

# SEVEN

## 420R RACE 2024 | PRICE & SPECIFICATION LIST



### SEVEN 420 RACE PACKAGE

Seven 420R race car in component form	<input checked="" type="checkbox"/>
Registration for the 2024 Caterham Seven 420R Championship	<input checked="" type="checkbox"/>
Full 2024 season race entry (7 events)	<input checked="" type="checkbox"/>

### MODEL

		RRP
Standard price - Component kit <sup>1</sup>	<input type="checkbox"/>	£ 51,990

### ENGINE AND TRANSMISSION

2.0 Caterham Motorsport Duratec - 180bhp	<input checked="" type="checkbox"/>
Sadev 6-speed sequential gearbox with flat shift	<input checked="" type="checkbox"/>
Titan sintered plate limited-slip differential	<input checked="" type="checkbox"/>
Dry sump oil system	<input checked="" type="checkbox"/>
32 litre FIA fuel cell	<input checked="" type="checkbox"/>

### RIDE AND HANDLING

Race tuned suspension package <sup>2</sup>	<input checked="" type="checkbox"/>
Bespoke Eibach race springs with Bilstein dampers	<input checked="" type="checkbox"/>
AP Racing ventilated front discs and quad piston calipers	<input checked="" type="checkbox"/>
AP Racing uprated rear brake discs and calipers	<input checked="" type="checkbox"/>
13" Apollo alloy wheels: Silver <input type="checkbox"/> Black <input type="checkbox"/>	<input checked="" type="checkbox"/>
Bespoke Avon control slick tyres	<input checked="" type="checkbox"/>
Race ratio steering rack	<input checked="" type="checkbox"/>

### EXTERIOR BODY

Motorsport UK approved race roll cage and padding	<input checked="" type="checkbox"/>
Aluminium tonneau and boot cover	<input checked="" type="checkbox"/>

1. Includes first fill pack that comprises of engine oil, gearbox oil, diff oil, coolant, brake fluid and LSD additive if required

2. Race tuned suspension package includes wide-track front wishbones, adjustable spring platforms, Watts linkage rear suspension + rear anti-roll bar.

Key:  Standard  Optional (please tick) - Not applicable EN/C No cost

# SEVEN

## 420R RACE 2024 | PRICE & SPECIFICATION LIST



INTERIOR		RRP
Dashboard and analogue instruments	■	
Stack dashboard and data logging	<input type="checkbox"/>	£ 2,150.00
Sequential shift lights	<input type="checkbox"/>	£ 300.00
Composite race seat	<input type="checkbox"/>	£ 600.00
Suede MOMO steering wheel and quick release column	<input type="checkbox"/>	£ 300.00
Driver's lowered floor <sup>3</sup>	■	
Drivers Schroth 6-point race harness	■	
Driver's side and rear view race mirrors	■	
<b>TRACK</b>		
Battery master cut-off switch	■	
Upgraded AP brake master cylinder	■	
AP Racing brake bias valve (lever type)	■	
Plumbed-in fire extinguisher - Lifeline Zero 360	■	

3. Driver's lowered floor provide: Increased room suitable for taller drivers and those wearing a helmet, it also gives the car a lowered centre of gravity.



**PAINT** (please tick one)

RRP

**Bare aluminium body and coloured composite panels**

-  Gravity Black
-  Exocet Red
-  Vintage Green
-  Firecracker Yellow

**Standard**

-  Gravity Black
-  Exocet Red £2,000
-  Vintage Green
-  Firecracker Yellow

**Premium**

-  Hyper Green
-  Gulf Blue
-  Black Grey £2,250
-  Ultraviolet
-  Ballistic Orange
-  Peppermint Green
-  Polar White

**Exclusive**

-  Viper Blue
-  Dark Silver
-  Riviera Blue
-  Competition Red £2,500
-  Arancio Argos
-  Detonator Yellow
-  Crystalline White
-  Nardo Grey
-  Acid Green

**Custom (any other colour)**

£3,500

Name \_\_\_\_\_ Paint code \_\_\_\_\_

*We are happy to paint your Caterham in any major motor manufacturers colour so long as you are able to provide a paint code to ensure we get the correct colour. Please be aware that certain colours require specific materials and processes to produce which may increase the build time and cost of this option. Some colours can be difficult to repair so may not be recommended. Please be aware that due to the nature of the bare aluminium it will attract marks very easily which cannot be repaired, these may be present at point of delivery due to the build process which is unfortunately unavoidable. Please speak to a member of our sales team should you require more information.*

