Registered keeper

You must make sure that the name and address printed here is correct. If it is not, see section 3.

Document reference number Don't share, keep it safe

3207 897 0484

Acquired vehicle on 28 02 2023

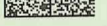


Thinking of buying this vehicle?

Buyer beware...

Do you know how to avoid being tricked into buying a stolen vehicle?

For tips and advice go to gov.uk/checks-when-buying-a-used-car



1454_1023394016_02537_1030_34300

THIS DOCUMENT IS NOT PROOF OF OWNERSHIP.

It shows who is responsible for registering and taxing the vehicle.

Registration Certificate translations

Certifical d'immatriculation Teaster Giaraithe Certu di circolazione Registracijas aplieciba

Registracijas liudijamas Forgalmi engedely Certifiket tel Registrazzoni Kontekechtwijs Cedificat de immatriculare Osvedêmie o evidencii

Data protection

DVLA handles your personal data in accordance with road vehicle law and data protection laws. The law allows us to release your data to the police and other enforcement bodies. We also provide data to other parties where the law allows it. For further information about how we process your data; your rights and

Special notes (these notes cannot be removed)

- NO. OF FORMER KEEPERS 2

 1. THIS VEHICLE IS SUBJECT TO ADDITIONAL RATE OF VED UNTIL 31 12 2024 AS THE ORIGINAL LIST PRICE OF THE VEHICLE EXCEEDED £40,000. FOR MORE INFORMATION GO TO www.gov.uk/browse/driving
- DECLARED NEW AT FIRST REGISTRATION.
- 3. DUPLICATE DOCUMENT

How to fill in your V5C Registration Certificate (log book)

Tax or SORN (Statutory Off Road Notification) using the document reference number above.

Change my vehicle details

You must fill in section 1 over the page and return the whole V5C to DVLA. Swansea, SA99 1BA. For more information go to: gov.uk/ change-vehicle-

details-registration-

certificate

Selling or transferring my vehicle to a new keeper (not a trader)

It's quick and simple to tell us online at: gov.uk/soldbought-vehicle

Or fill in section 2 over the page and send to DVLA, Swansea, SA99 1BA.

You must give section 6 to the new keeper.

Change my name and / or address

It's quick and simple to tell us your new address online at: gov.uk/changeaddress-v5c

Or if your name and address has changed you must fill in section 3 over the page and return the whole V5C to DVLA, Swansea, SA99 1BA.

transferring or part exchanging this vehicle to a motor trader

It's quick and simple to tell us online at: gov.uk/soldbought-vehicle

Or fill in section 4 over the page and return just that page to DVLA, Swansea, SA99 1BA.

Permanently exporting this vehicle for more than 12 months

If you or someone you're selling the vehicle to is taking it out of the country for 12 months or more, go to section 5 over the page. For more information

go to: gov.uk/ taking-vehiclesout-of-uk

New keeper O slip

Selling your vehicle: you must fill in the date of sale on section 6 over the page and give it to the new keeper.

Vehicle tax or SORN isn't passed on to someone else.

For more information go to: gov.uk/ vehicletaxrules

Failure to tell DVLA of any changes may result in a penalty and / or prosecution.

Official use only. Do not write in this space.

3207 897 0484 1454 / 1023394016 / 02537

26 07 23 38 8289 3323 2074 6448 5033 6442

LC68 MKK M

Contract and only

Change my name and / or address - Enter full details for all changes

By submitting this form you are declaring that the information provided is correct.

If your personal details are wrong or have changed, you must tell us by filling in the box(es) below giving us your full name and/or address. Use black ink and CAPITALS Send the whole V5C to DVLA, Swansea, SA99 1BA. For more information go to, gov.uk/change-address-v5c

Registration LC68 MKK number Document reference number 3207 897 0484 Title: Mr: Mrs: Miss: Or other title or business / company name: First and middle names written in full: Surname:

3207 897 0484

26 07 23 38



New UK address (house number, street name, town / city): Postcode:

Contact number: (optional)

Email address: (optional)

4 Selling, transferring or part exchanging this vehicle to a motor trader

M

By submitting this form you are declaring that the information provided is correct.

A motor trader can be:

motor dealer, motor auctioneer, vehicle dismantler, salvage dealer, finance and leasing company, insurance company, or car buying service.

If you want to keep the registration number you must do this before you sell or transfer it. To tell us go to gov.uk/keep-registration-number

Registration number

LC68 MKK

Document reference number 3207 897 0484

Date of sale: 02 (mandatory)

> Mileage: (optional)

You must tell us immediately if you have sold or transferred your vehicle, it's quick and simple to tell us online. If you don't receive an acknowledgment or tax refund, if applicable, go to gov.uk/contact-the-dvla as you may still be liable

Or you can also use this form to tell us by filling in the boxes below. Use black ink and CAPITALS. Tear along the red perforated line and send the whole section to DVLA, Swansea, SA99 1BA

Give the rest of the document to the motor trader.

Name and address of moto	r trader:
VAT number:	Postcode:

Permanently exporting this vehicle for more than 12 months

By submitting this form you are declaring that the information provided is correct.

If you are taking the vehicle out of the country for 12 months or more (a permanent export) you must fill in the boxes below. Use black ink and CAPITALS. Tear along the red perforated line and send the whole section to DVLA, Swansea, SA99 1BA.

Registration number

LC68 MKK

Document reference number 3207 897 0484

You must keep the rest of your V5C - you will need this to register your vehicle abroad.

If you're selling the vehicle to a new keeper with a foreign address go to: gov.uk/taking-vehicles-out-of-uk

Date of export:

Which country are you exporting the vehicle to?

6 New keeper slip - must be given to the new keeper

V5C-0720

Do not send this slip to DVLA on its own - you won't get a V5C.

You, the new keeper, must ensure the vehicle is taxed before you drive it.

You will be fined if our records show that the vehicle is not taxed, insured or no Statutory Olf Road Notification (SORN) has been made

It's quick and simple to tax online at: gov.uk/vehicle-tax or tax at a Post Office® using this slip

Declare the vehicle off road online at: gov.uk/make-a-sorn

Registration number

LC68 MKK

Document reference number

43207 897 0484

(use this to tax online)

Date of sale / transfer:

43207 897 0484 1454 / 1023394016 / 02537 26 07 23 38

vour details

If you do not receive your V5C, you'll need to fill in a V62 form to apply for a new one. Send it, with this slip, to DVLA, Swansea, SA99 1DD. Make sure the date of sale/transfer box is filled in.

You should receive your new V5C within 4 weeks of the registered keeper giving us

For more details on this vehicle go to: gov.uk/get-vehicle-information-from-dvla For data protection information go to: gov.uk/dvla/privacy-policy

> FFRRARI Make

> > 488 PISTA S-A Model

YELLOW Colour

3902 CC Engine size

Suspension type

PETROL CAR Tax class

No. of seats 2

M

This vehicle is subject to Additional Rate of VED until 31/12/2024, as the original list price of the vehicle exceeded £40,000. For more information go to

Official use only. Do not write in this space.

Official use only Do not write in this space

Official use only
Do not write in this space



Chassis Number	Transaction Date	Description	Mileage in Miles	Service Department of Claim
242261	06/02/2020	Annual service or 20 000 km - basic	296	60639
242261	06/02/2020	Dynamic engine oil and oil filter change	296	60639
242261	17/03/2021	Annual service or 20,000 km - basic	341	60639
242261	17/03/2021	Dynamic engine oil and oil filter change	341	60639
242261	17/03/2021	Brake fluid change -each 2 years-	341	60639
242261	02/02/2022	Annual service or 20.000 km - basic	364	60639
242261	02/02/2022	Dynamic engine oil and oil filter change	364	60639
242261	19/01/2023	Annual service or 20.000 km - basic	577	67973
242261	19/01/2023	Dynamic engine oil and oil filter change	577	67973
242261	19/01/2023	Auxillary belts change each 4 years or 80 000km	577	67973
242261	19/01/2023	Air filter change each 4 years or 40.000km	577	67973
242261	19/01/2023	Break fluid change -each 2 years-	577	67973

Vodafone Automotive

Customer Registration Form



BEFORE releasing the vehicle to the customer please complete this order form in FULL and small to registration-uk-telematics@vodafone.com at least 24 hours BEFORE vehicle hand over. To complete the commissioning process call Vodafone Automotive UK on 0333-222-8883 to test system functionality. Provide a copy of this Order Form and the signed Terms and Conditions to the Customer.

Section 1 – Dealer Details		THE CONTRACT OF THE PARTY OF THE PARTY.
Company Name Jardine Ferrari Sevenoaks		Sales Person Michael Mayar
Address 92 London Road		Telephone No 01732467 827
Sevenoaks		Email michael.mayar@jardinemotors.co.uk
Postcode TN13 BA		
Ferrari Model 488		Specification Pista
Fuel Type Petrol Diesel O	Hybrid O	Colour Giallo Modena
VIN (17 digits) ZFF90HMC000242261		Registration No LC68MKK
Expected Delivery Date 28/02/2023		Serial No
Section 3 – Subscription Package		Table Division Styleton
Demonstrator	Demonstrati	or to Retail
New demonstrator activation up to 6 months subscription	Demo to Retail	up to 1 year subscription included
Retail-New Activation	Change of O	vner (Form must be signed)
Vodafone First Activation 1 year subscription in	cluded O Contact Custon	ner
Section 4 - Customer Details	10 10 9 10 10 10 10 10 10 10 10 10 10 10 10 10	
Title Mr Forename		Surname
Address		Mobile 1
		Mobile 2
		Work
		Home
Postcode		Password
Email		PIN Number
Notes - Please insert any additional information below		
Section 5 - Customer Signature and Date I have read this Customer Registratory Form, including the Ferms & Condition	ns and agree to be bound by the Term	s & Conditions and authorize Vocations Automotive LIK Limited to use and
store my personal data the Services.		
Signature	Date 22/02/2	2023
ELECTRONIC SIGNATURE. Please sign this form to confirm your electronic BY ACCEPTING THE TERMS & CONDITIONS LAUTHORISE VODAFONE AUTO PURSUANT TO THE TERMS & CONDITIONS		MY PERSONAL DATA FOR THE PURPOSE OF PROVIDING THE SERVICES
How to contact Vodafone Automotiv	ve UK	
O353 222 0003		Vodafone Automotive UK Limited
Whr Stolen Vehicle Helpline 0333 222 0799 Whr Stolen Vehicle Helpline from abroad +44 (0):1282 47317892 221155574	487647427 A Signed JT	Shuttleworth House, 21 Bridgewater Close, Network 65 Business Park, Hapton, Burnley, Lancashire, BB11 STE, United Kingdom automotive vodatone co.uk

- 5.6. Whilst we will assist the police in any investigation, we exclude any liability for any loss caused to you by any third parties, including the police, in such investigation.
- 5.7. You will be liable directly to the police for any charges you incur, such as recovery and storage charges, as a result of any attempt by the police to recover your stolen vehicle.
- 5.8 You hereby authorise us to pass on to the police any information that they require or request from us in order to assist with their investigations and any subsequent prosecution.

Falsa Alarms 6

- 6.1. We reserve the right to terminate your Agreement or to charge you for False Alarms if an excessive number of False Alarms occur. For these purposes, "excessive" means, in any 12 month period, 5 or more False Alarms that are not caused by us or by any circumstances beyond your reasonable control.
- You should call the Secure Operating Centre before leaving your vehicle for service or repairs in order to reduce the possibility of excessive False Alarms being sent from the vehicle. 62

Payment

7.1. 7.2

73. 74.

