

EXPORT PRICE LIST AND OPTIONS

Standard Price £66,000.00 □ (Excluding taxes)

ENGINE AND TRANSMISSION

2.0 Caterham Motorsport Supercharged Duratec - 300bhp	
Uprated con-rods and pistons	
Dry sump oil system	
Hewland FTR 6 speed sequential transmission	
Limited slip differential	
Pectel engine and gearbox management	
FIA fuel cell	

RACE

Battery master switch	
Plumbed fire extinguisher	
Quick lift air jack system	

RIDE AND HANDLING

Lola developed suspension	
Race springs + adjustable dampers	
Adjustable anti-roll bars	
AP Racing braking system	
ATS 13" F3 wheels	
Cooper F3 size tyres	

PAINT OPTIONS

Unpainted PU (for painting)		
Paint options	T.B.C.	

EXTERIOR BODY

Lola developed aluminium honeycomb monocoque	
Seven-piece lightweigth Polyurethane body system	
MSA specification crash and roll structures	
Lola aerodynamics package	
Front & Rear lights	

EXTRA

Delivery cost	£	
Additional	£	

INTERIOR

Steering wheel mounted display	
Full data-logging system	
Momo steering wheel	
Schroth 6pt harness	

TOTAL 🔏

Included as standard

All information correct at time of press.

Caterham Cars reserves the right to change product specification and prices without prior notification



Caterham Cars:

01883 333700



Caterham South: sales@caterham.co.uk



Customer Det	ails		
Title	First Name	Surname	
Address			
			Postcode
Telephone (day)	(mobile)		Email
Delivery address (if diff	ferent from above)		
			Postcode
Additional comments			
			For Office use only
			Salesman:
			C/N:
I have read and agreed to abide b	by the terms and conditions printed herewith. I agree to enclose	a deposit of £10,000 with this order	<u>s/o:</u>
Ciana atuma	D-4		W/O:
Signature	Date	e	A/C:
Please note that your second depo- balance of your account is payable	sit of £20,000 will be due approximately ten weeks before your car is prior to delivery.	s scheduled to be manufactured. The	BW:

Terms and conditions

Seven and Super Seven are registered trademarks of Caterham Cars Limited. In these Conditions; a) 'Purchaser' means the person named on the Order Form for whom the Seller has agreed to provide Goods in accordance with these Conditions; b) 'Contract' means the standard terms and conditions setout in this order and (unless the context otherwise requires) including any special terms and conditions agreed in writing between the Purchaser and the Seller; c) 'Goods' means the motor vehicles or parts of motor vehicle ordered by the Purchaser and the Seller; c) 'Goods' means the motor vehicles or parts of motor vehicle ordered by the Purchaser and the Seller; c) 'Goods' means the deposit payable by the Purchaser set out in the Order Form (possiting of the "First Deposit" means the deposit payable by the Purchaser set out in the Order Form (possiting of the "First Deposit" means the deposit payable by the Purchaser set out in the Order Form (possiting of the "First Deposit" means the deposit payable by the Purchaser set out in the Order Form (possiting of the "First Deposit" means the deposit payable by the Purchaser out in the Order Form (possiting of the "First Deposit" means the deposit payable by the Purchaser is out in the Order Form (possiting of the "First Deposit" means the deposit payable by the Purchaser in respect of the Goods order form (possiting of the "First Deposit" means the deposit payable by the Purchaser in respect of the Goods order of the Goods ordered will be as set out in the Order of the Goods ordered will be as set out in the list price at time of delivery. Sift the Goods to be supplied by the Purchaser in the Goods ordered will be as set out in the list price at time of delivery. Sift the Goods to be supplied by the Purchaser in the Goods ordered will be as set out in the list price at time of delivery. Sift the Goods to the Purchaser in Order and before delivery of the Goods to the Purchaser in Order and before delivery of the Goods to the Purchaser will be Applicated and the Company of the G Interpret to the Goods, 5) In alter the date of this order and before being increased, the amount of such increases hall be payable by the Purchaser unless within 7 days after receipt of such notice he gives notice to the Seller that he declines to pay such amount, in which case the Seller shall have the option, by notice in writing to the Purchaser, to cancel the Contract; c) In the event of the Manufacturer described in the order ceasing to make Goods of that type, the Seller may (whether the estimate delivery date has arrived or not), by notice in writing to the Purchaser, cancel the contract; c) If the seller cancels the contract and any of the foregoing provisions, the Deposit shall be returned to the Purchaser and feller shall be under no further liability. 6 If the Purchaser fails to collect or take delivery of and pay for the Goods within 7 days of notification that the Goods have been completed for delivery, the Seller shall be at liberty to treat the contract as repudiated by the Purchaser and thereupon the Deposit shall be forfeited without prejudice to the Seller's night to recover from the Purchaser by way of damages any loss or expense which the Seller may suffer by reason of the Purchaser's default. 7 a)The provision of this clauser 5 shall apply if the Seller, in its absolute discretion, allows the Purchaser cancel an order, but there shall be no general right of cancellation. b) if the Purchaser cancels an order after the First Deposit has been paid the Seller shall letain £100 of the First Deposit has been paid the Seller shall letain £100 of the First Deposit by way of administration fee and repay the remainder of the First Deposit by the purchaser cancels an order after the Second Deposit has been paid the Seller shall letain £100 of the Purchaser cancels an order after the Second Deposit has been paid the Seller shall letain £100 of the Purchaser cancels an order after the Second Deposit has been paid the Seller shall letain £100 of the Deposit the Seller shall seller shall be a developed t cause 7 shall apply if the Seller, in its absolute discretion, allows the Purchaser to cancel an order fart of excellation. B) If the Purchaser cancels an order after the First Deposit has been paid the Seller shall retain (10 of the First Deposit by way of administration fee and repay the remainder of the Deposit by the Purchaser pursuant to disuse 7 (fill below. g) If the Purchaser pursuant to Allows (10 of the Deposit by way of administration fee and repay the remainder of the Deposit to the Purchaser pursuant to 7(d) below. d) Deposits shall be refunded within 30 days after the Purchaser pursuant to 7(d) below. d) Deposits shall be refunded within 30 days after the Purchaser discretion of the Deposit of the Purchaser pursuant to 7(d) below. d) Deposits shall be refunded within 30 days after the Purchaser discretion of the Deposit of the Deposit by the Purchaser and the time of cancellation the car forming the Goods has been materially completed, then the Seller shall not be required to refund the remainder of the Deposit to the Purchaser and a show and at the time of cancellation the car forming the Goods has been materially completed, then the Seller shall not be required to refund the remainder of the Deposit to the Seller has sold the relevant car to another customer.* 8 The Goods shall remain the property of the Seller until the price has been discharged in full. A cheque given by the Purchaser in payment shall not be treated as a discharge until the same has been cleared. 9 Where the Seller shall not be treated as a discharge until the same has been cleared. 9 Where the Seller shall not be treated as a discharge until the same has been cleared. 9 Where the Seller shall not be treated as a discharge until the same has been cleared. 9 Where the Seller shall not be develored by the Seller shall not be develored by the Seller shall not be develored by the Seller shall not be develored to the Seller shall not be develored by the Seller shall not be develored by the Seller shall not be develored by the Selle including those provided in component form, must have been serviced in accordance with the Manufacturer's recommended service schedule and used in accordance with the Manufacturer with the Manufacturer's sesembly guide using only the correct recommended parts; (i) The attached schedule must be signed and returned by the purchaser at to refer be the imme of delivery; (g) Where factory-built Goods have been purchased, the Manufacturer's assembly guide using only the correct recommended parts; (ii) The attached schedule must be signed and returned by the purchaser at one delivery; (a) Where factory-built Goods have been purchased, the Manufacturer's assembly guide using only the correct provided in component form, used for racing or competing of any kind or type, whether on public or private facilities or wherescever's and/or in any non-competitive event on a race track or public or private facilities or wherescever's and raced, then it may choose to repair or replace any Goods, including those provided in component form, which it has supplied if, and only if, the procedures detailed above at sub-paragraphs (a)-(e) inclusive have been followed. 15 if the Goods develop a defect while under warranty or the Purchaser has another complaint, the Purchaser should follow the procedure set out in the warranty. 16 All shortages must be notified within 30 days of the Purchaser's receipt of Goods, failing which the Seller shall be under no obligation to provide replacement parts. 17 a) These terms and conditions constitute the entire agreement between the parties relating to the subject matter of the agreement. These terms and conditions supersed all previous agreements whether oral or in writing between the parties on the subject matter of this agreement. Each of the parties agree that it did not rely on, and shall have no remedy in respect of, any statement representation or warranty whether oral or in writing of any person whether or not a party to this agreement) other than those expressly set out in this agreement. Noth