# SEVEN

## 420R RACE 2024 | PRICE & SPECIFICATION LIST



### ADDITIONAL PAINT & DECALS

	SEVEN	S PACK	R PACK	RRP
 <b>Painted '7' grille</b> Name _____ Paint code _____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	£ 150.00
 <b>Painted noseband</b> Name _____ Paint code _____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	£ 500.00
 <b>Painted noseband &amp; bonnet stripe</b> Name _____ Paint code _____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	£ 1,250.00
 <b>Painted roll bar/cage</b> Name _____ Paint code _____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	£ 750.00

### EXTRA

Delivery cost	<input type="checkbox"/>	£ 500.00
Draper tool kit <sup>4</sup>	<input type="checkbox"/>	£ 720.00

4. Kit designed specifically to tackle the job of building a Seven from its component parts. Includes tools required to construct and maintain a Seven, including several devices not found in typical sets.





## TERMS AND CONDITIONS

1. The following terms have the meaning defined below where they are used in this Agreement:

**Agreement** means the terms stated in the attached Order Form and in these Terms and Conditions;

**Business Premises** has the meaning given to it in the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013;

**Consumer** means an individual acting for purposes which are wholly or mainly outside that individual's trade, business, craft or profession;

**Customer, you, your:** means the person named as the customer in the Order Form;

**Deposit** means the deposit payable by you and detailed in the Order Form (consisting of the 'First Deposit' and the 'Second Deposit');

**Distance Contract** has the meaning given to it in the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013;

**Goods** means the motor vehicle and or parts detailed in the Order Form that you have agreed to buy from us;

**Off Premises Contract** has the meaning given to it in the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013;

**Order** means your order for the Goods stated in the Order Form;

**Order Form** means the document attached to these Terms and Conditions;

**Price** means the amount referred to as the total cost in the Order Form adjusted, where applicable, by the adjustments stated in clauses 4.2, 4.3.1, 4.3.3 and 7.1;

**Seller, we, our, us** means Caterham Cars Limited;

**Terms and Conditions** means the terms set out in this document.

### 2. Order

2.1. Your Order and any allowance in respect of used goods offered by you, is subject to our written acceptance.

2.2. You shall not:

2.2.1. re-sell the Goods within 6 months of the date that the Goods are available for delivery to you or collection by you;

2.2.2. export the Goods outside of the European Economic Area.

2.3. If we reasonably believe that you will breach clause 2.2 we have the right to cancel the Order.

2.4. If we have made a mistake in the Order (e.g. including a specification that is not ordinarily available or have incorrectly stated or calculated the price of the Goods), we may cancel the Order.

### 3. Delivery

3.1. Regretfully we are unable to guarantee any delivery date and any delivery date we give is an estimate only. If we do not deliver within 3 calendar months of any estimated delivery date (stated in this Order), you may write to us requesting delivery within 10 days. If we are still unable to deliver after this date you may cancel your Order and we shall return any deposit that you have paid.

3.2. If you do not take the Goods within 14 days of being notified that the Goods are available for delivery or collection, we shall be entitled to charge you reasonable storage fees to reflect the cost of storing the Goods.

3.3. If you do not take and pay for the Goods after 30 days of being notified that the Goods are available for delivery or collection:

3.3.1. we shall be entitled to treat the Order as cancelled and any money that you have already paid for the Vehicle (including any deposit) shall be forfeited and belong to us;

3.3.2. we may sell the Goods for the best price reasonably obtainable and you shall be liable for any losses that we incur.

3.4. If you have paid for the Goods and ownership of the Goods has passed to you, but you do not collect the Goods or accept delivery of the Goods (where we have agreed to deliver the Goods) within 60 days of being notified that the Goods are available for collection, we may sell the Goods on your behalf for the best price reasonably obtainable and the proceeds shall be sent to you at your last known address less our reasonable costs or losses. Our reasonable costs and losses shall include: (i) the difference between the sale price we agreed with you and the actual sale price to the person who buys the Goods; (ii) storage costs; (iii) additional administration and sales cost.

### 4. Price & Deposit

4.1. You shall pay the First Deposit and the Second Deposit on the dates specified in the Order Form and shall pay the balance of the Price on or before collection or delivery of the Goods.

4.2. The sum payable by you for value added tax shall be the valued added tax sum payable by us at the time the relevant taxable supply occurs for the Goods and any statement of such tax contained in the Order is an estimate only and may be varied accordingly.

4.3. If the Goods supplied by us are new, the terms set out in this clause 4.3 shall apply.

4.3.1. If after the date of this Order but before the Goods are delivered the manufacturer's recommend retail price of the Goods increases, we may increase the price payable by you for the Goods. We must however first give you notice of the price increase and you may either accept the price increase and pay the additional sum or decline to pay the additional sum. If you decline to pay the additional sum, we may cancel the Order.

