



ORDER FORM









Latest Radical Motorsport SR3 XXR improves on the legendary SR3 formula with more power and precision, to enable drivers to lap faster, harder and for longer.

STANDARD EQUIPMENT

BODY

- Lightweight spaceframe chassis
- FIA certified safety cell and crash structure
- FIA certified 77-litre (20 US gallons) fuel cell
- Composite bodywork, front splitter and rear diffuser
- Carbon fiber high-downforce bi-plane rear wing
- LED running lights and brake lights
- FIA high-intensity central rain light

ENGINE

- RPE 5th Generation 4-cylinder 16 Valve 205hp 1340cc engine (232hp 1500cc optional)
- Bespoke dry sump and mechanical oil pump
- Cooling system with Laminova heat exchanger for rapid engine warm-up and radiator fan
- Electronic drive-by-wire throttle and overhead fuel-injection
- Life Racing ECU engine management system and data logging
- Hi-flow racing exhaust system (optional quiet silencer)
- Lithium-Ion battery and trickle-charger included

COCKPIT

- Choice of single center seat, left hand drive or right hand drive
- Driver and passenger seats with 6-point seatbelts, seat inserts and headrests
- AiM Formula steering wheel with integrated 4.3" TFT display, shift paddles and on-wheel switching including pit limiter
- Display functions include rev counter, gear indicator, shift light, and predictive lap time
- SmartyCam video system with GPS, brake pressure and steering logging sensors
- Composite Dashboard with backlit switch pad and brake bias adjuster
- Driver wind deflector
- FIA Fire Extinguisher with dash mounted and external activation

DRIVETRAIN

- Six-speed, integral sequential gearbox
- Radical developed paddle-activated gearshift system with auto-blipper
- Quaife limited-slip differential with interchangable final drive gears (3.07:1 standard) and reverse system

SUSPENSION & BRAKES

- Unique fully adjustable Nik-Link suspension system, front and rear wishbones, adjustable pushrods
- Servicable aluminum cast uprights
- Interchangeable roll bars front and rear
- Intrax single adjustable damper
- Bespoke Radical four-pot calipers front & rear, 280mm x 25mm fully-floating 48-vane discs

WHEELS & TIRES

- Bespoke Braid center lock, cast aluminum racing wheels
- $8" \times 15"$ diameter front and $10.5" \times 16"$ rears
- Hankook Racing Tires (slick & wet options)

DIMENSIONS

• Length: 13.38 ft

Width: 5.9 ft

Height: 3.59 ft

Weight: 1367 lb



Triple-adjustable damper

Carbon dive planes



CUSTOMER DETAILS

Customer Purchase Order		Driver Name		
Company		Driver Height(ft)	Driver W	eight(lb):
ldress		Email		
		<u>Phone</u>		
City		Cell/Mobile		
Country Pc	ost/Zip			
BASIC OPTIO	NC			
ENGINE UPGRADE				
RPE 1500cc engine upgrade (+20bhp +20	Oft/lb) with heavy duty gearset upç	grade		\$10,990.00
SEATING POSITION				
eft hand drive with passenger seat	\$0	Carbon left hand drive single	seat	\$2,990.00
Right hand drive with passenger seat	\$0	Carbon right hand drive single	e seat	\$2,990.00
Carbon single center seat	\$2,990.00			
СОСКРІТ				
Cockpit Safety Structure	\$3,750.00	Driver vinyl seat insert		\$690.00
Wrap-around headrest for GRP seats	\$690.00	Driver & passenger vinyl seat insert		\$1,350.00
BODYWORK COLOR O	PTIONS			
Brilliant White	Stealth Black	Future Gre	у 🗖 🦱	Rosso Red
\$0	\$0	\$1,290.00		\$1,290.00
Spice Yellow	Speed Green	Gulf Blue		Bespoke Color
\$1,290.00	\$1,290.00	\$1,290.00		£POA
SEATBELT COLOR OPTIC)NS			
Black	Silver Grey	Yellow		Blue
\$0	\$390.00	\$390.00		\$390.00
Orange				
\$390.00				
RECOMMENDED RACE F	ACK			