77

7.9

We will charge, and you will pay us, the Charges for all Services in accordance with the Price List. We reserve the right to amend the Price List from time to time.

Your initial payment for Services is due by the Commencement Date.

- The initial payment will include the cost of the Vodafone Automotive System, installation, subscription and warranty.
- After the expiry of your initial Term you may renew the Services on an annual basis (each annual renewal period being referred to as a "Renewal Period") subject to payment of the then current Services renewal fee set out in our then current Price List. Payment for each Renewal Period is due on the first day of that Renewal Period. Any other Charges will be due on demand. If any payment of Charges has not been received by us within 21 days of its due date, we may.
 7.5.1. charge interest on all sums outstanding at the rate of 2% above the annual base rate from time of the Royal Bank of Scotland plc, which interest shall account.
- 75

 - suspend or cancel provision of the Services to you (although we will first send you a reminder letter to the last address that we hold for you); and charge interest on a daily basis from the 7.52. due date until the date of payment.
- If Services are suspended or cancelled under clause 7.5.1 above but payment is subsequently received, we will levy a charge for reactivating the Services. Please refer to clause 7.7 for reconnection 7.6
 - If your Vodafone Automotive System is disconnected by us and you subsequently request reconnection then before we reconnect the Vodalone Automotive System, you must pay us a reconnection fee and we will further require (and you shall make) immediate payment of all sums due. Charges for Services will continue during this period of disconnection.
- Unless otherwise stated in this Agreement or agreed by us, all payments are to be made by Direct Debit, credit card or debit card. If a payment request is refused by your bank or card issuer for any 7.8 reason, then we will notify you and request payment of all arrears within 21 days of the due date of the relevant payment. If you have not paid all arrears within this time we may disconnect your Vodafone Automotive System and take steps to recover monies due. Please refer to clause 7.7 for reconnection conditions.
 - You will be responsible for paying all Charges whether or not they have been incurred by you personally.

- Limitations and Exclusions of Liability

 We exclude all liability to you for any loss of income, business, profits, expenditure or any other indirect or consequential loss arising under or as a result of this Agreement and for any matter outside of 8.1. our reasonable control. The cost of the Services to you takes into account this exclusion of liability, without which the cost to you would be significantly higher
- Nothing in this Agreement limits our liability to you for death or personal injury caused by our negligence or for our fraudulent misrepresentation in relation to the Vodafone Automotive System and/or 82 Services.
 - Subject to the terms of this Agreement, we limit our liability to you in respect of any claim or series of connected claims to a maximum of 12 months' Charges.
- 8.4 In the event that the vehicle in respect of which the Services are provided is stolen and / or not recovered following being stolen, for whatever reason, we are not liable for any costs associated with its repair or replacement.
- 8.5 Your liability under this Agreement is limited to payment of all outstanding Charges and/or interest due under this Agreement. If you use the Vodalone Automotive System for any purpose other than for receiving the Services you shall be liable to Vodatone Automotive UK Limited for any claim, loss or damage of whatever nature (including court costs and legal fees) arising out of such misuse and your rights under these terms shall automatically terminate without prior notice and without liability on the part of Vodatone Automotive UK Limited.
- Neither party shall be liable for any breach of this Agreement directly or indirectly caused by circumstances beyond the reasonable control of that party and which prevents that party from performing 86 its obligations to the other. In the case of us, such circumstances include (but are not limited to) atmospheric conditions that may affect the quality or availability of the GPS and/or GSM services or the failure of GSM and/or GPS service providers (on whom we rely) in the provision of the Services. A tack of funds shall not be regarded as a circumstance beyond that party's reasonable control.
- 87 You must
 - For maximum security, Vodafone Automotive recommends that your automatic driver recognition card be kept separately from your vehicle keys. 8.7.1.
 - You must not leave your automatic driver recognition card in your vehicle, and if, and to the extent that, your failure to comply with clause 8.7 affects our ability to provide you with the Services, we shall have no liability or responsibility for such failure 8.72

Processing of Personal Data

- 91 We are responsible for processing your personal data in connection with the Services covered by these terms and conditions and we perform all processing in accordance with good practice and applicable law for the processing of personal data. We implement specific security measures to prevent the personal data from being lost, used untawfully and/or inappropriately, and accessed without authorization. We process the personal data with automated means and store the personal data for no longer than is necessary to achieve the purposes for which we collect the personal data. We will erase or irreversibly anonymize unnecessary data after two years from the termination of the Services
- 92
 - The personal data processed belongs mainly to the following categories.

 Personal data that you provide us in connection with your Order for the Services, such as name, addless, phone numbers, e-mail, passwords and other contacts with us.
 - Location and other data from your vehicle such as vehicle ID (VIN), speed and direction, the time and type of the Services sent automatically from the vehicle.
- Payment data.
- 93
- We will share your personal data with Secure Operating Centres both inside and outside the EU /EEA to the extent that it is necessary to perform the Services.

 We will not share your personal data with third parties unless we have a good faith belief that such action is necessary to comply with applicable law or legal process or under circumstances to protect our or public safety. In these circumstances, we will disclose your personal data without notice.
- 95 You acknowledge that we may:
 - Record any telephone call with you and that such recording may be supplied to public safety authorities for the purpose of the prevention and detection of crime,
 - Track your vehicle for test purposes.
 - Use personal data to monitor your satisfaction with the Services.
- 9.6 We inform you that we may use and share any aggregate (non-personally identifiable) information we obtain from providing the Services for any purpose. 9.7
 - You are entitled at any time to exercise the your rights to request access to and correction or crasure of personal data or restriction of processing or to object to processing as well as the right to data portability: all requests should be emailed to the following e-mail address privacy management telematics@vodafone.com.

Termination

- 10.1. After the Minimum Term ends we will continue to supply you with the Services so long as you continue to pay the Charges as and when they are due until this Agreement is terminated in any of the ways described below, at which time we will disconnect the Vodafone Automotive System.
- 102 You may terminate this Agreement to expire at any time by giving us written notice, provided that we have received all Charges and other sums due under this Agreement. You are not entitled to recover any proportion of the Charges or other sums you have paid in advance.
- 103 We may terminate this Agreement immediately if:
 - 103.1. you fall to settle your account or pay the Charges within 21 days of the due date.
 - 1032. we reasonably believe you have supplied us with false or misleading information:
 - you break an important term of this Agreement and for the purposes of clause 10.3.3 we consider the following conditions to be important: 23, 29, 2.10, 3.5, 4.2, 4.5, 5.4, 8.7 and 11.2 of 1033 these Terms and Conditions:
 - if you behave in a threatening or abusive manner to our staff or those of our agents.
- Termination of this Agreement is subject to payment of all sums that the party terminating owes to the other party. 10.4 10.5
 - It is your responsibility to cancel all payment mandates associated with this Agreement. We reserve the right to charge an administration fee in refunding any over payments.

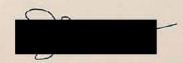
Miscellaneous Terms

- 11.1. We reserve the right to vary the terms of this Agreement from time to time but any such change will only apply from the end of your current Term (but excluding any renewal or extension of that, in respect of which any amended terms shall apply). The latest version of these Terms and Conditions can be found at our Website. 112
- This Agreement is personal to you. Unless otherwise provided in this Agreement, you may not assign or transfer this Agreement to any other person without our express consent.
- 113. We reserve the right to assign, novate or transfer this Agreement to any third party. We reserve the right to subcontract the performance of any or all of our obligations under this Agreement to any third party.

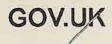
 We do not intend that any of the terms of this Agreement will be enforceable by virtue of the Contracts (rights of Third Parties) Act 1999 by a person not a party to it.

 We do not intend that any of the terms of this Agreement will be enforceable by virtue of the Contracts (rights of Third Parties) Act 1999 by a person not a party to it. 114
- 115
- We and you will each send notices to the other at the address given by you or us on the Order. You may send us notices by fax to +44 (0) 1282 473 777 or by email to customercareuk telematics@vodafone.com. Notices are deemed served 48 hours after they are sent to an address in the country of posting and 96 hours if posted to another country.
- Any waiver or concession we may allow you (or you allow us) is limited to the specific circumstances in which it is given and does not affect our (or your) other rights.

 Each of the provisions contained in this Agreement shall be construed as independent of every other such provision so that if any provision of this Agreement shall be determined by any court or 11.6.
- 11.7 competent authority to be illegal, invalid and/or unenforceable then such determination shall not affect any other provision of this Agreement, all of which other provisions shall remain in full force and
 - This Agreement constitutes the entire Agreement between us and you relating to the Services and supersedes all prior agreements and negotiations.
- 118. This Agreement is to be interpreted in accordance with the laws of England and Wales and any disputes relating to this Agreement will be dealt with by the Courts of England



Signed JT



Renew vehicle tax

Your Direct Debit has been set up

Thank you for arranging payment of the Vehicle Tax for vehicle **LC68MKK** by Direct Debit. Your schedule of payments is shown below. If you wish to print a copy for your records then please select the Print this page link at the top of this page.

Reference: 000000000062852816001

The collections will appear on your bank statement with these references:

DVLA 295402

LC68MKK

A confirmation email will be sent within 3 working days confirming set up of your direct debit

Your schedule of payments

Account Name
Payment frequency

Single

Account number Sort code *****716 400216

Payment Amount

£537.50

Date of Payment 06 February 2024

The total payment will be £537.50

100

Driver & Vehicle Licensing Agency DVLA Swansea SA99 1AR

Telephone: 0300 123 4321 (tel:0300 123 4321)

Email Address:

https://emaildvla.direct.gov.uk/emaildvla/cegemail/dvla/en/index.html (https://emaildvla.direct.gov.uk/emaildvla/cegemail/dvla/en/index.html)

Website: https://www.gov.uk/browse/driving

(https://www.gov.uk/browse/driving)

Please do not send this form to your bank

AR

300 123 4321 (tel:0300 123 4321)

Name of account holder



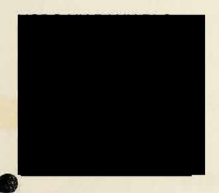
Bank / Building society account number

* * * 7 1 6

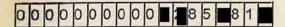
Branch sort code



Name and address of bank or building society



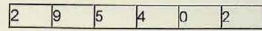
Reference



Banks and building societies may not accept Direct Debit Instructions for some types of account. Instruction to your bank or building society to pay by Direct Debit



Service user number



FOR DVLA OFFICIAL USE ONLY. This is not part of this instruction to your bank or building society.

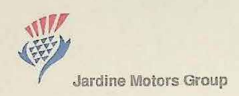
Instruction to your bank or building society

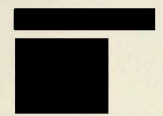
Please pay DVLA Direct Debits from the account detailed in this instruction subject to the safeguards assured by the Direct Debit Guarantee. I understand that this instruction may remain with DVLA and if so, details will be passed electronically to my bank/ building society.

Direct Debit Guarantee



 This Guarantee is offered by all banks and building societies that accept instructions to pay Direct Debits.





Jardine Sevenoaks Ferrari 92 London Road Sevenoaks Kent TN13 1BA

22/02/2023

In regard to your Order for a Ferrari 488 Pista from Jardine Sevenoaks Ferrari.

Dear Mr

As part of our pre-delivery process, we will need to notify Vodafone Automotive UK that you are the new owner/Registered Keeper of the vehicle. This will allow Vodafone to discuss delivering its world-class connected car services and products with you.

Jardine Sevenoaks Ferrari acts as an introducer only and you accept that it is entirely your responsibility as the owner/Registered Keeper of the vehicle to ensure your subscription services are activated and working.

