

article 1. Definitions and terms

PPP: the private limited company Pe-Pe Parts BV, wholesaler of scooter and moped parts and complete scooters/mopeds, with registered office and place of business at Reedijk 7, 3274 KE Heinenoord, registered in the Trade Register under number 27239079.

Buyer: the other party to PPP.

Agreement: the agreement between the Buyer and PPP concerning the supply of scooters/mopeds and/or parts thereof to the Buyer as well as any (legal) act in preparation or implementation thereof.

Written: in addition to in writing, e-mail, fax or other electronic messages sent by analogue or digital means which have reached the Buyer or PPP respectively.

Conditions: these general terms and conditions of PPP.

Webshop: a company, which sells parts and/or scooters/mopeds exclusively via the Internet.

Good/Business: the good(s) sold and to be delivered by PPP.

Article 2. Applicability of the Terms and Conditions

The Conditions apply to every offer, quotation and Agreement between PPP and a Buyer to which PPP has declared these Conditions applicable, insofar as these Conditions have not been expressly deviated from by the parties in writing. The conclusion of an Agreement with PPP implies that the Buyer unconditionally accepts the applicability of these Conditions.

2. Any deviations from the Conditions shall only be valid if expressly agreed In Writing and shall only apply in respect of the specific Agreement to which the deviations relate.

3. If one or more provisions in these Conditions should at any time be wholly or partially void or nullified, the other provisions of these Conditions shall remain fully applicable. PPP and the Buyer shall then consult to agree on new provisions to replace the void or nullified provisions, taking into account as far as possible the purpose and meaning of the original provisions.

4. The applicability of any purchasing or other conditions of Buyer is expressly rejected.

5. PPP reserves the right to amend or supplement these Conditions. Amendments shall also apply to Agreements already concluded subject to a period of thirty (30) days following notification of the amendment by (electronic) mail. Changes of minor importance may be implemented immediately.

6. If the Buyer does not wish to accept an amendment to these Conditions which is unfavourable to it in accordance with the preceding paragraph, the Buyer has the right to continue the Agreement under the old general conditions, provided that the Buyer lodges an objection to the new general conditions with PPP in writing within 14 days of the announcement of the new general conditions.

7. The Dutch text of the Conditions is always decisive for its interpretation and prevails over any translation thereof. In case these Conditions and the Agreement Contain conflicting provisions, the conditions contained in the Agreement shall prevail.

Article 3. Offers and communication

1. All offers are without obligation unless otherwise indicated in the offer. Furthermore, all offers are revocable, regardless of whether they include a deadline for acceptance.

2. Samples and models shown or provided shall only serve as indications, without the Goods having to correspond to them. Minor deviations in respect of stated dimensions, weights, numbers, colours and the like shall not count as shortcomings. Commercial practice shall determine whether such deviations are minor.

3. The Agreement between PPP and the Buyer shall only come into effect after PPP has sent the Buyer an order confirmation.

4. For deliveries for which according to their nature and/or extent no offer or order confirmation is sent, the commencement of performance of the delivery shall be regarded as order confirmation.

5. PPP does not deliver parts and/or scooters/mopeds to consumers.

6. Buyer must be registered with the Chamber of Commerce and must own a physical shop for resale.

7. To purchase complete two-wheelers, the Buyer must have an RDW recognition.

8. Communication between the Buyer and PPP may take place electronically, except insofar as departed from in Agreements with the Buyer, in these Conditions or by law. The version of the communication concerned stored by PPP shall serve as proof thereof, unless the Buyer provides evidence to the contrary.

9. Electronic communications from PPP to the Buyer shall be deemed to have been received by the Buyer on the date of dispatch unless the contrary is proved by the Buyer. Insofar as the communication has not been received as a result of delivery and/or accessibility problems relating to the Buyer's e-mail box, this shall be at the risk of the Buyer, even if the e-mail box is housed with a third party.

10. If PPP concludes an Agreement with two or more (legal) persons, each of these (legal) persons shall be jointly and severally liable for the full performance of the obligations which arise for them under that Agreement.

11. PPP is at all times entitled, prior to (further) performance, to request security from the Buyer to ensure that both payment and other obligations are met. The security shall be provided in the manner determined by PPP.

12. If and as long as the Buyer refuses or is unable to provide security, the provisions of Article 15 (Suspension and dissolution) shall apply mutatis mutandis.