Carbon front splitter

Carbon rear diffuser

September 2024

\$9,990.00

Carbon dashboard

Fuel sampling/drain kit





BESPOKE OPTIONS

GRAND TOTAL \$

BALANCE DUE \$

DEPOSIT

PERFORMANCE		ADDITIONAL ITEMS		
AP Racing brakes upgrade	\$3,450.00	LiveU Solo Pro fitting kit	\$POA	
Triple-adjustable Intrax Damper upgrade with Anti-Roll Control (ARC) technology	\$3,890.00	Dual SmartyCam front and rear camera upgrade	\$1,150.00	
Carbon fiber front splitter (4kg weight saving)	\$3,250.00	Nik-Link rollbar set	\$1,299.00	
Carbon fiber rear diffuser (ókg weight saving)	\$1,890.00	Additional set of wheels (without TPN	MS) Cost per set \$1,995.00	
Carbon fiber dashboard (0.6kg weight saving)	\$990.00		Quantity:	
Carbon fiber double front dive planes	\$990.00	Additional set of wheels (with TPMS) Cost per set \$2,790.00		
			Quantity:	
FEATURES		Final drive gear ratios/set Cost per set \$550.00		
Quiet Exhaust	\$850.00		Quantity:	
LED Headlights	\$1,690.00	Fit non-standard gear ratio during build \$150.00		
Air jack system	\$2,590.00	Custom graphics kit	\$3,590.00	
Tire pressure and temperature monitoring system	\$799.00	SPARES PACKAGES AVAILABLE		
Suspension logging sensors	\$2,099.00	SPARES PACKAGES AVAILABLE		
Biofuel ready kit including Flex Fuel and NTK motorsport lambda sensor	\$1,390.00	Running spares packageRacing spares package		
Fuel sampling/drain kit	\$990.00	Endurance spares package		
Dry-break refuelling system with dump churn	\$2,790.00	Bespoke tool kit See separate sheet for detailed list of included items		
Additional fuel dump churn	\$1,525.00	dec separate sheet for detailed his of	meloded neme	
SPECIAL INSTRUCTIONS		DELIVERY		
		Road freight		
		Air fr	eight	
		Sea :	freight	
		Self-c	Self-collect factory	
	Radical Works Handover with			
			ng and maintenance tuition circuit of your choice (POA)	
			ort (eliminates TAX)	
			or (cilillinates 17-04)	
ORDER TOTAL				
SUB TOTAL \$	S	GNATURE		
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sales TAX where applicable. Quote valid for 30 days.

alter prices and specifications without prior notice.

A non-refundable deposit is payable with new build orders to secure your production slot.

The final balance is due prior to the final assembly stage. Where possible customers will be

informed one week prior to completion. A storage charge of \$35.00 (Plus VAT) per day will be levied on cars not collected on agreed date. By signing this form, I confirm that I have read and agreed to Radical's Business Arrangements & Conditions of Sale as well as those

of the selling Dealer or Party. All orders are subject to Radical's Limited warranty conditions,

scope, and standard terms (available on request). Radical and its Dealers reserve the right to

