## SALES AGREEMENT

concluded in (city) on (date) by and between:		
hereinafter referred to as the Seller,		
and		
Mr./Ms.		
	residing in	
PESEL No.		
hereinafter referred to as the Buyer		
jointly hereinafter referred to as the <b>Parties</b> .		
Considering that the Buyer has participated in an online auction of the movable property		
referred to in $\S$ 1.1 below, and that the purchase price of the movable property proposed by the		
Buyer has been the highest of the bids placed, the Seller has accepted its bid, the Parties have		
decided to conclude the agreement of the following contents:		
§ 1		
1. The Seller declares that it is the owner of the	following movable property:	
make type/model year of manufacture		
serial/VIN number registration number, being the subject hereof.		
2. The Buyer declares that it has seen the movable property	y referred to in section 1, it has	
thoroughly inspected it and conducted a technical inspection thereof, and has familiarized itself		

with its condition.

3.	The Buyer declares that it does not raise any objections to the technical condition of the
movab	le property being sold, its properties, equipment, parameters or appearance.

§ 2

1. The Seller sells the movable property, referred to in §1.1 to the Buyer, for the price
offered by the Buyer during the auction, i.e. PLN (in words:
) net/gross. VAT at the applicable rate must be added to the
indicated price. *
2. The transfer of ownership of the movable property will take place under the condition
precedent of payment, to the Seller, of the price offered at the auction, referred to in section 1,
together with the VAT due, not later than within 3 days from the conclusion hereof. The
payment will be deemed made upon crediting the Seller's bank account with the entire amount
that the Buyer is obliged to pay. The payment to the Seller must be made to Seller's bank
account No.:

- 3. Failure to comply with the condition, referred to in section 2 above within 3 days from the conclusion hereof will result in the expiry hereof.
- 5. The subject hereof will be released on the basis of a handover report drawn up in writing.
- 6. The Seller does not grant the Buyer a guarantee for the movable property being the subject of sale.

- 1. Any amendments to this agreement must be made in writing to be valid.
- 2. The provisions of the Civil Code will apply to the matters not governed herein.
- 3. This agreement was drawn up in two identical copies, one for each of the Parties.

\* Not applicable to sales based on a VAT-margin invoice.

Seller	Buyer