific may terminate the Porsche ID-Contract as a whole at any time. Porsche Asia Pacific is in particular entitled to exclude individual Customer from the My Porsche Portal and the Marketplace. This includes, but not limited to customer's failure to pay subscription fee or any suspected misuse of the account. The termination of the Porsche ID-Contract shall not affect any already concluded individual sale contracts for Products or Services between Customer and Seller. The termination of the Porsche ID-Contracts takes effect (i) in case the Customer has purchased any fixed-term Product or any fixed-term Service upon expiration of the remaining fixed-term or otherwise (ii) immediately.
- 2.2.3. The termination may be made in writing, via email or via the My Porsche Portal via the function "Delete Account".
- 2.2.4. A right of termination for cause remains unaffected by the aforementioned provisions.

2.3. Use of the Marketplace by Customers

- 2.3.1. Customers with a Porsche ID-Contract may use the Marketplace. Customers without a Porsche ID-Contract may also use the Marketplace via the function "Ordering as Guest" (to the extent available).
- 2.3.2. Customer may not use Products or Services for illegal purposes and Customer will not permit that third parties will do so. Customer is not entitled to process the data and information received during the use of the Marketplace for business purposes or to disclose such data and information to any third party for business purposes.
- 2.3.3. The following is only applicable to the extent that the products and services described herein are available in Singapore.
- 2.4. Porsche Asia Pacific's Role and Performance of Contracts concluded on Marketplace
- 2.4.1. Porsche Asia Pacific is the operator of the Marketplace. Porsche Asia Pacific and Third Party Seller may sell Products and/or provide Services on the Marketplace. The Seller is indicated on the respective product detail page.

- 2.4.2. Porsche Asia Pacific functions as a facilitator for transactions concluded between Customers and Third Party Seller for the sale of Products or Services. Any such contract is solely concluded between Customer and Third Party Seller. Porsche Asia Pacific in particular does not act as a representative of any User, in particular of any Third Party Seller. Customer shall refrain from doing anything to create a false impression that it is endorsed by, partnering with, or acting on behalf of or for the benefit of Porsche Asia Pacific. In particular, Porsche Asia Pacific shall not be responsible and/or held liable for any contracts entered into between Customer and Third Party Seller. Porsche Asia Pacific does not control nor verify the information which Third Party Seller or any Customer provide. For contracts entered into between Customer and Third Party Seller further terms may apply, such as terms of use or terms of sale, which are indicated on the respective product detail page. We recommend Customer to carefully review these before entering into contracts with such Third Party Seller.
- 2.4.3. In case of an order by Customer, Porsche Asia Pacific shall notify the Third Party Seller and provide it with the transaction data (e.g. Customer's name) required for the conclusion and performance of the contract.
- 2.4.4. In case of any disputes arising from a contract for Products or Services, Seller and Customer must directly cooperate together to find a solution.
- 2.5. Porsche Asia Pacific's Liability for the use of the Marketplace and the Porsche ID-Contract
- 2.5.1. Porsche Asia Pacific accepts no liability for the accuracy and actuality of data and information provided by Customer and Third Party Seller.
- 2.5.2. To the maximum extent permitted by applicable law, in case of negligence, Porsche Asia Pacific is liable only for violations of material contractual obligations (cardinal obligations). Cardinal obligations are material contractual obligations the contract is deemed to impose on Porsche Asia Pacific according to its objectives and purpose and a breach of which jeopardizes the purpose of the contract and which are deemed to be necessary for due and careful completion of the contract and may with good reason be permanently relied on by Customer. This liability is limited to the typically foreseeable damage at the time of entering into the contract and the aggregate liability shall not exceed the transaction fee.
- 2.5.3. The personal liability of statutory representatives, agents and employees of Porsche Asia Pacific for damages caused by negligence is also limited to the extent described in Section 2.5.2.
- 2.5.4. The limitation of liability as set out above shall not apply to damages caused intentionally or by gross negligence, culpably caused personal injuries nor to any liability for negligent acts causing death or personal injury on another and in case of any further mandatory liability. Furthermore, it shall not apply if and to the extent Porsche Asia Pacific has assumed a guaranty.
- 2.5.5. Customer shall take all reasonable measures necessary to avert and reduce damages.

2.6. IP Rights

Notwithstanding the foregoing, Customer is obliged to respect and not to infringe on intellectual property rights, including but not limited to copyrights, designs, trademarks and patents, (hereafter referred to as **IP rights**) of Porsche Asia Pacific, other Users and other third parties. Customer shall continually indemnify and hold harmless Porsche Asia Pacific from all claims that other Users or other third parties assert against Porsche Asia Pacific due to a violation of their IP rights insofar as Customer is responsible for such infringement. Customer assumes the costs of the necessary legal defense of Porsche Asia Pacific including all court and attorney fees.

