

CATERHAM SP // 300.R

EXPORT PRICE LIST AND OPTIONS

Standard Price £66,000.00 (Excluding taxes)

ENGINE AND TRANSMISSION

2.0 Caterham Motorsport Supercharged Duratec - 300bhp	<input checked="" type="checkbox"/>
Upgraded con-rods and pistons	<input checked="" type="checkbox"/>
Dry sump oil system	<input checked="" type="checkbox"/>
Hewland FTR 6 speed sequential transmission	<input checked="" type="checkbox"/>
Limited slip differential	<input checked="" type="checkbox"/>
Pectel engine and gearbox management	<input checked="" type="checkbox"/>
FIA fuel cell	<input checked="" type="checkbox"/>

RIDE AND HANDLING

Lola developed suspension	<input checked="" type="checkbox"/>
Race springs + adjustable dampers	<input checked="" type="checkbox"/>
Adjustable anti-roll bars	<input checked="" type="checkbox"/>
AP Racing braking system	<input checked="" type="checkbox"/>
ATS 13" F3 wheels	<input checked="" type="checkbox"/>
Cooper F3 size tyres	<input checked="" type="checkbox"/>

EXTERIOR BODY

Lola developed aluminium honeycomb monocoque	<input checked="" type="checkbox"/>
Seven-piece lightweight Polyurethane body system	<input checked="" type="checkbox"/>
MSA specification crash and roll structures	<input checked="" type="checkbox"/>
Lola aerodynamics package	<input checked="" type="checkbox"/>
Front & Rear lights	<input checked="" type="checkbox"/>

INTERIOR

Steering wheel mounted display	<input checked="" type="checkbox"/>
Full data-logging system	<input checked="" type="checkbox"/>
Momo steering wheel	<input checked="" type="checkbox"/>
Schroth 6pt harness	<input checked="" type="checkbox"/>

RACE

Battery master switch	<input checked="" type="checkbox"/>
Plumbed fire extinguisher	<input checked="" type="checkbox"/>
Quick lift air jack system	<input checked="" type="checkbox"/>

PAINT OPTIONS

Unpainted PU (for painting)	<input checked="" type="checkbox"/>
Paint options	T.B.C. <input type="checkbox"/>

EXTRA

Delivery cost	£	<input type="checkbox"/>
Additional	£	<input type="checkbox"/>

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



www.caterham-spr.com



Customer Details

Title	First Name	Surname
Address		
		Postcode
Telephone (day)	(mobile)	Email
Delivery address (if different from above)		
		Postcode

Additional comments

For Office use only

Salesman:
C/N:
S/O:
W/O:
A/C:
B/W:

I have read and agreed to abide by the terms and conditions printed herewith. I agree to enclose a deposit of £10,000 with this order

Signature

Date

Please note that your second deposit of £20,000 will be due approximately ten weeks before your car is scheduled to be manufactured. The balance of your account is payable prior to delivery.

Please send completed order forms to Caterham Cars Limited, Station Avenue, Caterham, Surrey, CR3 6LB or to Caterham Midlands, The Knoll, Earl Shilton, Leicester Road, Earl Shilton, Leicester, LE9 7TJ