September 2024





RADICAL BUSINESS ARRANGEMENTS & CONDITIONS OF SALE

Every supply by Radical Motorsport or its subsidiaries or associated companies from time to time ("the Company") of cars, car parts, accessories and/or equipment (whether or not manufactured directly by the Company) ("the Goods") shall be subject to the following terms and conditions ("Terms and Conditions") to the exclusion of any conflicting terms and conditions of business (including without limitation purchase conditions) of the person to whom the Goods are supplied ("the Customer") and any purchase order for or acceptance of any Goods by the Customer shall be on these Terms and Conditions. For the avoidance of doubt these Terms and Conditions shall be without prejudice to the terms and conditions of any agreement between the Customer and the Company relating to the provision of credit to the Customer by the Company ("a Credit Agreement") or any agency or distributiship agreement between the Company and the Customer by the Company ("a Credit Agreement") or any agency or distributiship agreement between the Company and the Customer by the Company ("a Credit Agreement") or any agency or distributiship agreement between the Company and the Customer by the Company ("a Credit Agreement") or any agency or distributiship agreement between the Company and the Customer by the Company ("a Credit Agreement") or any agency or distributiship agreement between the Company and the Customer by the Company ("a Credit Agreement") or any agency or distributions and agreement between the Company ("a Credit Agreement") or any agency or distributions are agreement between the Company ("a Credit Agreement") or any agency or distributions are agreement between the Company ("a Credit Agreement") or any agency or distributions are agreement between the Company ("a Credit Agreement") or any agency or distributions are agreement between the Company ("a Credit Agreement") or any agency or distributions are agreement between the Company ("a Credit Agreement") or any agency or distributions are agreement between the Company ("a Credit Ag

THE Company shall not be bound by any order placed by the Customer (whether or not in accordance with any quotation or offer made by the Company) until it is made in the form of a written purchase order and the same has been accepted by the Company in writing or by delivery of the goods or issue of an invoice for the relevant Goods. The Customer is wholly responsible for the accuracy of any order, including (without limitation) details of any specification therein. No order or part of an order placed by the Customer without the written consent of the Company which will be given only on terms that the Company will be indemnified in full against all loss (including loss of profit), costs (including the cost of all labour and materials used), damages, charges and expenses incurred by the Company which will be given only on terms that the Company will be indemnified in full against all loss (including the cost of all labour and materials used), damages, charges and expenses incurred by the Company which will be given only on terms that the Company will be indemnified in full against all loss (including the cost of all labour and materials used), damages, charges and expenses incurred by the Company will be indemnified in full against all loss (including the cost of all labour and materials used).

PRICES AND PAYMENT

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The price of the Goods ('the Furchase Price') shall be the price (if any) which the Company quoted in writing to the Customer prior to the Customer sending a purchase order detailing the quoted price or, where no price has been so quoted (or a quoted price is no longer valid — see below) the price which is detailed in the Company's published price list current at the date of acceptance of the purchase order by the Company, All prices quoted are valid for 30 days only after which time they may be altered by the Company in which a window price of the Goods by notice to the Customer at any time before delivery if and to the extent that there is any increase (Beyond the control of the Company) in the cost to the Company of the manufacture of the Goods. The price for the Goods is exclusive of any Value Added Tax or any other applicable tax at the current standard rate, levy, impost or duly (including without limitation those payable on import or expany) which the Customer shall pay in addition when it is dute to pay for the Goods. All prices quoted are in Pounds Sterling. Ulless otherwise agreed in a Credit Agreement or otherwise in writing, payment must be made in full before shipment. No payment shall be deemed to have been received until the Company has received cleared funds. In the event that a Credit Agreement has been signed by the Customer, the terms and conditions therein will govern (amongst other things) interest and charges which will prevail in the event of late payment.

THE AND RISK
The Customer shall have no right to inspect the Goods predelivery or inspect work in progress of the same, unless agreed in writing by the Company. The risk of damage to or loss of the Goods shall pass to the Customer upon the Goods leaving the Company's premises for delivery. Notwithstanding delivery and the passing of risk, tille to and property in the Goods will remain with the Company and the Goods will be held by the Customer in a fiduciary capacity on behalf of the Company and stored separately from all other goods (at no cost to the Company) and identified as the Company's property until the Company has received in full the Purchase Price and all other amounts due to the Company from the Customer. Until filtip passes the Customer may in the ordinary course of business, upon having informed the Company and unless and unil notified by the Company to the contrary, sell any of the Goods so held for a price not less than the purchase price but shall hold the perceades of sole on trust for the Company in any expective and the Company may require that proceeds so held for a price not less than the purchase price but shall hold the proceeds of sole on trust for the Company in any expective cocurring may require that with the Cost and the Company may require that proceeds be paid over to it forthwith less any excess over all amounts owing from the Customer to the Company, the levent that a Credit Agreement has been signed by the Customer, at any time of the Company, shall keep them fully instead against all risks to which the Goods may be subject and to the full replacement value, noting the Company as beneficiary, in the event that a Credit Agreement has been signed by the Customer, at any time for the Company, by the Customer and so long as the Company has not received in full any amounts owing to it from the Customer the Company and the Customer of the Cus