Porsche Asia Pacific shall not be deemed to adopt any content relating to IP rights of third parties or other Users as its own.

2.7. Data Protection

We abide by our privacy policy which can be found at any time under https://connect-store.porsche.com/sg/en/t/privacy.

2.8. Use of Data

2.8.1. In connection with the use of the My Porsche Portal and the use of the Marketplace, in particular by purchasing Products or Services on the Marketplace, certain data - potentially also personal data - may be collected in order to perform the respective contract for purchased Products or Services. It may for example

- be necessary depending on the purchased Product or Service for the provision of such Product or Service to collect the status of certain parts or to collect data on the environment and to analyze such data.
- 2.8.2. Porsche Asia Pacific may use data as indicated in Section 2.8.1 in an anonymized form for (i) the purpose of managing and improving the quality, safety, and security of Products or Services and (ii) for other reasonable commercial purposes as permitted by law.
- 2.8.3. For the above purposes, such data may also be transferred to other Porsche entities and other third parties that are engaged by Porsche Asia Pacific or other Porsche entities in this context and to the extent such data is anonymized (see Section 2.8.2) to other third parties.
- 2.8.4. The Usage of data according to this Section will be in compliance with applicable data protection law. Further information can be found in the data protection and privacy information at https://connect-store.porsche.com/sg/en/t/privacy.

2.9. Applicable Law and Jurisdiction

- 2.9.1. These T&C shall be governed by and construed in all respects in accordance with the laws of Singapore.
- 2.9.2. All claims and disputes relating to or arising from the provision of the respective service shall be resolved in the following manner:
 - (i) by referring such dispute to the Singapore Small Claims Tribunal;
 - (ii) if the parties so agree, by jointly referring such dispute to and finally resolving such dispute by arbitration held in Singapore. Such arbitration shall be conducted in accordance with the Arbitration Rules of the Singapore International Arbitration Centre Rules; or
 - (iii) by referring such dispute to the non-exclusive jurisdiction of the Courts of Singapore.

2.10. Final Provisions

- 2.10.1. Customer may assign the rights arising from the parties' contractual relationship to third parties only with Porsche Asia Pacific's written consent.
- 2.10.2. If one or more of the provisions of these T&C is held to be invalid, illegal or unenforceable in any respect under any application law, the validity, legality or enforceability of the remaining provisions contained in these T&C are not to be affected or impaired in any way.

3. Conditions of Sales via the Porsche Connect Store

3.1. General

- 3.1.1. On the Marketplace, Porsche Asia Pacific provides the Customers with the Porsche Connect Store (hereafter referred to as Porsche Connect Store) in which Porsche Asia Pacific provides (i) vehicle related and vehicle independent services (hereafter referred to as Porsche Connect Services) and (ii) possible further products and services (hereafter referred to as PAP Products).
- 3.1.2. In addition to the foregoing provisions, this Section 3 applies for the use of the Porsche Connect Store, the booking and use of Porsche Connect Services as well as the purchase and possible use of PAP Products by a Customer of Porsche Asia Pacific (hereafter referred to as PAP Customer). PAP Customer is a Primary User, a Secondary User and a General User as defined under Section 3.2. Porsche Asia Pacific offers a selection of different services and products. For such additional conditions, such as terms of use may apply.
- 3.1.3. The PAP Customer will not be bound by any price, term and condition in respect of PAP Products and Porsche Connect Services, unless:
 - (i) the PAP Customer provides prior written approval; or
 - (ii) these T&C or other applicable terms expressly provide that such terms may be varied upon reasonable advance notice.

3.2. Primary and Secondary Users, General Users

3.2.1. Primary User in relation to a Connect-able vehicle (that is a Porsche with which Porsche Connect Services may be used) is the PAP Customer who is (a) the owner, (b) the keeper of the vehicle and/or (c) a member of a user group which is explicitly permitted by Porsche Asia Pacific as Primary User (in particular lessees or employees which are provided with a company car). A Connect-able vehicle has exactly one Primary User. For a Primary User the complete scope of functions of the My Porsche Portal the Porsche Connect Store and the booked Porsche Connect Services is available. In particular, the booking and configuration of

vehicle related and vehicle independent Porsche Connect Services and PAP Products is possible.