Jardine Sevenoaks Ferrari accepts no liability whatsoever for any loss relating to the registration, activation or otherwise of any products provided by Vodafone Automotive UK. You acknowledge and accept that any failure to register and/or activate your connected car services with Vodafone Automotive UK may affect the terms of your road risk policy.

I acknowledge and accept the matters set out herein.

Client Signature

Yours sincerely,



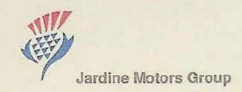
Adam Nardone Sales Manager Jardine Colchester Ferrari

Registered Office: 770 The Crescent, Colchester Business Park, Colchester, Essex, CO4 9YO

Reg. No. 770023 (England & Wales)

A member of the Jardine Matheson Group







Jardine Ferrari Sevenoaks 92 London Road Sevenoaks Kent TN13 1BA

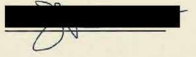
06/01/2023

In regards to your Order for a Ferrari 488 Pista from Jardine Ferrari Sevenoaks.

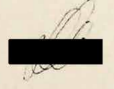
Dear Mr

As part of our obligation to supply you a car that is legal to be driven on a public road, we have advised you of the legal requirement to fit a front number plate to your car however you have specifically advised us not to fit a front number plate and have signed to confirm this.

Client Signature



Yours sincerely,



Adam Nardone Sales Manager Lancaster Colchester Ferrari

Registered Office: 770 The Crescent, Colchester Business Park, Colchester, Essex, CO4 9YQ

Reg. No. 770023 (England & Wales)

A member of the Jardine Matheson Group





Jardine Colchester

Auto Way, Ipswich Road, Colchester, CO4 9HA Telephone: 01206 848558

Email: sales@colchester.jardineferrari.co.uk Website: www.jardinemotors.co.uk/ferrari

FCA Demands and Needs

Completed 22/02/2023

488 Pista

- . To help understand your specific requirements. I would like to ask and record your answers to a few short questions
- . Based on your answers I will provide written details and a verbal explanation of any optional protection products that match your requirements on the basis that your vehicle is not being financed through Motability.
- I will provide you with a copy of your responses.

Asset Protector	
To help understand your specific requirements, I will ask and record a few short questions, I will provide a copy for you, are you happy to proceed?	Yes
Please take reasonable care to answer all of the following questions honestly and to the best of your knowledge. If you do not, any policy you purchase may be cancelled, or treated as if it never existed, or your claim rejected or not fully paid. You confirm you are the registered owner and keeper of the vehicle, are at least 18 years of age and you are happy to proceed?	Yos
Are you resident in the UK, the Isle of Man or the Channel Islands?	Yes
Do you have a fully comprehensive motor insurance policy for the vehicle in your name?	Yes
Do you hold a full driving license which is valid in the UK?	Yes
Can you confirm that your vehicle will not be used as an emergency or military vehicle, as a taxi, for private hire or reward, driving school, courier services, haulage or for track days, road racing, rallying or any other competitive event?	Yes
If there were to be a shortfall between the write-off settlement from your motor insurance company and the price you paid for your vehicle or the outstanding balance on your vehicle finance, lease or contract hire agreement (whichever is greater) would there be a benefit to you in insuring against this potential shortfall?	No
Tyre Insurance	
To help understand your specific requirements, I will ask and record a few short questions, I will provide a copy for you, are you happy to proceed?	Yes
Please take reasonable care to answer all of the following questions honestly and to the best of your knowledge. If you do not, any policy you purchase may be cancelled, or treated as if it never existed, or your claim rejected or not fully paid. You confirm you are the registered owner and keeper of the vehicle, are at least 18 years of age and you are happy to proceed?	Yes
Are you resident in Great Britain, Northern Ireland, the Isle of Man and the Channel Islands?	Yes
Can you confirm that your vehicle will not be used as an emergency or military vehicle, as a lax, for private hire or reward, driving school, counter services, haulage or for track days, road racing, rallying or any other competitive event?	Yes
If your tyres were to suffer accidental and / or malicious damage, would there be a benefit to you in insuring against this unexpected cost?	Yes
zeńcop	ESOE



GUARANTEED ASSET PROTECTION (GAP) INSURANCE - KEY INFORMATION SHEET

DATE PROVIDED TO CUSTOMER: 22/02/2023

This Guaranteed Asset Protection (GAP) insurance key information sheet has been produced in order to provide you with an overview of the key product features, benefits, exclusions, duration and cost of Asset Protector Insurance. Asset Protector Insurance is the name of the GAP insurance product that we sell.

We are required to provide you with this information by rules set by the Financial Conduct Authority, the regulator of financial services in the UK. This is in order to help you make an informed decision and decide whether Asset Protector Insurance is right for you. Please take the time to read this key information and, if you have any questions regarding its content, please ask us - we are here to help.

We are required to give you at least two clear days (after today) to consider this information before we are able to conclude a contract for Asset Protector Insurance with you. The date you were provided this information is set out above.

We can conclude a contract for Asset Protector Insurance with you as early as the day after you are provided with this information, but only if you (a) initiate the conclusion of the contract, (b) consent to us doing so and (c) confirm you understand that the rules require us to ensure there is a four day deferral period between you being provided with this information sheet and the conclusion of a contract for Asset Protector Insurance, unless you decide you want to purchase Asset Protector Insurance before this.

What is Asset Protector Insurance?

Asset Protector Insurance is designed to protect you against the financial loss you could encounter should your vehicle be stolen and not recovered or written off in an accident. Asset Protector Insurance provides a high level of cover and has received the top 5-star rating by Defaqto, the UK's leading independent financial services rating agency.

Asset Protector Insurance (Return to Invoice)

Did you know that if your vehicle is written off as a total loss, most motor insurance companies would only pay out the current market value of your vehicle, and not the original purchase price? Following the total loss of your vehicle due to accident, fire, theft or adverse weather conditions, Asset Protector Insurance will pay the financial shortfall between the insured value and (a) the purchase price of your vehicle as confirmed in the net sales invoice (including delivery, factory fitted accessories and dealer fitted options up to a maximum of £3,000, as confirmed in the policy schedule); or (b) the financial early settlement amount, whichever is the greater, up to the sum insured. This will be subject to the terms and conditions in the policy document.

Asset Protector Insurance (Lease/Contract Hire)

Following the total loss of your vehicle due to accident, fire, theft or adverse weather conditions, Asset Protector Insurance will cover the lease early termination charge in addition to any rental paid in advance as a deposit. This will be subject to the terms and conditions in the policy document.

Am I eligible for Asset Protector Insurance? (please see the Insurance Product Information Document and the "About your Policy" section of the policy document for full details).

You are only eligible for Asset Protector Insurance if all the following apply:

- You are a permanent resident of the United Kingdom unless posted to a combat zone as a serving member of HM Armed Forces.
- You are the owner or have a Finance, Contract Hire or Lease Hire Agreement in your name in respect of the vehicle.
- You are the insured person and named as the policyholder in the comprehensive Motor Insurance Policy for the vehicle. [Note: motor trade insurance policies of any type are excluded]
- You have purchased this cover within 90 days following the delivery date of your vehicle.

Significant Exclusions (please visit the "About your Policy - Exclusions" section in the policy document for a complete list of exclusions)

If the vehicle is:

- not shown in Glass's Guide or CAP motor industry valuation guides;
- used for hire or reward, or as a taxi, for racing, pace making, speed testing, reliability trials, rallying, or is a vehicle used for any other competitive event;
- a vehicle with a purchase invoice price above £300,000 (Return to Invoice only);
- a vehicle with a purchase invoice price above £75,000 (Lease/Contract Hire only);
- purchased more than 90 days before the inception date of the policy;
 an emergency vehicle, driving school vehicle, bus, scooter, motorcycle
- an emergency vehicle, driving school vehicle, bus, scooter, motorcycle, invalid carrier, grey import, or is a vehicle which has been modified other than in accordance with the manufacturer's specifications and is any make of vehicle not built for principle le in the UK; or
- is owned temporarily or otherwise (resulting from trade-in or acquisition for the purposes of resale) by a business formed for the purposes of seiling or servicing motor vehicles.

If the total loss:

- was stolen by any person having access to the keys of the vehicle unless taken by force or violence:
- was a result of an accident where the driver of the vehicle was under the influence of alcohol, drugs not prescribed by a registered medical practitioner, or drugs prescribed by a registered medical practitioner where a warning against driving had been given;
- is not the subject of an indemnity settlement under the accidental damage, fire or theft sections of the Motor Insurance policy; or
- arises directly or indirectly, in whole or in part, due to any act or omission which is wilful, unlawful or negligent on your part or the driver of the vehicle's part.

This insurance does not cover any arrears, default or late payment charges, excess mileage charges, maintenance and recoverable VAT, any warranty, new vehicle registration fee, any insurance premiums, road fund licence, fuel and paintwork protection applications, or negative equity transferred from a previous agreement.





Jardine Colchester

Auto Way, Ipswich Road, Colchester, CO4 9HA
Telephone: 01206 848558
Email: sales@colchester jardineferrari co.uk

Email: sales@colchester.jardineferrari.co.uk Website: www.jardinemotors.co.uk/ferrari

Summary of Eligible and Ineligible Products

22/02/2023

Based on the information provided, I am recommending the following product(s) for you to consider. In each case I will provide a statutory product disclosure for each product that you have identified as either having a demand or a need for. Please read carefully and decide whether you wish to purchase. You will be asked to sign to confirm we have provided you with full details so as to enable you to make an informed decision.

Asset Protector	Reasons based on your responsos above:
We do not recommend that your purchase Asset Protector because:	You are ineligible (due to vehicle restrictions, level of insurance cover, residency restrictions, vehicle usage or driving licence restrictions), and/or You have indicated that Asset Protector would not be of benefit to you, and/or You would not be financially exposed to receiving less than the retail price of your vehicle as a result of a total loss. This includes having to pay the difference between the credit agreement (if applicable) early settlement balance or termination fee as a result of total loss, and/or You have indicated that you have an existing policy in place.

This policy is optional and can be purchased (subject to FCA conditions) at the point of vehicle order or delivery of your vehicle, or alternatively within 90 days from the date of delivery of your vehicle.

Tyre Insurance	Reasons based on your responses above:
We recommended that you purchase Tyre Insurance for a period of cover that either matches or is closest to your intended period of ownership because: Premium £552 3yr Tyre Insurance; £450 Claim Limit	You are eligible for the cover. You have confirmed that if your tyres were to suffer accidental and / or malicious damage there would there be a benefit to you in insuring against this unexpected cost.

