

Terms & Conditions

To put your mind at ease and to keep the details clear for everyone, **easyReg** provide these Terms & Conditions, for the Purchase and Sale of Registration Marks. If anything is unclear, please clarify it in writing before proceeding with any Sale.

In the following Terms & Conditions, 'DONOR' is the person or vehicle currently in possession of the registration mark.

- On agreement for **easyReg** to become the Agent of Sale, we will retain the Registration Number on a database, advertise the registration Number on behalf of the Donor and will handle all the paperwork involved in the transfer, FREE OF CHARGE, provided the Donor complies with the obligations set out in these Terms & Conditions.
- The Net payment, which is shown on your quotation, is the set amount that **easyReg** shall pay the Donor (unless Donor makes a reduction for a quicker sale).
- Upon completion of the transfer the amount payable shall be made to the Donor by **easyReg** upon receipt from the Donor of a photocopy of the V5 Registration Document issued by DVLNI Coleraine or DVLA Swansea bearing the replacement registration number. This is proof that the transfer has been completed.
- **easyReg** will not accept any liability for any losses incurred by the Donor through delay from the slow arrival of documents by the Buyer or if the Buyer fails to complete the transaction as proposed. In such circumstances the number will remain the property of the Donor until a transfer has been completed – **in no way** is the Donor at risk of 'losing' the number.
- The Donor must supply all relevant paperwork when requested by return post and must inform **easyReg** immediately if there is a delay.
- The Donor agrees to deliver his/her vehicle for inspection at the local vehicle registration office if required. (Please note that the Chassis Number on the vehicle must concur with the Chassis Number on the V5 Registration Document).
- The Donor vehicle must have a current MOT and Tax, or have been taxed within the last 6 months to be eligible for transfer.
- **easyReg** will offer the Registration Number for sale on behalf of the Donor until a buyer is found, so it is the responsibility of the Donor to inform **easyReg** in writing if the Registration Number is no longer available for sale or cannot be transferred due to the vehicle no longer meeting the requirements of MOT and Tax, or if the vehicle is stolen/destroyed or the Donor ceases to be the owner of the vehicle.
- The seller must return all valid paperwork, including Current V5, MOT Certificate where applicable, and Road Fund License (if NI vehicle), as requested within a maximum of fourteen days of notification of a sale. If a sale falls through due to the failure to provide valid paperwork within this timescale, then the seller will again be responsible to replace the lost sales commission on the sale.
- The agreement that **easyReg** is acting as Agent for the Donor, shall only be cancelled by the Donor upon written notice given by the Donor to **easyReg** by recorded delivery pre-paid post. This can be arranged following an initial phone call to any of the numbers provided. If the Agency is not cancelled by the Donor and **easyreg** finds a buyer, the Donor shall be liable to pay **easyReg** their commission if he/she then pulls out of the sale.
- If the Registration Number is held on a V778 Retention Certificate or a V750 Certificate of Entitlement, the Buyer is responsible for the payment of the Dept of Transport fee to change the Nominee details to that of the Buyer before proceeding.
- If a mark is held on a Retention/Entitlement Certificate, the Donor must provide the un-expired certificate to be sent to the DVLA for amendment, at a cost to the Donor.
- The Buyer is responsible for the payment of the current DVLA transfer and/or retention fees as required, and for producing the documentation of the vehicle receiving the mark.
- **easyReg** shall be responsible for the administering of documentation required to transfer the registration mark and will process all papers as quickly as is possible, but will NOT be liable for any losses howsoever caused due to any delay otherwise than on the part of **easyReg**. Similarly, if the DVLNI/DVLA revokes the right to a registration mark, in no way will **easyReg** be liable for any damages, interest or other expense incurred whatsoever.
- Under Distance Selling Regulations, if the Buyer does not proceed with the transfer of the registration mark after paying the part/full payment or fails to supply the full documentation required by DVLA, then no part of this payment is refundable, whatsoever, as the service period commences immediately. Ordered numbers cannot be refunded nor exchanged, nor will any cancellations be accepted.

- All registrations are sold subject to availability and we cannot accept any responsibility should the Donor of the registration change their mind in respect of selling or in the unlikely event of failure of the transfer at Vehicle Registration Office level. All registration availability and prices shown throughout this website are subject to change without notice.
- The Buyer of any registration mark must forward full payment before any transfer will be submitted to the Department of Transport, or its agents. This payment must be received within 14 (fourteen) days of securing the registration by the initial part payment, or the transaction will be deemed a failure and thus lose the Buyer their part payment. Receiving vehicle documents must be received within a maximum 14 days from payment of part payment also, or a longer period by PRIOR mutual agreement.
- The Secretary of State for Transport, Environment of the Regions or their agents, the DVLA/DVLANI (as keeper of their records), may at any time, revoke the right to a registration mark for whatever reasons. In this highly unlikely event **easyReg** cannot be held responsible. **easyReg** are also not liable for any change in Government legislation or its consequences.
- Please note that the misrepresentation of a registration mark on a vehicle, whether by mis-spacing or use of non-standard letters & numbers, may render an owner liable to have the said registration entitlement revoked. In no way can **easyReg** be held liable in these cases, regardless of marketing methods used in presenting the registration mark initially. DVLA will provide details of acceptable presentation of a registration mark on request.