Terms and conditions

Seven and Super Seven are registered trademarks of Caterham Cars Limited. 1 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 set out 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; d) 'Manufacturer' means Caterham Cars Limited; e) 'Seller' means Caterham Car Sales & Coachworks Limited or their duly appointed agent; f) 'Deposit' means the deposit payable by the Purchaser set out in the Order Form (consisting of the 'First Deposit' and the 'Second Deposit' as referred to in the Order Form). 2 This order and any allowance in respect of used Goods offered by the Purchaser is subject to acceptance and confirmation in writing by the Seller. 3 The Seller will endeavor to secure delivery of the Goods by the estimated delivery date (if any), but does not guarantee the time of delivery and shall not be liable for any damages or claims of any kind in respect of delay in delivery the Seller shall not be obliged to fulfill any orders in the sequence in which they are placed. 4 The description and price of the Goods ordered will be as set out in the list price at time of delivery. 5 If the Goods to be supplied by the Seller are new, the following provisions shall have effect: a) The Seller undertakes to assist the Purchaser in obtaining from the Manufacturer or concessionaire the benefit of any warranty or guarantee given by him to the Seller or to the Purchaser in respect of the Goods; b) If after the date of this order and before delivery of the Goods to the Purchaser the Manufacturer's or Concessionaire's recommended price for any of the Goods is altered, the Seller shall give notice of any such alteration to the Purchaser, and in the event of the recommended price being increased, the amount of such increase shall 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 estimated delivery date has arrived or not), by notice in writing to the Purchaser, cancel the contract; d) If the Seller cancels the contract under any of the foregoing provisions, the Deposit shall be returned to the Purchaser and the Seller 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 right 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 clause 7 shall apply if the Seller, in its absolute discretion, allows the Purchaser to 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 but before the Second Deposit has been paid the Seller shall retain £100 of the First Deposit by way of administration fee and repay the remainder of the First Deposit to the Purchaser pursuant to clause 7(d) below. c) If the Purchaser cancels an order after the Second Deposit has been paid then: (i) provided that the Manufacturer has not commenced building the car forming the Goods, then the Seller shall retain £300 of the Deposit by way of administration fee and repay the remainder of the Deposit to the Purchaser pursuant to 7(d) below; and (ii) if the Manufacturer has commenced building the car forming the Goods then the Seller shall retain £1000 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 gives the Seller notice of cancellation (and such cancellation is accepted by the Seller) PROVIDED THAT if cancellation takes place pursuant to clause 7(c)(ii) above 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 until the 30 days after 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 agrees to allow part of the price of the Goods to be discharged by the Purchaser delivering a used motor vehicle to the Seller, such allowance is hereby agreed to be given and received, and such used vehicle is hereby agreed to be delivered and accepted as part of the sale and purchase of the Goods and upon the following further conditions: a) (i) That such used vehicle is the absolute property of the Purchaser and is free from all encumbrances, or (ii) That if such used vehicle is the subject of a hire purchase agreement or other encumbrance capable of cash settlement by the Seller, the allowance shall be reduced by the amount required to be paid by the Seller in settlement thereof; b) That if the Seller has examined the said used vehicle prior to its confirmation and acceptance of the order, the said used vehicle be delivered to it in the same condition as at the date of such examination (fair wear and tear excepted); c) That such used vehicle shall be delivered to the Seller on or before delivery of the Goods to be supplied by him hereunder, and the property in the said used vehicle shall thereupon pass to the Seller absolutely; d) That without prejudice to (c) above, such used vehicle shall be delivered to the Seller within 7 days of notification to the Purchaser that the Goods to be supplied by the Supplier have been completed for delivery; e) That if the Goods to be delivered by the Seller through no fault on the part of Seller shall not be delivered to the Purchaser within 60 days after the date of this order or the estimated delivery date, where that is later, the allowance on the said used vehicle shall be subject to reduction by an amount not exceeding 2.5% for each completed period of 30 days from the date of order or estimated delivery date, as the case may be, to the date of delivery to the Purchaser of the Goods. In the event of the non-fulfilment of any of the foregoing conditions other than (e) the Seller shall be discharged from any obligation to accept the said used vehicle or to make any allowance in respect thereof and the Purchaser shall discharge in cash the full price of the Goods to be supplied by the Seller. 