Article 4. Delivery and deadlines

1. A parts order placed before 12 noon will be delivered within 24 (twenty-four) hours. Scooters/mopeds ordered will be delivered within 5 (five) working days.

2. The delivery times mentioned by PPP in paragraph 1 are not final ; exceeding them does not constitute default and does not entitle the Buyer to damages or dissolution. PPP shall observe the delivery times as far as possible.

3. The Buyer is obliged to take delivery of the Goods at the moment at which they are delivered to it, or at the

moment at which they are made available to it in accordance with the Agreement.

4. A 24-hour delivery is an agreement which PPP has made with the carrier. PPP is not liable for any later delivery.
5. Damage to parts and/or mopeds/scooters must be reported to PPP within 24 hours of delivery.
6. Upon delivery, the risk of the relevant Goods with everything attached to them shall pass to the Buyer.
7. In the event that transport by PPP has been agreed, the manner of transport/dispatch shall be determined by PPP in good faith.
8. Any specific wishes of the Buyer regarding transport/shipment shall only be carried out if the Buyer has declared that it will bear the additional costs thereof.
9. Different conditions may apply to delivery outside the Netherlands.

Article 5. Prices and costs

1. Unless expressly stated otherwise in Writing, the prices issued by PPP are:

- in euros;
- gross of VAT
- exclusive of administration/shipping costs
- exclusive of any handling charges;
- on the basis of minimum quantities used by PPP.

2. Interim price changes are reserved. If PPP agrees a certain price with the Buyer, PPP is nevertheless entitled to increase the price if the cost price determining factors on which the prices are based have changed since the conclusion of the Agreement and before delivery.

3. Deliveries with an invoice value of more than €125.00 (ex. VAT) will be delivered free of charge. This only applies to deliveries within the Netherlands, Belgium and Germany. Deliveries to France and Austria with an invoice value of more than €199.00 (ex. VAT) will be delivered free of charge. For other countries, freight charges are on request at PePe Parts. This is due to the number of packages/weight/size.

4. For an invoice value of less than € 125.00 (ex. VAT), PPP will charge € 9.50 administration/shipping costs.

5. The administration/shipping costs charged by PPP for a scooter/moped amount to € 39.50.

Article 6. Invoicing and payment

1. Items will only be delivered under the following payment conditions:

- Direct Debit: payment by direct debit is possible only with PPP's Written consent;
- Mollie/Ideal: the Buyer pays in advance by means of a payment link;
- Cash/PIN: when the Buyer collects the order from PPP or a third party appointed by it. In the case of a cash/pin payment arrangement, the Buyer pays no additional costs;
- Payment in advance: Buyer pays no additional charges. Buyer must transfer the total invoice amount to PPP by bank before shipment of the Goods;
- Buyer shall transfer the total invoice amount of a scooter/moped to PPP by bank before shipment.

2. In all cases not mentioned in paragraph 1, payment shall be made within 8 (eight) days of the invoice date unless otherwise agreed in writing.

3. Complaints about invoices shall be submitted In Writing within eight (8) days from invoice date.

4. If the Buyer fails to pay an invoice on time and/or in full, the Buyer shall be in default by operation of law. The Buyer shall then owe interest of 1.5% per month or part of a month, unless the statutory commercial interest rate is higher, in which case the statutory (commercial) interest rate shall be due. The interest on the amount due and payable shall be calculated from the moment the Buyer is in default until the moment of payment of the amount due in full.

5. .

6. The Buyer shall never be entitled to discount, set-off or self-seizure in respect of the amount he owes to PPP. Objections to the amount of an invoice do not suspend the payment obligation. Nor is the Buyer entitled to suspend payment of an invoice for any other reason.

7. If the Buyer is in default or omission in the (timely) performance of its obligations, all reasonable costs incurred to obtain extrajudicial satisfaction shall be borne by the Buyer. The extrajudicial costs amount to 15% of the outstanding amount with a minimum of €125.00.

8. Payment shall first be applied to reduce the judicial costs owed, the extrajudicial collection costs, the interest owed and then in order of age to reduce the outstanding principal sums, regardless of any indication to the contrary by the Buyer.