4.3.2. We may cancel the Order if the Manufacturer ceases to manufacture the Goods.

4.3.3. We may deliver the Goods with minor alterations to the specification seen in any sample or advertisement. If we are unable to supply any option or accessory, we may either substitute a reasonable equivalent or delete the option or accessory from the Order. If any option or accessory is deleted the Price shall be adjusted by the price of that option or accessory. Our inability to supply an option or accessory shall not entitle you to cancel the Order.

### 5. Information about the Goods

5.1. If the Goods being sold to you comprise of a new vehicle you acknowledge that a new vehicle refers to a vehicle that has not previously been registered to another person. The vehicle may have been manufactured many months before the registration date. If the manufacture date is important to you, please ask us and we will try and obtain this information for you.

5.2. If the Goods being sold to you comprise of a used vehicle, the terms in this clause 5.2 shall apply.

5.2.1. If the Goods were originally sold outside of the United Kingdom, you acknowledge that the specification may vary from the standard specification of vehicles intended for the United Kingdom market.

5.2.2. A used vehicle may not be in perfect condition. You will be given an opportunity to inspect the Goods before collecting or accepting delivery. You accept all defects that have been notified to you or would be apparent on a reasonable inspection of the Goods.

### 6. Ownership & Risk

6.1. The Goods shall belong to us until you have paid the full Price and we have received cleared funds.

6.2. Until the we have received full payment of the Price we have the right to repossess the Goods and by signing this Order you grant us a licence at any time to enter using reasonable force any premises where the Goods are or may be located in order to inspect and/or recover them.

6.3. The risk of the Goods shall pass to you when the Goods are delivered to you or your agent or when you or your agent have collected the Goods.

### 7. Part Exchange

7.1. Where we agree to allow part of the Price of the Goods to be discharged by you delivering a used vehicle to us, the allowance is agreed subject to:

7.1.1. that such used vehicle is your absolute property and is free from all charges, or that if the used vehicle is the subject to any charge (e.g. a hire purchase agreement) it is capable of settlement by us and the allowance shall be reduced by the amount required to be paid to settle the charge;

7.1.2. the information that you have given about the used vehicle being accurate and that you have not neglected to mention anything that is likely to affect our judgement;

7.1.3. that if we have examined the used vehicle before our acceptance of the Order, the used vehicle be delivered to us in the same condition as at the date of our examination (fair wear and tear excepted);

7.1.4. that the used vehicle shall be delivered to us on the earlier of: (i) the date that the Goods are collected by you or your agent or delivered to you or your agent; or (ii) within 7 days of our notification to you that the Goods are available for collection.

7.1.5. that the used vehicle is delivered to us with all accompanying documentation (including registration documents and service documents) and keys or other security devices;

7.1.6. that if the Goods, through no fault on our part, are not delivered to you within 30 days of the estimated delivery date, the allowance on the used vehicle shall be reduced by 2.5% for each completed period of 30 days from estimated delivery date of the Goods to the date that the Goods are available for collection or delivery.

7.2. Ownership in the used vehicle shall pass to us upon the earlier of: (i) delivery or the used vehicle to us or on collection of the used vehicle; or (ii) the moment that the ownership in the Goods passes to you.

7.3. If you are in breach of any of the terms of clause 7.1, we shall not be obliged to allow part of the Price of the Goods to be discharged by you delivering a used vehicle to us. Instead you shall pay us the allowance that had been agreed for the used vehicle in cash.

7.4. If we have agreed to allow part of the Price of the Goods to be discharged by you delivering a used vehicle to us and you subsequently have a right to cancel the Agreement, we shall have the option of either returning the used vehicle or refunding the allowance agreed in respect of the used vehicle.



## 8. Finance

- 8.1. You may before the expiry of 7 days after notification to you that the Goods are available for collection or delivery arrange for a finance company to buy the Goods from us for the Price. In this case the terms of this Agreement shall apply to the purchase by the finance company except that the used vehicle for which an allowance was agreed to be made to you shall be purchased by us at a price equal to such allowance upon the conditions set out in clause 7 and the references to 'delivery' or 'collection' in relation to the Goods shall be construed as meaning delivery to the finance company or collection by the finance company or to the order of the finance Company. We shall be accountable to the finance company on your behalf for the agreed allowance and any deposit paid by the you for the Goods.

