

Disclaimer Notice/Exclusion of Liability

- 1) Motorseeker (UK) Limited (“Motorseeker” or “we”) do not provide any accountancy and/or tax advice on how the following are treated by His Majesty’s Revenues & Customs (“HMRC”):
 - a. The availability or otherwise of any tax reliefs and/or treatments by HMRC following any adaptations you may instruct us to carry out on your vehicle or a vehicle you have agreed to purchase from us.
 - b. Whether any adaptations to either a vehicle you are purchasing from us or to your own vehicle, will change how HMRC classify the vehicle for tax treatment (including but not limited to VAT) and/or affect any tax treatments/reliefs that my otherwise have been available.
- 2) Even if we advertise a vehicle as a commercial vehicle, we offer no warranty or assurance as to its treatment as a commercial vehicle by HMRC (either with or without adaptations) and or the availability of any tax reliefs or treatments.
- 3) We offer no warranty or assurance as to how your vehicle (or any vehicle you have agreed to buy from us) will be treated/classified by the HMRC (for the purposes of VAT and/or other tax reliefs or treatments) post adaptation/conversion.
- 4) We owe you no common law and/or contractual duty of care in respect of such matters set out at 1) to 3) above and that we accept no responsibility or liability for how your vehicle (or any vehicle you have agreed to purchase from us) or any adaptations to it are treated by HRMC for tax purposes (including but not limited to the treatment of VAT and/or other tax reliefs) and you agree that if you place any order to purchase a vehicle (with or without adaptations) and or to adapt your vehicle, our liability for breach of contract and/or negligence and/or equity and /or common law for damages and loss (whether but not limited to direct and/or indirect and/or consequential and/or special losses) is excluded to the fullest extent permitted by law. This is not intended to exclude liability for negligence causing personal injury nor exclude liability for fraud.
- 5) You should take your own specialist accountancy and/or tax advice on how HMRC will classify/treat your vehicle (and/or the vehicle you have agreed to buy from us) and/or following any adaptations to it, for the purposes of VAT and/or other tax reliefs or treatments.
- 6) It is your own responsibility to inform your insurers of the vehicle of any adaptations that may be carried out as non-disclosure may affect and or invalidate your insurance coverage.