10 Any notice given hereunder must be in writing and sent by post to the residence or place of business of the person to whom it is addressed and shall be deemed to have been received in due course of post. 11 Notwithstanding the provisions of this agreement, the Purchaser shall be at liberty before the expiry of 7 days after notification to him that the Goods have been completed for delivery to arrange for a finance company to purchase the Goods from the Seller at the price payable hereunder. Upon the purchase of the Goods by such finance company, the preceding Clauses (other than Clause 5(b) of this agreement) shall cease to have effect, but any used vehicle for which allowance was hereunder agreed to be made to the Purchaser shall be bought by the Seller at a price equal to such allowance, upon the conditions set forth in Clause 9 above (save that in (c), (d) and (e) thereof all references to 'delivery' or 'delivered' in relation to 'the Goods' shall be construed as meaning delivery or delivered by the Seller to or to the order of the finance company) and the Seller shall be accountable to the finance company on behalf of the Purchaser for the said price and any deposit paid by him under that agreement. 12 The Seller will take all reasonable precautions to keep the details of the Purchaser's order and payment secure, but unless the Seller is negligent, the Seller will not be liable for unauthorized access to information supplied by the Purchaser. The Seller will only use the personal information provided for the purpose of fulfilling the order unless the Purchaser agrees otherwise. The Purchaser can correct any personal information about himself or herself, or ask for that information to be deleted by giving written notice to the Seller at their principal place of business. 13 The Caterham Super 7 in component form is sold for amateur construction. The Purchaser is responsible for its assembly and road-worthiness and good engineering standards should always be employed. Contact the Manufacturer(UK) or importer (overseas) or the local Caterham agent for any advice. The Manufacturer or importer or agents for the Manufacturer are not liable for any fault due to faulty assembly. 14 MANUFACTURER'S WARRANTY FOR NEW CARS IMPORTANT: This warranty is limited to 12 (twelve) months from date of purchase or to 12,000 (twelve thousand) miles, should that mileage be completed within 12 months of purchase. Road use The Manufacturer warrants that Goods, including those provided in component form, will, when used properly as a road car or as part of a road car, provide the functions and facilities as described in the Owner's Handbook supplied by the Manufacturer, and will be free from defects in materials and workmanship when properly driven on public highways other than in competitive events. The Manufacturer's entire liability and your exclusive remedy under the warranty given at the Manufacturer's option will be limited to the Manufacturer's repairing or replacing any Goods, including those provided in component form, which it has supplied and which do not conform with the warranty so long as the following conditions are met: (a) All Goods, including those provided in component form, returned under this warranty must be returned using the warranty procedure and must be accompanied by the Manufacturer's warranty claim form. This form and written copies of the returns procedure are available from the Manufacturer's Sales department or After sales department; (b) The defect must be notified to the Manufacturer before any repair under the warranty or replacement is undertaken; (c) Goods, including those provided in component form, must not have been modified or tampered with in any way; (d) Goods, 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's Owner's Handbook; (e) If Goods have been bought in component form, they shall have been constructed in accordance with the Manufacturer's assembly guide using only the correct recommended parts; (f) The attached schedule must be signed and returned by the purchaser at or before the time of delivery; (g) Where factory-built Goods have been purchased, the Manufacturer's warranty shall include its labor costs for a period of 12 (twelve) months from purchase. Where Goods in component form have been purchased, only the parts will be covered by the warrantee. Race use; The Manufacturer gives no warranty whatsoever for Goods, including those provided in component form, used for racing or competing of any kind or type, whether on public or private facilities or wheresoever's and/or in any non-competitive event on a race track or public or private facility. However, where the Manufacturer in its sole discretion deems the Goods, including those provided in component form, to have been meticulously and properly prepared 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 supersede 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. Nothing in these terms and conditions shall limit or exclude any liability of any party for fraud; b) These terms and conditions shall be governed by and construed in accordance with the laws of England and the parties agree to submit to the exclusive jurisdictions of the English courts; c) A person who is not a party to this agreement has no right under the Contract (Rights of Third Parties) Act 1999 to enforce any term of this agreement; d) Where the Purchaser is dealing as a consumer, nothing in these Terms and Conditions shall purport to limit or exclude its statutory rights; e) nothing in these Terms and Conditions shall purport to limit or exclude the Purchaser's liability for personal injury or death caused by the negligence of the Seller, its employees or agents.