This policy is optional and can be purchased at the point of vehicle order, point of delivery of your vehicle or within 30 days from the date of delivery of your vehicle.

keylcop

CAOE





Customer

Jardine Colchester

Auto Way, Ipswich Road, Colchester, CO4 9HA

Telephone: 01206 848558

Email: sales@colchester.jardineferrari.co.uk Website: www.jardinemotors.co.uk/ferrari

	Recommended	Customer Purchased	Not Chosen
Asset Protector			
Product Description		Product Provider	Premium
No Recommended Product	Red Sands Ins	surance Company (Europe) Limited	
Tyre Insurance	Ø		
Product Description		Product Provider	Premium
3yr Tyre Insurance; £450 Claim Lii	mit Motors	Insurance Company Limited	£552
ustomer Declaration; I confirm I have re- ilso confirm that I have been given and I utlines Jardine Automotive Ltd's regulat the personal risk that I am taking by de- onsidered the risk and I have chosen not knowledge that I take full responsibility	have read the Key Facts an ory information with the Fir clining to consider the abo to protect myself against t	d Status Disclosure document, the nancial Conduct Authority (FCA). I ve products that have been recom those risks with the products high	s document is very important a also confirm that I am fully awa mended to me. I agree that I ha
also confirm that I have been given and I utlines Jardine Automotive Ltd's regulate the personal risk that I am taking by de posidered the risk and I have chosen no	have read the Key Facts an ory information with the Fir clining to consider the abo to protect myself against t	d Status Disclosure document, the nancial Conduct Authority (FCA). I ve products that have been recom those risks with the products high	s document is very important a also confirm that I am fully awa mended to me. I agree that I ha
also confirm that I have been given and I utlines Jardine Automotive Ltd's regulate the personal risk that I am taking by de posidered the risk and I have chosen no eknowledge that I take full responsibility	have read the Key Facts an ony information with the Fir clining to consider the abo to protect myself against to for any future losses I may	d Status Disclosure document, the nancial Conduct Authority (FCA). It we products that have been recome those risks with the products high vincur as a result of my actions. Date	is document is very important a also confirm that I am fully awa mended to me. I agree that I ha llighted above. I therefore 2023-02-24



Verification

Transaction 09222115557487781699

Document

Purosangue pre order

Main document.

Indiated on 2023 0.2.24 JUSB 31 CET 1-0100, by Michael

Finallysid art 2023/07/24 11:26/91 CE F(+0100)

Initiator

Michael Mayar (MM)

muchool, may regently nemotions of the

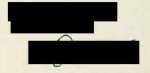
Signing parties

Dean Burgess (DB)

devictoriges splindmenotors rout



Signer 2023 02 24 10 47 17 CET (40100)



Signed 2023 02:24 11:26:51 CET (+0100)

This verification was issued by Scrive. Information in Italics has been safely verified by Scrive. For more information/evidence about this document see the concealed attachments. Use a PDF reader such as Adobe Reader that can show concealed attachments to view the attachments. Please observe that if the document is printed, the integrity of such printed copy cannot be verified as per the below and that a basic print out lacks the contents of the concealed attachments. The digital signature (electronic seal) ensures that the integrity of this document, including the concealed attachments, can be proven mathematically and independently of Scrive, For your convenience Scrive also provides a service that enables you to automatically verify the document's integrity at: https://scrive.com/verify



Bank Details HSBC Sort Code 40-02-50 Account No 11383469 Reference 9210

Registered Office: Jardine Automotive Limited, c/o Porsche Centre Colchester, Auto Way, Ipswich Road, Colchester, CO4 9HA

TERMS AND CONDITIONS OF BUSINESS: SALES (NOTHING IN THIS DOCUMENT IS INTENDED TO RESTRICT THE LEGAL RIGHTS OF A CONSUMER) Jardine Motors Group - March 2022

GENERAL

1) These terms and condisions, together with the details set out overleaf, are intended to contain all the terms of the Agreement between us (the "Seiter") and you (the "Purchaser") relating to the sale and purchase of the Agreement between us (the "Seiter") and you (the "Purchaser") relating to the sale and purchase of the Vehicle or Part(s) described overleaf (the "Goods") which we shall supply to you in accordance with the terms of this Agreement if you wish to rely on any amendment or addition to this Agreement you should ensure it is confirmed in writing by one of our duly authorised representatives.

2) You must provide us with any information we need from you in order to comply with money faundening regulations and legislation, and you guarantee the accuracy of the information suppled.

3) If this Agreement relates to the purchase of a Vehicle, you may arrange for a finance company, whose identity has been agreed in advance by us, to purchase if from us for the Purchase Price within 7 days of being notified that it is ready for delivery. The Vehicle will then be delivered to the order of such finance company and all references to delivery of the Vehicle shall be construed accordingly. When the finance company purchases the Vehicle, the provisions of this Agreement relating to the Part Exchange Vehicle (if any) shall continue to apply but we shall account for the Part Exchange Allowance and any deposit a paid under this Agreement to the finance company on your behalf.

4) This Agreement and any dispute or claim assing out of or in connection with it or its subject matter or formation (including non-contractual disputes or daim) will be governed by the law of England and Wales and subject to the exclusive junsdiction of the courts of England and Wales.

PRICE
5) The Purchase Price is the price for the Goods set out overleaf including (where applicable) accessories, road fund licence, delivery, car tax and VAT, current at the date of the order. If the rate or amount of car tax, VAT or road fund licence changes, or there are any tanifs or other taxes imposed, in each case whether between the date of order and the date of delivery or otherwise, you must pay all such sums as notified by us to you and/or current at the date of delivery.
6) If the manufacturer or the importer or other supplier of the Goods changes the recommended price after you have ordered them but before delivery, we will notify you of any revision we propose to make to the Purchase Price. If we propose an impresse in the Purchase Price, or a decrease which is less than the decrease in recommended price, you may ever profess or within purchase which is less than the decrease in recommended price, you may ever profess or writing twenty 14 days after such

than the decrease in recommended price, you may give notice in writing within 14 days after such notice cencelling this Agreement, in which case clause 16 shall apply. If we do not receive notice of cancellation within this period, the Purchase Price shown on this Agreement will be attended as proposed and you agree to pay the attended Purchase Price in accordance with clause 14.

PART EXCHANGE VEHICLE

PART EXCHANGE VEHICLE
7) If we agreed to accept a Part Exchange Vehicle at an agreed value in part payment of the Purchase Price, we shall only be bound to do so if the Part Exchange Vehicle is: a) free from any purchase agreements, charges or other encumbrances (together "Encumbrances") which you did not disclose to us before the date of order, b) delivered to our place of business before we deliver the Goods to you, and c) in the same condition (subject only to far wear and tear and reasonable increase in milesge) on delivery to us as you have represented it to us or (where applicable) as it was when we examined it before agreeing the Part Exchange Allowance. If you fall to satisfy any of the above conditions, we will not be obliged to accept the Part Exchange Vehicle or to allow the Part Exchange Allowance against the Purchase Price and you will be required to pay the full Purchase Price under this Agreement.

If the psyment required to release the Part Exchange Vehicle absolutely from any Encumbrances is greater than the amount you disclosed to us before the date of order, or if the Part Exchange Vehicle is celivered in a worse condition or with an uncasonable increase in mileage, we may nevertheless in our discretion agree with you a reduced Part Exchange Allowance and accept the Part Exchange Vehicle.

Cer discrepancy of the provisions set out in clauses 7 and 8, we cannot guarantee the valuation of your Part Exchange Vehicle for longer than 30 days from the date on which you first receive your valuation from us and the valuation of your Part Exchange Vehicle may be revised if your Part Exchange Vehicle has not been sold and delivered to us prior to the end of this 30 day period.

DELIVERY AND PAYMENT

10) Unless otherwise agreed you will collect the Goods from us at the site from which they were cridered. At the time of ordering the Goods you will be prouded with an estimate as to when the Goods will be available for collection. While we indeavour to deliver the Goods by any estimated collection deliver the Goods by any estimated collection deliver the Goods with the available for collection. While we endeavour to deliver the Goods by any estimated collection delivery due to reasonable control. In the event of such a delay, we will contact you to agree on alternative delivery date.

11) If we fail to deliver the Goods within 42 days of the estimated delivery date, you may give us notice recovering the Agreement and clause 16 will apply.

12) We may give you notice canceting this Agreement at any time before delivery if the manufacturer ceases to make the model or specification of Goods you have ordered, or if we are unable to obtain their from the importer or other supplier, and clause 16 will apply.

13) If we are unable to supply any accessory or equipment from the importer or other supplier, and clause 16 will apply.

13) If we are unable to supply any accessory or equipment from this Agreement and adjust the Purchase Price accordingly. Subject to this you shall have no claim against us in respect of our failure to supply any accessory or equipment from this Agreement and adjust the Purchase Price accordingly. Subject to this you shall have no claim against us in respect of our failure to supply any accessory or equipment (where it does not constitute the main characteristics of the Goods) and shall not be entitled to cancel the Agreement.

14) We will inform you when the Goods are ready for delivery, and you must pay the Purchase Price (less any deposit and/or Part Exchange Allowance) and take delivery within 7 days of being so informed. Unless otherwise agreed by us in witting all payments must be made by dobt carried from the source than 8 banking days before the proposed delivery

shall apply

15) You confirm and agree that you do not intend to and will not resell the Goods anywhere in the
world for commercial gain within 6 months of delivery. You also confirm that you are resident or your
place of business (as applicable) is in the UK or the European Economic Area ("EEA"), or, where you
are a finance or leasing company, the end user of the Goods is resident or has its place of business
within the UK or the EEA. If you breach any confirmation or agreement set out in this clause, we may
cancel the Agreement under clause 17 and/or we will be entitled to claim from you the reasonable
charges and other direct losses we properly incur under any agreement we have with the manufacturer
and/or importer of the Goods as a direct result of your breach.

EFFECT OF CANCELLATION

16) If we cancel the Agreement pursuant to clause 12, or if you cancel the Agreement pursuant to clause 6 or 11, we will refund your deposit and, provided the cancellation was due to circumstances beyond our reasonable control neither party shall have any further liability to the other party.

17) If we cancel the Agreement pursuant to clause 14 or 15 or if you cancel the Agreement for any reason other than clause 6 or 11, we will endeavour to sell the Vehicle to another person. If it is not sold within a reasonable time we may self it at auction. Within 7 days of the date of sale, we will give you a statement showing the sales pince and any additional costs we have incurred in resetting the Vehicle and will return the balance of your deposit, if any, after deducting the amount we have lost (i.e. any reduction in the sales price and the additional costs of resale). If our loss is greater that of opposit, you must pay us the difference within 7 days. We will provide copies of any receipts if you request time.

TRANSFER OF OWNERSHIP AND RISK.

18) The Goods will continue to belong to us until the total Purchase Price has been paid in full. You will, however, be responsible for any loss or damage from when they are delivered to you and should insure accordingly. A cheque will not be treated as posyment until in has been cleared. Ownership of the Part Exchange Vehicle will transfer to us when you take delivery of the Goods.

MANUFACTURER/IMPORTER WARRANTY

MANUFACTUREZIMPORTER WARRARTT 1
19). If the Goods are new we undenske that any pre-delivery work specified by the manufacturer will be carried out and the Goods will be sold with the benefit of the manufacturer's warranty. The manufacturer's warranty is provided directly by the manufacturer or importer, it is additional to your legal rights. The terms and conditions of the manufacturer's warranty shall apply as described in the information given or made available to you.

20). Except where you are buying as a consumer, and except for fraud or for death or personal injury resulting from our own negligence, we limit our liability for any breach of this Agreement to the amount of the Purchase Price and expressly exclude all liability in relation to the implied terms of satisfactory quality or finess for purpose and for loss of profit, goodwill or contracts and for any indirect, consequential or economic loss.