Article 7. Technical requirements

PPP sells Goods authorised for public roads and Goods intended exclusively for official racing purposes on a closed circuit. Before selling to his/her customers, the Buyer is obliged to check in which category the Equipment falls. PPP is not liable for the use of Goods by the Buyer and Buyer's customers contrary to their purpose. The Buyer itself is obliged to check whether a Good is suitable for use by its customer.

Article 8. Defects, complaint periods, returns

1. The Buyer shall examine the delivered Goods immediately at the time the Goods are made available to him. In doing so, the Buyer shall examine whether the quality and/or quantity of the Goods delivered corresponds to what was agreed and meets the requirements agreed on by the parties in that respect.

2. Visible defects must be reported in writing to PPP within 24 (twenty-four) hours of delivery. The notification should contain as detailed a description as possible of the defect, supported by documentary evidence, so that PPP is able to respond appropriately.

3. The Buyer must give PPP the opportunity to investigate a complaint.

4. Complaints concerning Goods which have already been processed in any way after delivery will not be accepted.

5. If it has been established that a Good is defective and a complaint has been lodged in good time, PPP shall, within a reasonable period following its return, at its own discretion, replace the defective Good or see to its repair or grant a reduction in price. By fulfilling one of the aforementioned performances, PPP shall be fully discharged from its guarantee obligation and shall not be obliged to pay any further compensation.

6. In the event of replacement, the Buyer shall be obliged to return the replaced Good to PPP and transfer

- ownership thereof to PPP unless PPP indicates otherwise.
7. If it is established that a complaint is unfounded, the costs thereby incurred on the part of PPP, including the costs of investigation, shall be borne in full by the Buyer.
 8. Lodging a complaint shall never release the Buyer from its payment obligations vis-à-vis PPP.
 9. Return of the delivered goods may only take place with PPP's express prior consent and dispatch instructions.
 10. Goods delivered by PPP may be returned carriage paid to PPP in their original and sound packaging on condition that the following information is enclosed with the return consignment: reason for return, accompanied by documentary evidence and a copy of the invoice for the delivered Goods. Goods returned without the reason and/or a copy of the invoice shall be stored at PPP's expense and risk until PPP has received written notification thereof.
 11. Unstamped returns will not be accepted.
 12. Return consignments must be returned within 8 (eight) days of the invoice date.
 13. Items ordered by the Purchaser from PPP which are not part of PPP's standard range cannot be returned.
 14. A final decision on crediting will only be taken after receipt of the returned goods. This is based among other things on the condition of the parts and/or packaging at the time of receipt by PPP.
 15. The provisions of this article apply mutatis mutandis to any claims by the Buyer based on non-performance, non-conformity or any other basis whatsoever.
 16. Even if the Buyer indicates in good time that it has detected defects or shortages, its obligation to pay and take delivery of orders placed shall remain in force.
 17. The Buyer cannot assign rights under this article.

article 9. Guarantees

1. The provisions of this Article shall apply without prejudice to the provisions of Article 8.
2. The Goods to be delivered by PPP meet the usual requirements and standards which can reasonably be set for them at the time of delivery and for which they are intended in normal use in the Netherlands or the Goods meet the requirements specifically agreed in writing in an Agreement.
3. The guarantee referred to in this article shall apply to Goods intended for use in the Netherlands. In the event of use outside the Netherlands, the Buyer must itself verify whether the Goods are suitable for use there and meet the conditions imposed on them. In that case, PPP may set other guarantee and other conditions with regard to the Goods to be delivered.
4. If the guarantee concerns a Good produced by a third party, the guarantee is limited to the guarantee given by the producer concerned for that Good.
5. The guarantee period of a scooter/moped shall start on the date that the registration number is applied for by PPP. The guarantee of a scooter/moped shall apply only if the Vehicle is in its original condition.
6. No warranty is given on electrical parts.
7. No warranty will be given if defects are the result of:
 - normal wear and tear;
 - incorrect observance of instructions;
 - injudicious use
 - incorrect or non-executed maintenance;

- installation, assembly, modification or repair by the Buyer or by third parties.
8. No warranty is given for:
 - delivered Goods that were not new at the time of delivery;
 - the inspection and repair of Goods of the Buyer;
 - parts covered by the manufacturer's warranty.
 9. The Buyer may only invoke the guarantee after he has fulfilled all his (payment) obligations vis-à-vis PPP.
 10. In case of guarantee work, PPP is entitled to pass on the costs of transport.
 11. The Buyer cannot transfer rights under this article.