DELIVERY AND CARRIAGE
Unless otherwise expressly agreed by the Company in writing the price for the goods shall exclude carriage, which shall be charged to the Customer separately. Delivery dates are given in good faith but are not guaranteed and time is not of the essence in respect of the delivery of Goods. Delivery shall be deemed to be effected as soon as the Goods have arrived at such address at any time of day, in any country. The Customer will provide at its expense at the delivery address adequate and appropriate equipment and manual labour for off-loading the Goods. If the Customer fails to take delivery of any of the Goods when they are ready for delivery or to provide any instructions, documents, licences or authorisations required to enable the Goods will be deemed to have been delivered and (without prejudice to its other rights) the Company may still arrange for the storage of the Goods at the best price reasonably abtrianciable in the circumstances and charge the Customer for any shortfall below the price under the contract. All claims for non-delivery of or transit admange to Goods shall be made in writing to the Company within fourteen days offer receipt by the Customer of Goods. The Goods are the best price reasonably abtrianciable in the circumstances and charge the Coods. If the Customer roll is no notify and assist the Company of any non-delivery of or transit admange to Goods shall be made in writing to the Company in proving whether or not carrier of the Goods are separately. The Customer for any shortfall bear of the Customer for any shortfall bear of the conditions of the Customer for any shortfall bear of the customer for any shortfall bear of the conditions of the Customer for any shortfall bear of the Customer for any shortfall bear of the conditions of the Customer for any shortfall bear of

PACAING
When Goods are delivered in returnable crates, packing cases or bags, the charge for such packing will be invoiced with the Goods but will be credited to the Customer if returned carriage paid and received by the Company undamaged within one month after delivery to the Customer. Any insurance charges will be recharged to the Customer.

WARRANTY

If a defect is discovered in any of the Goods within 30 days after the date of delivery to the Customer and;
- the Company is notified in writing of such defect within 7 days of its discovery, and
- the Goods are, if so required by the Company, delivered carriage paid to the Company premises for inspection within 7 days from the date of such notification, and
- the Goods are not tries, brokes, suspension or engines (in relation to which no worranty is given), and
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- the Goods are not tries, brokes, suspension or engines (in relation to which no worranty) is given), and
- the Goods are defective and the defect results from faulty materials and/or workmanship of the Company and not in any way from accident, misuse or mishandling by the Customer or any other person or wear and tear, and
- there has been no unauthrisised modification of the Goods (as described below)

The Company shall (at its option) either refund a proportion of the Purchase Price of such defective Goods equal to the proportion which the expired life of the Goods as equals the proportion which the expired life of the goods bears to their total life (calculated as set out above) PRCVIDED THAT in the case of defects which are apparent from a visual inspection a period of 14 days from the date of delivery to the Customers shall apply in place of the period of 30 days referred to above.

The Customers shall apply in place of the period of 30 days referred to above.

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SPARE PARTS

shall maintain a reasonable volume and variety of spare parts for Goods for not less than three years from the date of any purchase of Goods.

LIMITIATION OF LIABILITY
The total liability of the Company in contract, tort or otherwise (including but not limited to any liability for any negligent acts or omissions) for damages howsoever arising out of or in connection with the performance or observance of the abligations of the Company or any breach thereof will be limited to three times the Purchase Price. In any event the Company shall not be responsible for special, consequential, economic or profit loss or damage.

