

Additional Policies for Arbitration

The decision of the Auction Arbitration Department is final and binding on both the Buyer and Seller.

The Auction will not be involved in arbitration, adjustment or settlement of any defect or claim on units sold outside of auction block. Such sales are considered AS-IS and cannot be arbitrated for any reason except frame, odometer, flood or title discrepancy except for units \$3,000 and under which can only be arbitrated for odometer and title discrepancies.

All Vehicle Guarantees are on behalf of the Seller ONLY. The Auction makes no representations or guarantees as to the description, equipment, history, warranties, service policy, title status/accuracy or odometer on any vehicle sold or offered for sale.

Arbitration claims involving Auction's use of outside labor and/or expense will be charged against responsible dealer.

Seller will not be paid for vehicles in arbitration unless arbitration is settled and vehicles are sold.

Vehicles with more than 500 miles on odometer then originally sold will not be considered for arbitration.

Transportation costs will not be reimbursed per auction policy.

Sale day arbitration items are subject to time-of-day limitations.