21) If you owe us money which is outstanding for any Goods, and we also owe you money, then we have the right to off-set the money you owe us against the money that we owe you, and just pay you the net amount

22). Any notice given under this Agreement must be in writing and sent by email or by post (we recommend recorded delivery) to the address of the dealership (if a notice to us from you) or to your address (if a notice to you from us) as set out overleaf, and shall be deemed to have been received in due course of post

DISTANCE SALES AND OFF-PREMISES SALES - CANCELLATION

DISTANCE SALES AND OFF-PREMISES SALES - CANCELLATION

3) If this Agreement has been completed either without any face to face contact between us and you (or anyone acting on your or our respective behalf) or away from our business premises, and in each such case you are also acting as a consumer, you may give us notice to cancel this Agreement without giving any reason. This cancellation period will expire 14 days after the day on which you, or a third party on your behalf, taxes delivery or otherwise acquires physical possession of the Goods. To exercise this right to cancel, you must inform us of your depoint to cancel this Agreement, in whiting by clear statement (e.g. a letter sent by post or email) to the dealership, contact details for which are set out overleat. You may use the model cancellation form available on our website. The present present present production confirming your exercise of the right to cancel before the cancellation period has expired. If you cancel this Agreement, and subject to the other provisions of this clause 23 we will reimburse to you all payments received from you under this Agreement, without undue detay and not later than -

a) 14 days after the day on which we receive the Goods back, or (if earlier)
b) 14 days after the day you provide endence that you have returned the Goods, or
c) if there were no Goods supplied, 14 days after the day on which we are informed about your
decision to cancel this Agreement.

decision to cancel this Agreement. We may make a deduction from the reimbursement for loss in value of the Goods, if the loss is the result of unnecessary handling by you. We will make reimbursement using the same means of payment as you have used for the initial transaction, unless you have expressly agreed otherwise, but in any event you will not incur any fees as a result of the reimbursement. We may withhold reimbursement until we have received the Goods but, or you have sent evidence of having sent back the Goods to us, whichever is the earliest. You should sand back the Goods so deliver them back to us at the address of the dealership shown overleaf, without undue delay and in any event not later than 14 days after the day on which you communicate your cancellation of this Agreement to us. This deadline is met if you send back the Goods before the period of 14 days has expired. We will require that you bear the cost of returning the Goods to us. You must take reasonable care of the Goods and you will be responsible for any loss or damage from when they are delivered to you until when they are returned to us. You are liable for any diminished value of the Goods resulting from the handling of the Goods other than what is necessary to establish the nature, characteristics and functioning of the Goods. The rights of cancellation in this dause 23 do not apply where the Goods have been built to your customised specification or have been personalised for you. Where have you have part exchanged a vehicle to us as part of any tembursement properly due to you under this clause 23, you will pay to us if reasonable costs that we may have incurred in reliation to the preparation, maintenance, repair or improvement of the part exchanged vehicle to you as part of any tembursement properly due to you under this clause 23, you will pay to us improvement of the part exchanged vehicle. improvement of the part exchanged vehicle

COMPLAINTS AND DISPUTES

24) If we receive a complaint from you, we will follow our complaints handling procedure which can be found on our website at https://www.incigingmotors.co.uk/customer-service/complaints-handling-procedure and is available from us on request. Financial services complaints we cannot settle may be referred to the Financial Ombudsman Service. This service is free to use, Their consumer helpline is available on 0500 023 4 567 or 0300 123 9 123 or you can visit their website at <a href="https://www.inancial-ombudsman.org/uk/citical-manuscomplaint-info@financial-ombudsman.org/ 24) If we receive a complaint from you, we will follow our complaints handling procedure which can be

PERSONAL DATA

25). We may use the personal data you give us to tell you about our products and services by post telephone, SMS or email, for market research purposes and to track sales. Further details on our processing of personal data can be found in our Customer Privacy Notice ("Privacy Notice"). You can obtain a copy of our Privacy Notice at our dealerships or online at https://www.jardinemotors.co.uk/site/offline-privacy-notice

References to the Jardine Motors Group includes Jardine Automotive Limited, Jardine Cars Limited Jardine Luxury Vehicles Limited, Jardine Specialist Cars Limited and Jardine Sports Cars Limited



Jardine Colchester

Auto Way, Ipswich Road, Colchester, CO4 9HA Telephone: 01206 848558

Email: sales@colchester.jardineferrari.co.uk Website: www.jardinemotors.co.uk/ferrari

Date 22/02/2023

CONSUMER CREDIT FINANCE FACTSHEET 'You and your finance agreement'

Customer Mr. 488 Pista	Date 22/02/2023
This factsheet is designed to enable you to make an informed credit agreement. Please read this information carefully before signing to confirm information that has been provided to you under separate cover make your final decision regarding your finance needs. A copy of this signed document will be provided to you and	that you have received and understood the finance agreement er. If you have any questions please speak to us before you
FOR YOUR CAR FINANCE YOU TOLD US THAT:	
Anticipated Annual Mileage is	Cash Sale
Change Cycle is	Cash Sale
Date of birth is	Cash Sale
Approximate monthly budget is	Cash Sale
Deposit Available is ?	Cash Sale
 Intended finance period (months) 	Cash Sale
• Intended type of use of the vehicle?	Cash Sale
 Would you like the option to own the vehicle outright at the e 	nd of the finance period? Cash Sale
 If I have chosen a Lease Purchase or Personal Contract Pur the end of the period I must pay a final lump sum payment, in 	chase contract I understand that in order to own the vehicle at including any option to purchase fee.
 If I have chosen a Personal Contract Purchase contract I unit 	derstand that:
 The final payment is based on contractual terms, including I am aware that excess mileage above that stated in the a annual mileage differs to that of my agreement. At the end of the finance agreement I understand that I m subject to future market conditions. If I decide to voluntary terminate my finance agreement by that I pay a pro rata excess mileage charge. 	greement will be subject to additional charge if my actual ay not have any equity in the car in the future as this is
 Full details on my finance agreement have been provided to 	me? YES / NO
PLEASE SEE INFORMATION OVERLEAF BEFORE SIGNING	N/A
Customer Signature	, Date 22/02/2023
Regulated Manager Name: PETER	Hugo

Regulated Manager Signature:

TERMS AND CONDITIONS OF BUSINESS: SALES (NOTHING IN THIS DOCUMENT IS INTENDED TO RESTRICT THE LEGAL RIGHTS OF A CONSUMER) Jardine Motors Group - March 2022

GENERAL

1) Those terms and conditions, together with the details set out overfeat, are intended to contain all the terms of the Agreement between us (the "Seller") and you (the "Purchaser") relating to the sale and purchase of the Vehicle or Partie) described overfeat (the "Goods") which we shall supply to you in accordance with the terms of this Agreement. If you wish to rely on any amendment or addition to this Agreement you should ensure it to confirmed in whing by one of our duly authorised representatives.

2) You must provide us with any information we need from you in order to comply with money.

2) You must provide us with any information we need from you in order to comply with money faundering regulations and legislation, and you guarantee the accuracy of the information supplied.

3) If this Agreement relates to the purchase of a Vehicle, you may arrange for a finance company, whose identity has been agreed in advance by us, to purchase it from us for the Purchase Price within 7 days of being notified that it is ready for delivery. The Vehicle will then be selvered to the order of such finance company and all references to delivery of the Vehicle shall be construed accordingly. When the finance company purchases the Vehicle, the provisions of this Agreement relating to the Part Exchange Vehicle (if any) shall continue to apply but we shall account for the Part Exchange Allowance and any deposit paid under this Agreement to the finance company on your behalf.

4) This Agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (neckding non-contractual disputes or claims) will be governed by the law of England and Wales and subject to the explusive pusiblisher of the courts of England and Wales.

PRICE
5) The Purchase Price is the price for the Goods set out everteal including (where appricable) accessories road fund license, delivery, car fax and VAT, current at the date of the coder. If the rate or amount of car tax, VAT or road fund license changes, or there are any tamific or other taxes imposed, in each case whether between the apile of order and the date of delivery or otherwise, you must pay all such sums as notified by us to you and/or runent at the date of delivery.
6) If the manufacturer of the importer or other supplies of the Goods changes the recommended once after you have ordered them but before delivery, we will notify you of any revision we propose to make to the Purchase Place. If we propose an interest in the Purchase Place, or a decrease which is less. than the decrease in recommended once, you may once holders in white a within 14 days after such

than the decrease in recommended price, you may give notice in writing within 14 days after such notice cancelling this Agreement, in which case clause 16 shall apply. If we do not receive notice of cancellation within this period, the Purchase Price shown on this Agreement will be amended as proposed and you agree to pay the amended Purchase Price in accordance with clause 14

PART EXCHANGE VEHICLE

PART EXCHANGE VEHICLE

7) If we agreed to accept a Part Exchange Vehicle at an agreed value in part payment of the Purchase Price, we shall only be bound to do so if the Part Exchange Vehicle is, a) free from any purchase agreements, changes or other encumbrances (legather "Encumbrances") which you did not disclose to us before the date of order, b) delivered to sur place of business before we deliver the Goods to you, and d) in the same bondston (subject only to fair wear and tear and reasonable individue in mileage) on delivery to us as you have represented it bus or (where applicable) as it was when we examined it before agreeing the Part Exchange Allowance, if you fail to seasify any of the above conditions, we will not be obliged to accept the Part Exchange Vehicle or to allow the Part Exchange Allowance against the Purchase Price and you will be required to play the full Purchase Price under this Agreement.

8) If the payment required to release the Part Exchange Vehicle as the Part Exchange Vehicle is delivered in a worse condition or with an increasonable increase in mileage, we may nevertheless in our disconditional payment and to the Exchange Vehicle is delivered in a worse condition or with an increasonable increase in mileage, we may nevertheless in our discondition are well as the part Exchange.

our discretion agree with you a reduced Pier Exchange Allowance and accept the Part Exchange

(9) Without prejudice to the provisions set out in clauses 7 and 8, we cannot guarantee the valuation of your Pan Exchange Vehicle for longer than 30 days from the date on which you first receive your valuation from us and the valuation of your Pan Exchange Vehicle may be revised if your Part. Exchange Vehicle has not been sold and delivered to us prior to the end of this 30 day period.

DELIVERY AND PAYMENT

TO, Unless otherwise agreed you will collect the Goods from us at the site from which they were ordered. At the time of ordering the Goods you will be provided with an estimate as to when the Goods will be available for collection. While we endeadout to deliver the Goods by any estimated delivery data, we will not be table for any darm for compensation of any descriptions arising out of a delay in delivery due to reasons beyond our reasonable control. In the event of such a delay, we will contact you to agree an alternative cellvery, date.

11) If we fail to deliver the Goods within 42 days of the estimated delivery date, you may give us notice requiring delivery. If we fail to deliver within 28 days of receipt of such notice, you may give us notice cancelling the Agreement and clause 16 will apply.

12) We may give you notice concelling this Agreement at any time before delivery if the manufacturer ceases to make the model or specification of Goods you have ordered, or if we are unable to obtain them from the importer or other supplier, and dasse 15 will apply.

13) If we are unable to supply any accessory or equipment (factory fitted or otherwise) you have ordered as part of the specification, we will contact you and offer at your option either to substitute a reasonable equivalent or to delets the accessory or equipment from this Agreement and adjust the Purchase Price accordingly. Subject to this, you shall have not constitute the main characteristics of the Goods, and shall not be entitled to cancel the Agreement.

14) We will inform you when the Goods are ready for delivery, and you must pay the Purchase Price. 10) Unless otherwise agreed you will collect the Goods from us at the site from which they were

Goods) and shall not be entitled to canset the Agreement. We will inform you when the Goods are ready for delivery, and you must pay the Purchase Phoe (less any depeat endour Pan Exchange Allowance) and take delivery within 1 days of being so informed. Unless otherwise agreed by us in whing all payments must be made by debit card, credit card or by renoting thinds transfer to our bank account. If we agree in our absolute discretion to accept any payment by personal cheque, building society cheque or bankers draft, this must be received not less than 5 banking days before the proposed delivery date of the Goods in order to ensure that we releave cleared funds before delivery. We do not accept payment in cash (whether by hand or paid into our account over the counter at any bank) over £5,000 whether paid as one payment or as several smaller payments amounting to over £5,000 in the same transaction or within any 3 month period. If you fail to pay the Purchase Price and take delivery within 10 days of seing informed that the Goods are ready for delivery, we may give you notice sancelling the Agreement and clause 17 shall apply. shall apply

15) You confirm and agree that you do not inhered to and will not reset the Goods anywhere in the world for commercial gain within 5 months of delivery. You also confirm that you are resident or your place of business (as applicable) is in the UK or the European Economic Area ("EEA"), or where you are a finance or leaking company, the end user of the Goods is resident or has its place of business within the UK or the EEA, if you breach any confirmation or agreement set out in this clause, we may cancel the Agreement under clause 17 and/or we will be entitled to claim from you the reasonable. charges and other direct losses we properly incur under any agreement we have with the manufacturer and/or importer of the Goods as a direct result of your breach.