THE Company shall not be liable for any delay in or failure to perform any of its obligations under any contract to which these terms and conditions apply where such delay or failure is a result of any matter which is beyond the Company's reasonable control or not within prejudice to the generally of the foregoing, any act of God, storm, fire, flood, explosion, war or warfike action, terrorism, declaration of hostilities, civil commotion, strike, or other industrial action, or any orders, rules or restrictions of any government. In any such event the Company may at any time by notice to the Customer at the Company's sole option either increase the price of the Goods to take account of any increase in the cost to the Company of performance occasioned thereby or cancel the contract or any unfulfilled portion thereof without liability to the Customer.

FREEDOM OF TRADE

Any Goods may, subject to these conditions, be purchased from the Customer for use and sale in any country for the time being a member of the European Community or European Free Trade Area. Except with the prior written consent of the Company, the Customer shall not either directly or indirectly sell any Goods to any other country without the previous written consent of the Company unless the same are fitted to or from a constituent part of a motor car or other vehicle.

The Customer shall indemnify and keep indemnified the Company on demand in respect of any claims which arise as a result of Goods being found to be defective within the meaning of Part 1 of the Consumer Protection Act 1987 to the extent that such defect results either [a] from the Goods having been manufactured in compliance with instructions given by the Customer whether or not the Goods are to be fitted to or from a component part of any product manufactured or sold by the Customer or [b] from any failure on the part of the Customer to comply with the provisions of clause 6 above. Leaflets explaining the extent of the Company's and their distributors' product liability are available free of charge from the Company's Product Support Department at Radical Motorsport.

ORIGINAL EQUIPMENT SUPPLIES

nt purposes shall be resold or supplied by the Customer without the previous written authority of the Company

ADVERTISING

The Customer shall not use any trademarks or names belonging to the Company other than as applied to Goods or literature supplied by the Company, except for uses of the trademarks previously approved in writing by the Company. Request for approval for any such use, particularly in advertising material, should be addressed to Chief Commercial Officer, who can assist with antwork and general advice in relation to use of the trademarks.

shall not without the previous written authority of the Company, deface, mark, or tamper in any way whatsoever with the Company's trademarks on any Goods.

on to these Terms and Conditions shall not be binding unless agreed in writing by the authorised representative of the parties.

These terms and conditions are governed by and shall be construed in accordance with English Law and the parties submit to the exclusive jurisdiction of the English Courts. Nothing in these terms and conditions shall prevent the Company from entering judgements or orders made pursuant to clause 15, joi in any other Court of competent jurisdiction anywhere in the world. Upon the written request of the Company of any time the Customers shall within seven (7) days nominate solicitors in the United Kingdom to accept service of legal documents on the Customers's half. It is the Customer's responsibility to arrange a translation of these terms and Conditions if the Customer shall written seven (7) days nominate solicitors in the United Kingdom to accept service of legal documents on the Customer's half in the Customer's responsibility to arrange a translation of these terms and Conditions if the Customer's half in the Customer's responsibility to arrange a translation of these terms and Conditions if the Customer's half in t

CONTRACT (RIGHTS OR THIRD PARTIES) ACT 1999

ceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person not a party to it.

All communications between the parties about this Agreement must be in writing and delivered by hand or sent by prepaid first class post or by facsimile transmission to the relevant parties registered office. Communications shall be deemed to have been received:
- if sent by prepaid first class post, 2 days (excluding Saturdays, Sundays and bank and public holidays) after posting (exclusive of the day of posting);
- if delivered by hand, on the day of delivery;
- if sent by facsimile transmission on a working day prior to 4.00 pm, at the time of transmission and otherwise on the next working day.

SEVERABILITY

ons of these Conditions and/or Contract are intended to be distinct and severable. If any provision of these Terms and Conditions is or is declared to be invalid or unenforceable in any jurisdiction it shall be ineffective in such jurisdiction only to the extent of such forceability. Such invalidity or unenforceability shall not affect either the balance of such provision to the extent it is not invalid or unenforceable or the remaining provisions hereof or render invalid or unenforceable such provision in any other jurisdiction. All of the provisions of these Conditions and/or invalidity or unenforceability. Such invalidity or un

SIGNATURE	
DATE	
NAME	