## 9. Self construction

- 9.1. The Caterham 'Seven' in component form is sold for amateur construction. You are responsible for its assembly and road-worthiness and good engineering standards should always be employed. Please contact us if you need advice on the construction. We are not liable for any fault due to faulty assembly.
- 9.2. All shortages must be notified within 30 days of your receipt of the Goods, failing which we shall be under no obligation to provide replacement parts.

## 10. Liability

- 10.1. Subject to clause 10.3, if we fail to comply with our obligations to you and you are a Consumer we shall only be liable to you for direct losses that you suffer that are foreseeable and an obvious consequence of our breach.
- 10.2. Subject to clause 10.3, if we fail to comply with our obligations to you and you are not a Consumer we shall only be liable to you for direct losses that you suffer that are foreseeable and an obvious consequence of our breach. Our maximum liability to you shall not exceed £500.
- 10.3. Nothing in this Agreement shall limit your claim for any claim that we cannot legally limit or exclude.

## 11. Distance & Off Premises Sales

- 11.1. Subject to clause 11.7 if you are a Consumer and if your contract to purchase the Goods is an Off-Premises Contract or a Distance Contract you have the right to cancel this Agreement within 14 days after the day on which the Goods come into your physical possession or the person that you asked collect the Goods or for us to deliver the Goods to. To exercise this right, you must inform us in writing at our contact address detailed in this Agreement.
- 11.2. To meet the cancellation deadline, it is enough for you to send us your communication concerning your exercise of the right to cancel before the cancellation period has expired. You are not required to, but you may use the model cancellation form below to communicate your cancellation request to us.

Model cancellation form. To: Caterham Cars Limited, Fleming Way, Crawley, West Sussex RH10 9NQ T. +44 (0) 1293 312300 www.caterhamcars.com. I/We [\*] hereby give notice that I/We [\*] cancel my/our contract of sale of the following goods [\*] / for the supply of the following service [\*], Ordered on [\*] / received on [\*], [Name of consumer(s)], [Address of consumer(s)]. [Signature of consumer(s) (only if this form is notified on paper)], [Date] [\*] Delete as appropriate

- 11.3. If you cancel this Agreement in accordance with clauses 11.1 and 11.2, we will, subject to clause 11.4, reimburse to you all payments received from you. You shall be responsible for the costs of returning the Goods to us.
- 11.4. We may make a deduction from the reimbursement for loss in value of any Goods supplied, if the loss is the result of unnecessary handling by you (i.e. handling the Goods beyond what is necessary to establish the nature, characteristics and functioning of the Goods).
- 11.5. If we have not offered to collect the Goods, we will make the reimbursement without undue delay, and not later than:
- 11.5.1. 14 days after the day we receive back from you any Goods supplied, or
- 11.5.2. (if earlier) 14 days after the day you provide evidence that you have sent back the Goods.
- 11.5.3. If we have offered to collect the Goods or if no Goods were supplied, we will make the reimbursement without undue delay, and not later than 14 days after the day on which we are informed about your decision to cancel the Contract.
- 11.6. We will make the reimbursement using the same means of payment as you used for the initial transaction, unless you have expressly agreed otherwise; in any event, you will not incur any fees because of the reimbursement.
- 11.7. Your right to cancel under this clause 11 shall not be applicable if the Goods have been manufactured to your specification outside of our standard options list.

## 12. Warranty

- 12.1. The goods will have the benefit of such standard warranty that is provided by the manufacturer. Details of that warranty and the applicable terms and conditions are available from us on request.
- 12.2. If you are not a consumer all implied statements conditions or warranties as to the quality of the goods or their fitness for any purpose are excluded.

## 13. General

- 13.1. Where we cancel an Order under any of our rights to cancel detailed in this Agreement, we shall return your deposit, but shall not have any other liability to you.
- 13.2. This Agreement constitutes the entire agreement between you and us in relation to the Goods. No other terms apply. You acknowledge that details or descriptions of the Goods on any website or in brochures are for illustrative purposes only. Subject to clause 10.3 we shall not be liable in respect of any negligent or innocent omission or misrepresentation.
- 13.3. If any of the terms in this Agreement are found by a court, tribunal or other administrative body to be unenforceable or invalid for any reason, that provision is to be removed from the Agreement and the remaining terms of the Agreement will remain in full force.
- 13.4. Any notices under this Agreement shall be sent to the person and addresses set out in the Order Form. They may be given by first class post and shall be deemed received within four days after posting.
- 13.5. This Agreement is not enforceable by any third party under the Contracts (Rights of Third Parties) Act 1999 or otherwise.
- 13.6. This Agreement will be governed by the law of England and Wales and is subject to the exclusive jurisdiction of the English Courts.

'Seven' and 'Super Seven' and 'Caterham' are registered trademarks of Caterham Cars Limited.