article 10. Exclusive sale

1. No exclusive sale shall be recognised by PPP for any country, municipality or district.
2. The provisions of paragraph 1 may be deviated from only by Written agreement between PPP and the Buyer. This agreement will be sent by registered post.

article 11. Uncollected Goods

1. Upon expiry of the delivery time and/or execution period, the Buyer shall be obliged to take delivery of the Good or Goods which are the subject of the Agreement at the agreed place.
2. The Buyer shall render all reasonable assistance to enable PPP to effect delivery.
3. If the Buyer fails to take delivery of the Goods to be delivered, fails to take delivery of them on time and/or fails to take delivery of them properly, the Buyer shall be liable without any notice of default, PPP shall in any case be entitled to invoice the agreed price. PPP shall then, without prejudice to its other powers under the law, also be entitled to store the Goods to be delivered at the expense and risk of the Buyer; all resulting costs, including increases in duties, levies, premiums and the like, shall be borne by the Buyer.
32. In the event of infringement of the provisions of paragraphs 1 and/or 2 of this article, the Buyer shall owe PPP a penalty of €125.00 per day with a maximum of €12,500.00. This penalty may be claimed in addition to damages under the law.
33. If a situation as provided for in Article 11.3 arises and the Buyer thereafter, despite a reasonable period set for it by PPP, still fails to purchase, fails to purchase on time and/or fails to purchase properly, PPP shall be released from all its obligations.

Article 12. Retention of title and right of retention

1. PPP remains the owner of all Goods sold by it until such time as the Buyer has paid the consideration for the Goods delivered or to be delivered by PPP under the Agreement or for the work/services carried out or to be carried out on behalf of the Buyer under such an Agreement, as well as until such time as claims for failure to perform such an Agreement have been paid.
2. Goods delivered by PPP which are subject to retention of title may not be resold except in the ordinary course of Buyer's business, unless PPP has requested Buyer In Writing to make the delivered Goods immediately available to PPP. The Buyer is

not authorised to pledge or otherwise encumber the Goods falling under the retention of title.

3. The Buyer shall keep the Goods delivered under retention of title with due care and as the recognisable property of PPP. The Buyer undertakes to insure the Goods subject to retention of title with a reputable insurance company established in the Netherlands.

4. In the event that PPP wishes to exercise its rights of ownership as set out in this article, the Buyer hereby grants unconditional and irrevocable permission in advance to PPP and third parties to be appointed by PPP to enter all such places where PPP's property is located and to recover the Goods. Should the Buyer fail to cooperate, the Buyer shall owe PPP a daily penalty of 10% of the invoice value of the Goods for each day that the Buyer remains in default.

5. If PPP cannot invoke its reservation of title because the delivered Goods have been mixed, deformed or copied, the Buyer shall be obliged to pledge the newly formed Goods to PPP.

6. PPP has the right of retention on all Goods in PPP's possession belonging to the Buyer as long as the Buyer has not fulfilled all its obligations vis-à-vis PPP. The risk in the Goods shall remain with the Buyer.

Article 13. Application for and dispatch of registration number

1. The registration number of a scooter/moped will always be requested automatically for the Buyer as soon as the scooter/moped is invoiced. If the Buyer does not wish to receive a registration number immediately, it must indicate this when placing the order.

2. On average the Buyer will receive the registration number 4 to 5 working days after requesting the registration number.

3. PPP reserves the right to retain a vehicle registration plate until the Buyer has paid PPP the full invoice amount.

4. .

5. PPP always sends registration plates by registered post, unless another arrangement has been made with the Buyer.

6. If it has been agreed with Buyer to send the vehicle registration number via normal post, PPP is not responsible for loss of the vehicle registration number at TNT or other logistics service provider.

Article 14. Liability

1. Should PPP be liable, for whatever reason, this liability shall be limited to what is regulated in this provision. Outside the cases mentioned in this article, PPP shall have no liability whatsoever, irrespective of the ground on which a claim for compensation is based.

2. The results of application and use of the advice provided by PPP depend on many factors which are beyond PPP's control. PPP cannot therefore give any guarantees with regard to the results of the advice provided by PPP. It is for the Purchaser to judge whether or not to follow the advice provided by PPP.