EFFECT OF CANCELLATION

16) If we cancel the Agreement pursuant to clause 12, or if you cancel the Agreement pursuant to clause 6 or 11, we will return your deposit and, provided the cancellation was due to crownstance beyond our reasonable control, neither party shall have any further labelly to the other party.

17). If we cancel the Agreement pursuant to clause 14 or 15 or if you cancel the Agreement for any reason other than clause 6 or 11, we will endeavour to self the Vehicle to another person. If it is not sold within a reasonable time we may self it at auction. Within 7 days of the date of sale, we will give you a statement showing the sales price and any additional costs we have incurred in resolling the Values and will refund the balance of your deposit, if any, after deducting the amount we have lost (i.e. any reduction in the sales price and fine additional costs of resale). If our loss is greater than your deposit, you must pay us the difference within 7 days. We will provide copies of any receipts if you

TRANSFER OF OWNERSHIP AND RISK

18). The Goods will continue to belong to us until the total Purchase Price has been paid in full. You will however be responsible for any loss or damage from when they are delivered to you and should insure accordingly. A chegue will not be treated as payment until that been deated. Ownerstup of the Purt Exchange Vehicle will transfer to us willow you take delivery of the Goods.

MANUFACTURER/MPORTER WARRANTY

19) If the Goods are new, we undertake that any pre-colivery work specified by the manufacturer will be carried out and the Goods will be sold with the benefit of the manufacturer's warranty. The manufacturer's warranty is provided directly by the manufacturer or importer. It is additional to your.

legal rights. The terms and conditions of the manufacturer's warranty shall apply as described in the information given or made available to you 20). Except where you are buying as a consumer, and except for fraud or for death or personal injury resulting from cut own negligence, we limit our liability for any breach of this Agreement to the amount of the Porchase Price and expressly exclude all liability in relation to the implied terms of satisfactory quality or fitness for purpose and for loss of profit, goodwill or contracts and for any indirect, consequential or economic toss.

21) If you owe us money which is cutstanding for any Goods, and we also owe you money, then we have the right to aff set the money you owe us against the money that we owe you, and just pay you. the net amount

22) Any notice given under this Agreement must be in writing and sent by email or by post (we recommend recorded delivery) to the address of the dealership (if a notice to us from you) or to your address (if a notice to you from us) as set out overleaf, and shall be deemed to have been received in dun course of post

DISTANCE SALES AND OFF-PREMISES SALES - CANCELLATION

DISTANCE SALES AND OFF PREMISES SALES. CANCELLATION

23) If this Agreement has been complained either without any face to face contact between us and you for anyone acting on your or our respective behalf or away from our business premises, and in each such case you are also acting as a consumer, you may give us onlice to cancel this Agreement without giving any reason. This cancellation period will expire 14 days after the day on which you, or a third party on your behalf takes delivery of cinemises accurres physical possession of the Goods. To exercise this right to cancel, you must inform us of your described to accord this Agreement in which are set out overless. You may use the most cancellation form disable on our website http://campanins.lancastamto.com/colffilloid_if_viou_wish. To meet the cancellation period has expired. If you cancel this Agreement, and subject to the other provisions of mis clause 23, we will reimburke to you all payments received from you under this Agreement, without unique delay, and not fact than.

and not later than.

and not taker than:

a) 14 days after the day on which we receive the Goods back, or (if earlier)
b) 14 days after the day you provide excornce that you have returned the Goods, or
c) If there were no Goods supplied, 14 days after the day on which we are informed about your
decision to cancel this Agreement.

We may make a deduction from the remountment for toss in value of the Goods, if the loss is the
result of unnecessary handling by you. We will make reimbursement using the same means of payment
as you have used for the intidit transaction, unless you have expressly agreed otherwise, but in any
event you will not incur any fees as a result of the reimbursement. We may withhold reimbursement
until we have received the Goods back or you have sent evidence of having sent back the Goods to us,
whichever's the earliest You should send back his Goods of deliver them hack to us at the address of
the deafesting shown overteal, without undue deliay and in any event not later than 14 days after the whichever is the earliest. You should send back the Goods or deliver them hack to us at the address of the dedership shown overteal, without undue delay and in any event not later than 14 days after the day on which you communicate your cancellation of this Agreement to us. This deather is met if you send back the Goods before the period of 14 days has expired. We will require that you bear the cost of returning the Goods to us. You must take reasonable care of the Goods and you will be responsible for any loss or damage from when they are delivered to you until when they are returned to us. You are liable for any diminished value of the Goods resulting from the handling of the Goods other than what is necessary to establish the nature characteristics and functioning of the Goods. The rights of specification or have been personalised for you. Where have you have part exchanged a vehicle to us as part of any transaction to which this dause 23 applies, and we agree to return the part exchanged within the part exchanged. vehicle to you as part of any reimbursement properly due to you under this clause 23, you will pay to us all reasonable costs that we may have incurred in relation to the preparation, maintenance, repair or improvement of the part exchanged vehicle

COMPLAINTS AND DISPUTES

24) If we receive a complaint from you, we will follow our complaints handling procedure which can be found on our website at https://www.jprdingmojors.cg/schustomer-services.complaints-handling-procedure and is available from us on request. Financial services complaints we cannot settle may be referred to the Financial Ombudsman Service. This service is free to use. Their consumer helpine is available on e800 023.4 587 or 0300 123.9 123 or you can visit their website at https://www.financial-ombudsman.org.uk.cr.write to the Financial Ombudsman.org.uk.cr.write to the Financial Ombudsman.org.uk.cr.write to the Financial Ombudsman.Service. Exchange Tower, London E14.958 Whist acting as a consumer, if a con-financial services related depute arises that cannot be resolved between us within a reason-ability time scale; you may refer the dispute to the free independent advisory and conceilation service operated by The Motor Ombudsman, me government vacked, self-regulatory body for the motor industry. For details of this service you can call their dedicated Consumer Advice Units on 0443.910 6900, submit an energicity or compilant via the website www.TheMotorOmbudsman.org.uk.cr.write.html for eat Poter Street, London, SANIP 2BN. 24) If we receive a complaint from you, we will follow our complaints handling procedure which can be

PERSONAL DATA
25). We may use the personal data you give us to tell you about our products and services by post tolephone, SMS or email, for market research purposes and to track sales. Further datails enough processing of personal data can be found in our Customer Privacy Notice! "Privacy Notice!" You can obtain a copy of our Privacy Notice at our dealerships or online at https://www.jardinemotors.co.uk/site/offline-privacy-notice

References to the Jardine Motors Group includes Jardine Automotive Limited, jardine Cars Limited, Jardine Luxury Vehicles Limited, Jardine Specialist Cars Limited and Jardine Sports Cars Limited





Jardine Colchester

Auto Way, Ipswich Road, Colchester, CO4 9HA Telephone: 01206 848558

Email: sales@colchester.jardineferrari.co.uk Website: www.jardinemotors.co.uk/ferrari

Used Vehicle Order

Customer Name & Address:



Invoice Name & Address



Document Details:

Page No. Enquiry No. 208466/121 Order No. 39736 22/02/2023 Date Sales Person Michael Mayar Stock No. 240075 Customer No. 735119

Est Del Date 28th February 2023

Selling Branch 9210 Commission No.

Customer Contact Details:

Home Work Other Mobile Home Email Work Email



Vehicle 488 Pista Colour Giallo Modena Trim Blu Scuro

Registration No. : LC68MKK

MN ZFF90HMC000242261 Registration Date: 16/01/2019

Engine No. F 154 CD 576 Mileage

Fuel Type Engine Capacity Petrol :3902 No. of Doors Body Style Coupe Vehicle price

323830.00

0.00 323830 00 0.00

323830.00 r

Sub-total:

323830.00

0.00 323830.00 0.00 323830.00

Quantity: Grand Total:

323830.00

0.00 00 This is not a VAT invoice

Total trade-in allowance: (Excl. Settlements)

Total Finance Settlement: 0.00 0.00

Customer Deposit: Balanco: 323830.00

Amounts Due From: Account Name:

Mr Thorpe

Amount: 323830 00

0.00

(where payment is due from a finance company, this is subject to acceptance by the nominated company)

Subject to the terms and conditions overeall, you githe Purchasery will outchase and we gitte Vendor) will sell the Vehicle and/or Paristy existed above (the "Goods") for the Purchase Price specified above. This document contains the terms of contrast. Sign it only if you wish to be legally bound by them. Your attention is drawn to the terms and conditions set out overfeal, in particular to classes 5 6 and 10 year related to your babley to gray the Purchase Price and the circumstances at 4 h by may be adouted and to the westerny over by you in crease 14

000

Regulated Manager's signature

2023-02-24

The Vehicle Isria not subject to a Credit Sale Agreement or any third party charge of interest. If it is, state the and address of the Finance Company

This vehicle lafts not subject to any lien or encumbrance if it is, state details

The above mileage Isas not correct, of not correct the approximate true mileage is. _
This vehicle washwas not purchased new, by me.
This vehicle washwas not used abroad before being registered in the Lik.

This vehicle has/has not been used for self-drive hire, hackney cornege, tax, or courier work. This vehicle has/has not been involved in an accident which has resulted in a total loss crown but protection Act Statumer.

DBM Protection Act basement
Information should like purchase may be used by the safer for the the purposed of registering the vehicle with the Dover Vehicle
Lucrasing Agency. The information may also be used by the safer and by other companies associated with the safer for the
manacting of services or other products to the guitables.

Please his this board you do not wish to receive making from the safer or associates.

Bank Details HSBC 40-02-50 Sort Code Account No 11383469 Reference 9210_LC68MKK



Ferrari Birmingham

ACCOUNT INVOICE

Invoice Name & Address:

Service Cash Sales-Cars 3 years +

*

Customer Name & Address:

Email:

You were served by: Liam McColgan

Inv. Printed By: Warren Healey

-04/03			2.77		7.7			
	Account No.	Document	Number	Date & Tax Point	Order N	umber	Route	
	C00016	24043	977	02/01/2025	CL25761	138/40		
	Make & Mode	1/	CI	nassis No.	Engine No.	Mileage	Time	Page
	Ferrari 488 Pi	sta S-A	ZFF90H	MC000242261	442134	1065	11:24	1
	Reference No.		Reg No.	Reg Date	VSB No.	W.I.P. No.	Job N	lo.
			LC68MKK	16/01/2019		W 46399	772	98
-								

Description of Goods / Services	Qty.	Unit Price	Unit	Net Total
NOTES Carried out annual service under service plan.				
MOTS MOT	Net	Total	0.00	54.85
TRANSP Transportation of vehicle using the Graypaul covered transporter	Net	Total	54.85	75.00
	Net	Total	75.00	

All goods remain the property of the vendor until full payment has been made and any relevent cheques cleared. Cheques will be accepted to the limit of a supporting Bankers Card. Full terms of business available on request and on reverse of document.

For EU tyre information please visit www.sytner.co.uk/car-maintenance

E & O. E.