- 3.2.2. Secondary User in relation to a Connect-able vehicle is a PAP Customer, who is not a Primary User but who is authorized as Secondary User by the Primary User and who has concluded a Porsche ID-Contract. The scope of functions of the My Porsche Portal, the Porsche Connect Store and the booked Porsche Connect Services depends on the scope of rights granted by the Primary User and/or the system to the Secondary User. In particular, the booking of vehicle related services is not possible, while their configuration is subject to the rights granted by the Primary User and the booking and configuration of vehicle independent Porsche Connect Services and PAP Products is generally possible.
- 3.2.3. General User is a PAP Customer who is neither Primary nor Secondary User in relation to at least one Connect-able vehicle. Porsche Connect Store with limited scope of functions is provided to a General User. In particular the booking and configuration of vehicle related Porsche Connect Services is not possible, while the booking and configuration of vehicle independent Porsche Connect Services and PAP Products is possible.

3.3. Conclusion of Contract

- 3.3.1. The presentation of Porsche Connect Services and PAP Products in the Porsche Connect Store does not constitute binding offers by Porsche Asia Pacific to enter into a sales contract, but merely invite the PAP Customer to make a binding declaration as to whether and which goods it wants to order from Porsche Asia Pacific (invitatio ad offerendum). The PAP Customer may choose Porsche Connect Services or PAP Products from the product range in the Porsche Connect Store and collect them in a so-called shopping cart via e.g. the button "Add to Cart". Before clicking the button "Order with Obligation to Pay" (or similar), all Porsche Connect Services or PAP Products selected by the PAP Customer, their total price including statutory GST in the respective applicable amount as well as duties, charges and shipping costs are again displayed in an order overview to the PAP Customer for review. At that stage, the PAP Customer will have the opportunity to identify and correct any incorrect entries before finally placing the binding order. Before placing the binding order, the contractual provisions including these T&C can be accessed once again and saved in reproducible form by the PAP Customer. Via the button "Order with Obligation to Pay" (or similar), the PAP Customer submits a binding offer for the conclusion of a sales contract on the Porsche Connect Services or PAP Products collected in the cart. The offer can, however, only be submitted and transferred if the PAP Customer accepts, and thereby includes in its offer, these T&C by clicking a corresponding button.
- 3.3.2. Porsche Asia Pacific shall confirm receipt of the PAP Customer's order by e-mail. However, such confirmation of receipt is not yet a legally binding acceptance of the PAP Customer's order.
- 3.3.3. The contract shall only become effective once Porsche Asia Pacific has accepted the PAP Customer's offer. Porsche Asia Pacific's order acceptance can be made expressly by way of a declaration in text form, e.g. by sending a written order confirmation by e-mail, by providing the Porsche Connect Services or by Porsche Asia Pacific handing over the PAP Products for dispatch and informing the PAP Customer accordingly. The sales contract shall be governed exclusively by the contents of the order acceptance and these T&C. Verbal agreements or promises shall only be valid if an authorized employee of Porsche Asia Pacific has confirmed them in writing.
- 3.3.4. If the Porsche Connect Services ordered by the PAP Customer cannot be delivered, e.g. because the corresponding goods are not in stock, or the Porsche Connect Services cannot be provided, Porsche Asia Pacific may refrain from accepting the order. In this case, no contract will be concluded. Porsche Asia Pacific shall inform the PAP Customer thereof without undue delay.
- 3.3.5. The contract terms will be saved and stored after the contract has been concluded, but are no longer accessible to the PAP Customer. The PAP Customer will, however, be provided with any and all contractual provisions and these T&C (by e-mail or letter).
- 3.3.6. Porsche Asia Pacific will provide clear and accurate bills. Billing for recurrent fees shall be on a monthly basis, unless otherwise specified.
- 3.3.7. Porsche Asia Pacific will not convey the impression that the PAP Customer is liable to pay, and the PAP Customer will not be liable to pay, for any Porsche Connect Services or PAP Products that the PAP Customer did not consent to receiving.