3. PPP is not liable for damage, of whatever nature, caused by PPP having relied on incorrect and/or incomplete data provided by or on behalf of Buyer. Furthermore, PPP is not liable for damage resulting

from loss, mutilation or destruction of information from Buyer.

4. Should PPP be liable for any damage, PPP's liability shall be limited primarily to the amount paid out by its business liability insurer. If, for whatever reason, the insurer does not pay out, PPP's liability (a) shall be limited to a maximum of the invoice value (exclusive of VAT) of the Agreement, at least that part of the Agreement to which the liability relates. If the Agreement is primarily a continuing performance agreement with a term of 1 year or longer, (b) the invoice value is set at the total of the fees (excluding VAT) paid by the Buyer to PPP over the 3 months preceding the loss-causing event. However, in situation (a) and situation (b) respectively, the total compensation for direct damage shall never exceed EUR 225,000 per event.

5. In the application of this article, a series of related events shall count as one event.

6. PPP shall only be liable for direct damage. Direct damage is understood to mean exclusively (i) reasonable costs incurred to determine the cause and extent of the damage, insofar as the determination relates to damage within the meaning of these Terms and Conditions, (ii) any reasonable costs incurred to ensure that PPP's faulty performance complies with the Agreement, insofar as these can be attributed to PPP and (iii) reasonable costs incurred to prevent or limit damage, insofar as the Buyer demonstrates that these costs have led to the limitation of direct damage as referred to in these Terms and Conditions.

7. Not eligible for compensation are:

- (a) consequential damage such as stagnation damage;
- b) loss of production, loss of profit, transport costs and travel and accommodation costs;
- c) immaterial damage;
- d) damage caused by intent or deliberate recklessness of auxiliary persons or non-managerial subordinates of PPP.

8. The Buyer shall indemnify PPP against all third-party claims for product liability resulting from a defect in a Good supplied by the Buyer to a third party which consisted or partly consisted of Goods supplied by PPP. The Buyer shall be obliged to compensate all damage suffered by PPP in this regard including the (full) costs of defence. Should PPP nevertheless be held liable, the provisions of this article shall apply in full. PPP shall then have the right of recourse against the Buyer for the full amount it has paid in damages and costs.

9. PPP's liability for damages relating to death or bodily injury is limited to the amount paid out under the relevant insurance agreement taken out by PPP. If the insurance does not pay out, the damage shall in any case be limited in accordance with the provisions of paragraph 4.

10. The Buyer is obliged to report a loss in Writing to PPP within 14 (fourteen) days of the loss occurring. If this notification is not made or is made too late, PPP is in no way obliged to the Buyer to undo the damage suffered.

11. PPP accepts no liability for any consequences of Goods not being in stock.

12. After a period of 6 (six) months from the date of delivery, any right of the Buyer vis-à-vis PPP with regard to damage caused by any shortcomings and/or

errors on the part of PPP in the execution of the Agreement shall lapse.

13. The limitations of liability set out in this article do not apply in the case of damage resulting from deliberate intent or gross negligence on the part of PPP and/or its managerial subordinates which can be proved by the Buyer. The provisions of this article also apply in favour of all (legal) persons whose services are used by PPP in the execution of the Agreement.

Article 15. Suspension and dissolution

1. PPP is authorised to suspend the fulfilment of its obligations or to dissolve the Agreement if:
 - the Buyer does not fulfil, does not fully fulfil or does not fulfil on time the obligations under the Agreement;
 - after the Agreement has been entered into, circumstances come to PPP's knowledge which give it good reason to fear that the Buyer will not fulfil its obligations;
 - upon entering into the Agreement, the Buyer has been requested to provide security for the fulfilment of its obligations under the Agreement and such security has not been provided or is insufficient;
 - the delay on the part of the Buyer means that PPP can no longer be required to fulfil the Agreement on the terms originally agreed upon.
 - Buyer has been declared bankrupt, has applied for a moratorium, the Natural Persons Debt Rescheduling Act has become applicable, has shut down or liquidated its business, a substantial part of its assets has been or is being attached or it is transferring its business to third parties;
2. PPP is also authorised to terminate the Agreement if circumstances arise which are of such a nature that performance of the Agreement is impossible or if other circumstances arise which are of such a nature that PPP cannot reasonably be required to maintain the Agreement unamended.
3. If PPP proceeds to suspend or terminate the Agreement, it shall in no way be obliged to compensate the Buyer for any damage and costs thereby incurred by the Buyer.
4. If the dissolution is attributable to the Buyer, PPP is entitled to compensation from the Buyer for the damage, including costs, thereby incurred directly and indirectly by PPP.
5. If the Agreement is rescinded, PPP's claims against the Buyer shall become immediately due and payable at once, without prior notice of default being required. If PPP suspends fulfilment of its obligations, it shall retain its claims under the law and the Agreement.
6. In the event of dissolution, the risk of Goods already delivered shall remain with the Buyer.
7. If, in accordance with the provisions of paragraph 1 of this article, PPP suspends performance of the Agreement, the Buyer is obliged, at PPP's request, to extend any security requested in accordance with Article 3.11 of these Conditions until the new delivery date.