Ferrari Birmingham 120 Highlands Road, Shirley, Solihull, West Midlands B90 4NU Tel: 0121 701 2458 Fax: 0121 701 2456 Parts Department: 0121 701 2430 Email: graypaul birmingham@sytner.co.uk Website: www.sytner.co.uk/ferrari/graypaul-birmingham www.sytner.co.uk/maserati/graypaul-birmingham

٧	Rate	Service/Goods	VAT	Net	129.85	
0	0.00	54.85	0.00	V.A.T.	15.00	
s	20.00	75.00	15.00	Total	144.85	
				Paid	0.00	
		19		Owing	144.85	
	0	10 100000	0 0.00 54.85	0 0.00 54.85 0.00	0 0.00 54.85 0.00 V.A.T. S 20.00 75.00 15.00 Total Paid	0 0.00 54.85 0.00 V.A.T. 15.00 S 20.00 75.00 15.00 Total 144.85 Paid 0.00

Registered Office: Graypaul Moiors Limited t/a Ferran Binningham Sytner Group, 2 Penman Way, Grove Park, Leicester LE19 1ST Registered in England No. 3079284 VAT Registration No. 610 6250 86 Bank Details: Account No. 61295361 Sort Code 60-80-09

This firm is authorised and regulated by the Financial Conduct Authority for consumer credit. It is also an Appointed Representative of Sytner Group Limited for Insurance Distribution Activities under FRN 310540.

MOT test certificate

1) Vehicle identification number

ZFF90HMC000242:261

20 Registration number

26 Country of registration

LC68MKK

GB

Make and model

FERRARI 488 PISTA S-A

Vehicle category

Mileage

Mileage history

M1

1,071 miles

963 miles

584 miles

23.01.2024

Driver & Vehicle

Standards

34 miles

20.01.2023

356 miles

15.12.2021



3 Date of the test

® Expiry date

31.12.2024

22.01.2026

To preserve the anniversary of the expiry date, the earliest you can present your vehicle for test is 23.12.2025.

3a Location of the test

SOLIHULL BUSINESS PARK, MONKSPATH HALL ROAD, SOLIHULL, B90 4NU

Testing organisation and inspector name

V107246 PORSCHE CENTRE SOLIHULL D. COWELL

MOT test number

9983 0226 5248

Check that this document is genuine by visiting www.gov.uk/check-mot-history

If any of the details are not correct, please contact DVSA by email at **enquiries@dvsa.gov.uk** or by telephone on 0300 1239000.

Receive a free annual MOT reminder by subscribing

at www.gov.uk/mot-reminder or by telephone on 0300 1239000.

Janua M

Page 1 of 1 VT20/2.0 Issuer signature

Basic Emissions Test for Catalyst equipped vehicles

Test Station: Porsche Centre Solihull, Tel:0121 745 9911 Station No: V107246

40 Highlands Road,, Solihull, West Midlands. B90 4GT

Software release: Ver 11.2 Database release: May 2018

Date of Test: Tue Dec 31 2024 Time of Test: 08:37

Vehicle Details

Vehicle Registration: LC68MKK

Engine speed measurement was by-passed

DESCRIPTION	<u>Limits</u>	Reading	
Engine temp	Temp g	auge showed warm	
Fast idle test			PASS
Engine Speed	2500-3000 rpm		Not Checked
CO	Max 0.20%	0.00%	PASS
HC	Max 200 ppm	3 ppm	PASS
Lambda	0.97-1.03	1.00	PASS
Natural idle test:			PASS
Engine Speed	450-1500 rpm		Not Checked
со	Max 0.30%	0.00%	PASS

Overall Result: Basic Emission Test Result: PASS

Tested By: David Cowell Signature:

Vehicle Inspection Results

Sytner - Graypaul Ferrari Birmingham

120 Highlands Road Shirley Birmingham **B90 4NU** United Kingdom Tel. No. 0845 873 4503



Customer Information

Customer Name RO Number 46399 Date 24/12/2024 Registration Number LC68MKK VIN ZFF90HMC000242261

Vehicle Details

1149464 Reference 23/01/2025 Next Reg. **Next Service** 22/01/2025 Odometer 1065

Annual Mileage

Section Authorised Recommendation coolant level ok, sign of coolant staining around cap. Cleaned cap and cleaned neck. Coolant Level V refitted. "report only recheck at next service" Seals/leakages - general Brake lines/hoses V Bodywork Misc Wheels Steering and Suspension V (split/worn bushes, leaks) Drive Shafts (split/worn V seals, leakages) Hoses (if visible: leakages, V condition) Oil Seals (if visible: engine/gearbox leaks) Exhaust System & Underbody Protection (corrosion, fixings, damage) V П Warning Lights (inc ignition, engine oil etc) Interior Lights (inc. V instrument illumination/dimming) Horn Instruments Seat belts/buckles front and V rear (wear, operation) Transmission Warning triangle, reflective vest and first aid kit U Operate External lights w/

		Brake Fluid Level and Condition				
		Battery Condition				
		Engine Oil Level				
		Power Steering Fluid Level				
		Drive Belt Condition (if visible)			<u> </u>	
		Engine				
		Ad Blue				
		Trim				
		Glass (Inc. windscreen, side and rear windows)				
		Mirrors/mirror housing				
V		Lights (damage, water ingress)				
		Washers and Wipers				
	177.0	Door Locking				
		Number Plate Condition				
		Fuel Level				
V		Fluid Levels				
M		Brakes				
Front:			Rear:			
Pad/Shoe	10,0 %	M	Pad/Shoe	10.0 %		
Disc/Drum	2.0 %		Disc/Drum	3.0 %		

Tyres		Recomme	ndation					Authorised
V	Sel Control	tyre pressi	tyre pressures was high, corrected under service					
		Replace T	yre(s)					
Tyre Report	Tyre	Outer	Middle	Inner	Damaged	Size	Make	Authorised
	Front left	4	4.9	4.1		245/ 35 zr 20 95 y	michelin pilot sport cup 2 k2	
w l	Front right	4.1	4.8	4.3		245/ 35 zr 20 95 y	michelin pilot sport cup 2 k2	
	Rear Left	4.7	4.5	4.3		305 / 30 zr 20 103 y	michelin pilot sport cup 2 k2	
	Rear Right	4.6	4.5	4.3		305 / 30 zr 20 103 y	michelin pilot sport cup 2 k2	
	Spare Tyre							

Technician	Aran Woolams	Service Advisor	Liam McColgan
Customer Signature			

Printed on 02/01/2025



Dealer Comments:

Ref #1: Pista

Ref #3:

Jardine Sevenoaks

92 London Road, Sevenoaks, TN13 1BA Telephone: 01732 467827

Email: sales@sevenoaks.jardineferrari.co.uk Website: www.jardinemotors.co.uk/ferrari

Used Vehicle Invoice

This is a Second Hand Margin Scheme Supply Invoice

Invoice Name & Address: Customer Name & Address:



Document Details:

Customer No.

Purchase Order Page No. Invoice Date : 28/02/2023 Sales Person : Michael Mayar Stock No. :240075/1 **Delivery Date** :28th February 2023 Enquiry No. 208466/122 Date : 27/02/2023 Invoice No. : 13070309

Account Description:

Selling Branch :9215 Sales Type :1

Which Definition	Vebrus Specification Details:	Va ue	Discoun	Nell Value	VAI	Total V
/ehicle 488 Pista Colour : Giallo Modena Frim Blu Scuro Condition : Used	Vehicle price Marco Hamper Invoice Number 000419 VAT Marco Hamper Non VAT Invoice 000419	323830.00 0.00 0.00	0.00 0.00 0.00	0.00	0.00 0.00 0.00	323830.00 r 0.00 C 0.00 C
Johnse Mentily Details						
Registration No. :LC68MKK VIN :ZFF90HMC000242261 Previous Owners : Registration Date :16/01/2019 Engine number :442134						
Vehicle Technical Dalia						
Tuel Type Petrol Engine Capacity 3902 CO2 ast Known Mileage :582	Sub-total:	323830.00	0,00	323830.00	0.00	323830.00
No. of Doors :	Statement/Summary:					
Body Style Coupe	Invoice Total 323830.0 Total Deposit Paid 323830.0					
/Elrich Sequely Code Radio Code : CD Code :	Finance settlement D.6 Total trade-in D.6 Total Amount Due D.6 VAT Summary:	00				
Key No.1 Key No.2 mmobiliser Code	V Description C VSB Standard Rate r Used Veh Margin Car	Rate% 20.0 20.0	Value 0 00 0 00	Sub-total: VAT:		323830.00 0.00
Vehicle Reminders				Total: Quantity:		323830.00
Next Service Date: 23/01/2024 MOT Expiry Date: 19/01/2024				Grand Total:		323830.00

0/0

Bank Details HSBC Sort Code Account No Reference

Account Name:

Vodafone Automotive

Customer Registration Form



BEFORE releasing the vehicle to the customer please complete this order form in FULL and email to registration-uk-telematics@vodafone.com at least 24 hours BEFORE vehicle hand over. To complete the commissioning process call Vodafone Automotive UK on 0533-222-8883 to test system functionality. Provide a copy of this Order Form and the signed Terms and Conditions to the Customer.

Section 1 - Dealer Details	
Company Name: Jardine Ferrari Sevenoaks	Sales Person Michael Mayar
Address 92 London Road	Telephone No 01732467 827
Sevenoaks	Email michael.mayar@jardinemotors.co.uk
Postcode TN13 BA	
LANGER BALLANDE SERVER BALLANDE	
Ferrari Model 488	Specification Pista
Fuet Type Petrol Diesel Hybrid	Colour Giallo Modena
VIN (17 digits) ZFF90HMC000242261	Registration No LC68MKK
Expected Delivery Date 28/02/2023	Serial No
Section 3 – Subscription Package	15.000 MARTINET NO. 11.00 MARTINET
Demonstrator	Demonstrator to Retail
New demonstrator activation up to 6 months subscription FOC	Demo to Retail up to 1 year subscription included
Retall - New Activation	Change of Owner (Form must be signed)
Vodafone First Activation 1 year subscription included O	Contact Customer 6
Section 4 - Customer Details	表现代表现的主义。
Title Mr Forename	Surname
Address	Mobile 1
	Mobile 2
	Work
	Horne
Postcode	Password
Email	PIN Number
Notes - Please insert any additional information below	CAND THE STATE OF STA
Section 5 - Customer Signature and Date	
have read this Customer Registration Form, including the Terms & Conditions, and agree to be b store my personal data for the purpose of providing the Services.	ound by the Terms & Conditions and authorize Vodafone Automotive UK Limited to use a
Signature Signature	
ELECTRONIC SIGNATURE. Please sign this form to confirm your electronic signature.	Date 22/02/2023

PURSUANT TO THE TERMS & CONDITIONS LAUTHORISE VODAFONE AUTOMOTIVE UK LTD TO USE AND STORE MY PERSONAL DATA FOR THE PURPOSE OF PROVIDING THE SERVICES PURSUANT TO THE TERMS & CONDITIONS

How to contact Vodafone Automotive UK

Customer Service

0333 222 0003

24nr Stolen Vehicle Helpline

0533 222 0799

24hr Stolen-Vehicle Helpline from abroad +44 (Oh1382 H73:799)222115557487647427



Vodafone Automotive UK Limited
Shuttleworth House, 21 Bridgewater Close, Network 65 Business Park,
Hapton, Burnley, Lancashire, BB11 STE, United Kingdom
automotive vodafone co.uk