3.4. Booking of Porsche Connect Services

- 3.4.1. Individual or several Porsche Connect Services may separately be booked in the Porsche Connect Store in accordance with these T&C and possible further applicable terms of use. Insofar a provision of these T&C conflicts with the respective further terms of use, the further terms of use shall prevail.
- 3.4.2. Availability, description, term, prices and payment terms of the Porsche Connect Services are detailed in the Porsche Connect Store and may be specified in the further terms of use. The availability of vehicle related Porsche Connect Services depends on the equipment of the respective vehicle.
- 3.4.3. Vehicle related Porsche Connect Services may only be booked by a Primary User for a Connect-able vehicle for which a respective Vehicle Link exists in the My Porsche Portal (see Section 3.4.4). They are vehicle-bound and may not be transferred to another Connect-able vehicle or be used in another Connect-able vehicle. This also applies if the Primary User of the respective Connect-able vehicle is also a Primary User of another Connect-able vehicle at the same time.
- 3.4.4. PAP Customer may view on the My Porsche Portal whether and if so which vehicles are linked with its Porsche ID-Contract (hereafter referred to as Vehicle Link) and for which Vehicle Link they are defined as Primary User or Secondary User. If a respective Vehicle Link is not displayed to a Primary User on the My Porsche Portal, the Primary User may request on the My Porsche Portal or through a Porsche Center the set-up of the respective Vehicle Link. The set-up of the respective Vehicle Link can be made subject by Porsche Asia Pacific to the provision of appropriate proof and in case of a used vehicle subject to the deletion of the relevant Vehicle Link by the previous Primary User according to Section 3.6.1 (i).

3.5. Sales of PAP Products

- 3.5.1. Individual or several PAP Products may be separately purchased in the Porsche Connect Store in accordance with these T&C and further terms of use. Insofar a provision of these T&C conflicts with the further terms of use, the further terms of use shall prevail.
- 3.5.2. Availability, description, (as the case may be) term, purchase price, payment and delivery terms of the PAP Product are detailed in the Porsche Connect Store and may be specified in the further terms of use.
- 3.5.3. Please note that the purchase of PAP Products may be subject to other and farther-reaching conditions. Insofar this is the case, We will expressly indicate this prior to the purchase.

3.6. Sale and/or permanent transfer of the vehicle

- 3.6.1. In case of sale or permanent transfer of a Connect-able vehicle to a third party (hereafter referred to as Used-Car Purchaser) the Primary User has (i) to delete the respective Vehicle Link on the My Porsche Portal and (ii) to inform the Used-Car Purchaser on any existing Porsche Connect Services for the respective Connect-able vehicle.
- 3.6.2. In case of sale or permanent transfer of a Connect-able vehicle, the Primary User in addition to its termination rights of the Porsche ID-Contract pursuant to Section 2.2.2- may terminate all Porsche Connect Services concerning the relevant vehicle with a 2 weeks' notice to the end of the calendar month. Insofar as a Porsche Connect Service is terminated before the end of its term pursuant to clause 1, there will be no reimbursement (not even proportionally) of the respective made payment. The Used-Car Purchaser may however make use of the remaining term if it concludes a Porsche ID-Contract and books the respective Porsche Connect Service. The Primary User is free to make an arrangement with the Used-Car Purchaser with respect to a possible compensation in the amount of the remaining value of the Porsche Connect Services.

3.7. Term and Termination of the Porsche Connect Services

- 3.7.1. PAP Customer (with regard to a vehicle independent service) or the Primary User (with regard to a vehicle-related service) and Porsche Asia Pacific may terminate a free of charge Porsche Connect Service without an agreed minimum term (that is a Porsche Connect Service for which no minimum term is agreed; see insofar Section 3.7.2) with a 2 weeks' notice to the end of the calendar month.
- 3.7.2. PAP Customer (with regard to a vehicle independent service) or the Primary User (with regard to a vehicle-related service) and Porsche Asia Pacific may terminate a fixed-term Porsche Connect Service (that is a Porsche Connect Service for which a fixed term with an automatic prolongation of such term is agreed) with a

- 2 weeks' notice to the end of the fixed-term, if otherwise the term would be prolonged automatically. The terms of use for the respective Porsche Connect Service may govern deviating termination modalities.
- 3.7.3. In case of a termination of the Porsche ID-Contract pursuant to Section 2.2, the Porsche Connect Services will in any case be provided to the PAP Customer subject to the respective applicable numbers of these T&C until the end of the respective term or their termination pursuant to Section 3.7.1 to 3.7.2.
- 3.7.4. The termination pursuant to Section 3.6.2 as well as Section 3.7.1 to 3.7.2 may be made in writing, via email or via the Porsche Connect Store via the function "Terminate Automatic Prolongation".
- 3.7.5. A right of termination for cause remains unaffected by the aforementioned provisions.

3.8. Rights in case of Defects

The statutory provisions regarding PAP Customer's rights in case of defects apply.