Article 16. Force majeure

1. In the event that PPP is prevented by force majeure from fulfilling the Agreement, or performance is made more costly by force majeure, PPP has the right to suspend the Agreement for the duration of the force majeure situation, or to rescind it in whole or in part, without PPP being obliged to pay any compensation.

2. In these Conditions, force majeure means, in addition to what is understood in that regard in the law and case law, any circumstance, whether foreseen or unforeseen, as a result of which fulfilment of the Agreement can no longer reasonably be demanded by the Buyer. Such circumstances shall in any case include strikes, excessive absenteeism of personnel, pandemics and epidemics, disruptions in production, transport difficulties, fire and other business disturbances, import, export and transit bans, non-timely or faulty delivery by PPP's suppliers and other events beyond PPP's control such as floods, storms, natural and/or nuclear disasters, war and/or threat of war, as well as changing legislation and/or legislation in force.

government measures. In addition, PPP will always be able to invoke force majeure in the event of the unsuitability of items and/or persons whose services it uses in the performance of the Agreement.

20. PPP shall also have the right to invoke force majeure if the circumstance preventing (further) fulfilment of the Agreement occurs after PPP should have fulfilled its obligation.

Insofar as, at the time of the occurrence of force majeure, PPP has already partly fulfilled its obligations under the Agreement or will be able to fulfil them and the part fulfilled or to be fulfilled is of independent value, PPP is entitled to separately invoice the part already fulfilled or to be fulfilled. The Buyer is obliged to pay this invoice as if it were a separate Agreement.

22. If PPP suspends performance of the Agreement in accordance with the provisions of paragraph 1 of this article, the Buyer is obliged, at the request of PPP, to extend the security requested in accordance with Article 3.11 of these Conditions until the new delivery date.

article 17. Applicable law and competent court

1. Any Agreement entered into with PPP shall be governed exclusively by Dutch law. The Vienna Sales Convention (C.I.S.G.) shall not apply, nor shall any other international regulation the exclusion of which is permitted.

2. All disputes which shall arise with PPP shall be submitted exclusively to the competent court in Dordrecht, unless otherwise prescribed by mandatory law.

3. .

Article 18. Export to USA

See general conditions USA.

Article 19. Security, privacy and retention periods

1. PPP shall comply with the legal obligations concerning the processing of personal data incumbent on it as a data controller within the

meaning of the AVG. PPP shall ensure appropriate technical and organisational measures to protect personal and other data against loss or against any form of unlawful processing.

2. The Buyer, whose personal data are processed by PPP, has the right to inspect, correct, transfer, and delete personal data processed concerning him unless these data are necessary for the performance of the agreement between PPP and the Buyer and/or PPP has a legitimate interest in processing the personal data. Personal data processed by PPP shall be used only for the purpose for which they were processed. For the method of processing personal data by PPP, please refer to PPP's privacy statement as it applies from time to time and is published on PPP's website.

Buyer warrants that all legal requirements are met if Buyer instructs PPP to provide or process personal data to third parties. If necessary, Buyer shall provide PPP immediately with all information requested in this regard in writing.

Buyer shall indemnify PPP against all claims of third parties which may be brought against PPP on account of a violation of the legislation concerning the processing of personal data not attributable to PPP.

Article 20. Location and amendment of conditions

1. These conditions have been filed with the Chamber of Commerce under number 27239079 and will be sent by PPP free of charge on request. These conditions can also be consulted and downloaded via PePe Parts - Conditions (pepeweb.nl).