3.9. Porsche Asia Pacific's Liability for Sales via the Porsche Connect Store

- 3.9.1. To the maximum extent permitted by applicable law, in case of negligence Porsche Asia Pacific is liable only for violations of material contractual obligations (cardinal obligations). Cardinal obligations are material contractual obligations the contract is deemed to impose on Porsche Asia Pacific according to its objectives and purpose and a breach of which jeopardizes the purpose of the contract and of which are deemed to be necessary for due and careful completion of the contract and may with good reason be permanently relied on by PAP Customer. This liability is limited to the typically foreseeable damage at the time of entering into the contract and the aggregate liability shall not exceed the transaction fee.
- 3.9.2. The personal liability of statutory representatives, agents and employees of Porsche Asia Pacific for damages caused by negligence is also limited to the extent described in Section 3.9.1.
- 3.9.3. The limitation of liability as set out above shall not apply to damages caused intentionally or by gross negligence, culpably caused personal injuries nor to any liability for negligent acts causing death or personal injury on another and in case of any further mandatory liability. Furthermore, it shall not apply if and to the extent Porsche Asia Pacific has assumed a guaranty.
- 3.9.4. PAP Customer shall take all reasonable measures necessary to avert and reduce damages.

3.10. Data protection

PAP Customer is obliged to inform drivers of a vehicle, and obtain their consent (where required by appliable law), for which a Vehicle Link exists on the privacy policy of Porsche Asia Pacific and the possibility of the collection of their personal data during the use of Porsche Connect Services.

Further information can be found in the privacy policy under https://connect-store.porsche.com/sg/en/t/privacy.

3.11. Use of Data

3.11.1. In connection with the use of the Porsche Connect Store, in particular by purchasing Porsche Connect Services, certain data - potentially also personal data - may be collected in order to perform the respective contract for purchased Porsche Connect Services. It may for example be necessary depending on the purchased Porsche Connect Services for the provision of

- such service to collect the status of certain parts or to collect data on the environment and to analyze such data.
- 3.11.2. Porsche Asia Pacific may use data as indicated in Section 3.11.1 in an anonymized form for (i) the purpose of managing and improving the quality, safety, and security of Porsche Connect Services and/or PAP Products (including Porsche vehicles) and (ii) for other reasonable commercial purposes as permitted by law.
- 3.11.3. For the above purposes, such data may also be transferred to other Porsche entities and other third parties that are engaged by Porsche Asia Pacific or other Porsche entities in this context and to the extent such data is anonymized (see Section 3.11.2) to other third parties.
- 3.11.4. The usage of data according to this number will be in compliance with applicable data protection law. Where required by law, Porsche Asia Pacific will obtain the relevant consents, and where such consents have been provided to PAP, such consents may be withdrawn at no cost by contacting our customer service in accordance with Section 3.12. Further information can be found in the data protection and privacy information at https://connect-store.porsche.com/sg/en/t/privacy.

3.12. Applicable Law and Jurisdiction

- 3.12.1. These T&C shall be governed by and construed in all respects in accordance with the laws of Singapore.
- 3.12.2. In the event where the PAP Customer reasonably believes that the charge for the provision of the Porsche Connect Services or PAP Products is incorrect and disputes the charge:
 - the PAP Customer shall not be required to pay any reasonably disputed amounts pending the resolution of the dispute, provided the PAP Customer informs PAP of any disputed charge prior to the date on which the payment becomes due;
 - (ii) where the PAP Customer has already paid the bill, the PAP Customer will only have 1 year (from the date of the bill) to contest the bill;
 - (iii) where the PAP Customer purchases a pre-paid service, the PAP Customer will only have 1 year to contest any charge (from the date on which the charge was deducted); and
 - (iv) PAP will conduct a complete and objective review of the PAP Customer's complaint and provide a written response, within 30 days of receiving the notification that the PAP Customer is contesting a charge.
- 3.12.3. Subject to Section 3.13.2, all claims and disputes relating to or arising from the provision of the respective service shall be resolved in the following manner:
 - (i) by referring such dispute to the Singapore Small Claims Tribunal;
 - (ii) if the parties so agree, by jointly referring such dispute to and finally resolving such dispute by arbitration held in Singapore. Such arbitration shall be conducted in accordance with the Arbitration Rules of the Singapore International Arbitration Centre Rules; or
 - (iii) by referring such dispute to the non-exclusive jurisdiction of the Courts of Singapore.

3.13. Final Provisions

- 3.13.1. PAP Customer may assign the rights arising from the parties' contractual relationship to third parties only with Porsche Asia Pacific's written consent.
- 3.13.2. If one or more of the provisions of these T&C is held to be invalid, illegal or unenforceable in any respect under any application law, the validity, legality or enforceability of the remaining provisions contained in these T&C are not to be affected or impaired in any way.