MANUALE D'USO
USER MANUAL



GEBRAUCHSANLEITUNG
MANUEL D'UTILISATION

Ferrari
48888

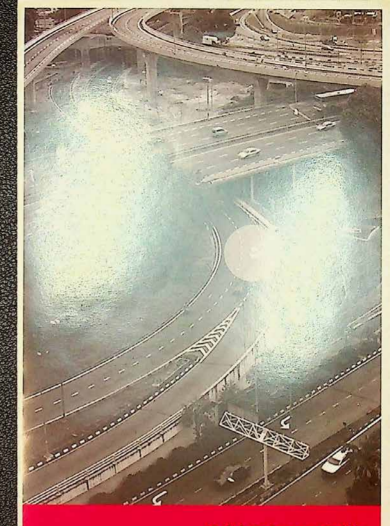
SAFETY





Apple CarPlay®

USER MANUAL



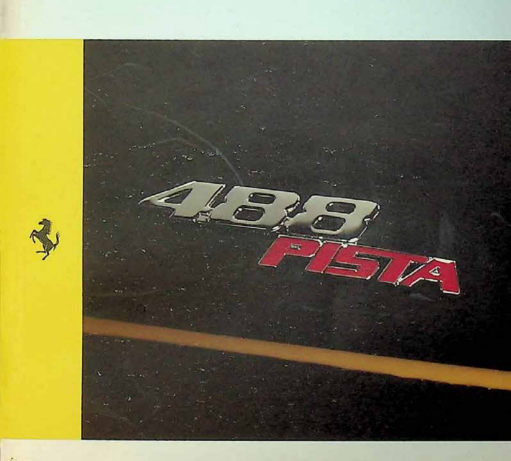
Quick Reference Guide





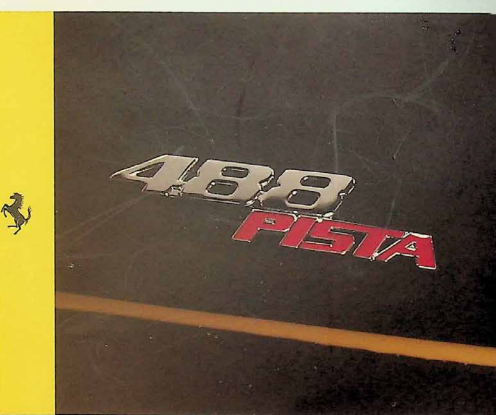
REFERENCE GUIDE



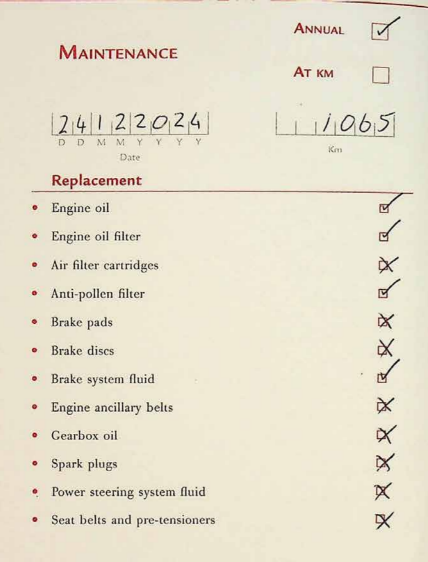


WARRANTY CARD









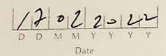


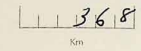
ANNUAL MAINTENANCE Ат км Km Date Replacement · Engine oil Engine oil filter Air filter cartridges · Anti-pollen filter Brake pads Brake discs Brake system fluid Engine ancillary belts · Gearbox oil Spark plugs · Power steering system fluid · Seat belts and pre-tensioners Authorised Service Centre Stamp Signature

MAINTENANCE

Ат км

ANNUAL

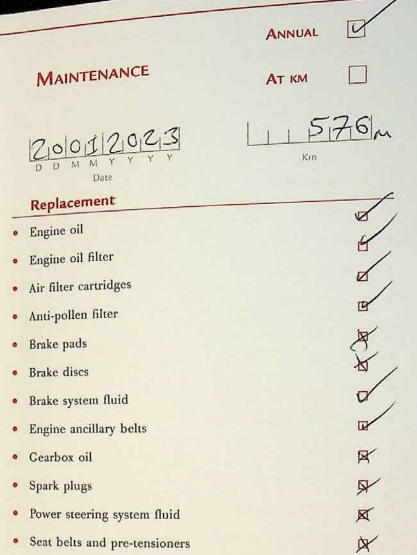




Replacement

- Engine oilEngine oil filter
- Air filter cartridges
 Anti-pollen filter
- Brake pads
- Brake discs
- Brake system fluid
- Engine ancillary belts
- Gearbox oil
- Spark plugs
- Power steering system fluid
- Seat belts and pre-tensioners







	Annual	Z
Maintenance	Ат км	

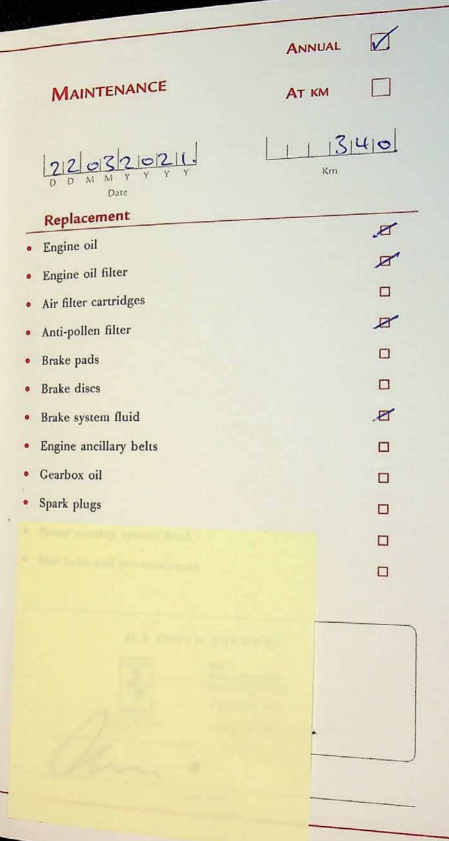
1	2	0	2	2	0	2	6	1 295
D	D	M	М	Υ	Y	Y	Y	Km
			Die	150				

Replacement B · Engine oil D • Engine oil filter · Air filter cartridges Ó · Anti-pollen filter Brake pads · Brake discs Brake system fluid Engine ancillary belts · Gearbox oil Spark plugs

Power steering system fluid

· Seat belts and pre-tensioners





· The undersigned declares that he/she has accepted the terms and conditions of the FERRARI warranty outlined in this booklet and has inspected the vehicle and found it in a satisfactory condition.

Owner's signature

. In particular, the undersigned accepts the terms of paragraphs 3 (Exclusions) and 4 (Voiding) of the "Terms of the Commercial Warranty"

Owner's signature

· This is to certify that all the procedures listed in the pre-delivery inspection stage (including test drive) have been performed and that the vehicle is in a suitable condition to be sold as new.

1 8 Null

Dealer's signature

H.R. OWEN FERRARI



125/133 Old Brompton Road London SW7 3RP

T. 020 7341 6300

ferrariondon/anrowen could

Dealer's stamp

PRIVACY NOTICE

PURPOSE AND PROCEDURE FOR THE PROCESSING OF PERSONAL DATA

The personal data you have provided ("Data") will be processed for the following purposes: a) providing the requested service with special reference to the aftersales and warranty a) providing the requested service with special reference to the altersales and warranty services ("Service") according to the contractual and/or legal obligations between you and

b) allowing the Company to perform surveys on customers satisfaction ("Customer Satisfaction") related to the quality of Company goods and services according to the Company legitimate The Data may be processed in hardcopy, by automated or electronic means.

CONSEQUENCES OF FAILURE TO PROVIDE THE DATA Submitting the Data is never mandatory. However, not providing the Data marked as mandatory will prevent the Company from providing the Service. On the other hand, not providing the optional Data will allow you to access the Service anyway.

RECIPIENTS OF THE DATA

The Data may be processed by natural persons and/or legal entities, acting on behalf of the Company and under specific contractual obligations, based in EU Member States or in Countries outside the EU.

The Data may be communicated to third parties to comply with legal obligations, to execute Public Authorities orders or to exercise a Company right before judicial authorities.

DATA TRANSFER OUTSIDE OF THE EUROPEAN ECONOMIC AREA (EEA)

Within its contractual relations, the Company may transfer the Data in countries outside of the European Economic Area (EEA), including store them in databases managed by entities acting on behalf of the Company. Databases management and Data processing are bound to the purposes of the processing and are carried out according to applicable data protection law.

In case the Data are transferred outside of the EEA the Company will use any appropriate contractual measures to guarantee an adequate protection of the Data including - among the others - agreements based on the standard contractual clauses adopted by the EU Commission to rule the transfer of personal data outside of the EEA.

CONTROLLER AND DATA PROTECTION OFFICER

The Controller is Ferrari S.p.A., with registered office in Via Emilia Est, N. 1163, Modena, Italy. You can contact the Data Protection Officer at the email address privacy@ferrari.com.

DATA RETENTION

The Data processed to provide the Service and the Customer Satisfaction will be kept by the Company for the period deemed strictly necessary to fulfil such purposes. Concerning the Data processed for the provision of the Service, the Company may continue to store these Data for a longer period, as may be necessary to protect Company's interests related to potential liability related to the provision of the Service.

YOUR RIGHTS

You can exercise the following rights:

- 1. the right to access means the right to obtain from the Company whether your Data are being processed and, where applicable, have access to them;
- 2. the right to rectification and right to erasure means the right to obtain the rectification of inaccurate and/or incomplete Data, as well as the erasure of Data when the request is
- 3. the right to restriction of processing means the right to request suspension of the processing
- 4. the right to data portability means the right to obtain Data in a structured format, ordinary used and readable, as well as the right to transfer Data to other controllers;
- 5. the right to object means the right to object to the processing of Data when the request is legitimate, including when the Data are processed for marketing or profiling, if applicables 6. the right to lodge a complaint with a supervisory authority if the Data is unlawfully processed.

You can exercise the aforementioned rights by writing to Ferrari S.p.A., Via Abetone Inferiore N.4. Maranello (MO) Italy or to the e-mail address privacy@ferrari.com

VEHICLE IDENTIFICATION DATA





Ferrari

Modello - Model - Modèle - Modell

488 Pista

Motore N. Engine No. Moteur N. Motor Nr.

442134

Telaio N. V.I.N. Chassis N. Fahrgestell Nr. ZFF90HMC000242261

Concessionario o Importatore - Importer - Importateur - Importeur

H R OWEN DEALERSHIPS LTD

VEHICLE OWNER

Al- Tajic Syrname

kholid.

Name

Street and no.

Town

Postal code

England.

Countr

1 6 0 1 2 0 1 9 D D M M Y Y Y Y

GENERAL INFORMATION

Dear Customer

The "Warranty Booklet" (like the Owner's Manual) is an integral part of the vehicle and must always accompany the vehicle, even in the case of change of ownership.

The "Warranty Booklet" is organised into a number of different sections. One of these is dedicated to Scheduled Maintenance, in other terms the checks and inspections specified by FERRARI to ensure correct vehicle maintenance.

In the event of any malfunction during the period of validity of the warranty, we recommend that you contact our

If the malfunction is attributable to a manufacturing defect, the repair work necessary will performed under warranty (at no expense to yourself) using only ORIGINAL FERRARI SPARE PARTS

FERRARI recommends the use of specific lubricants for the engine and other parts of the vehicle.

Please remember to provide the Service Network with the vehicle type and chassis number so that your service request may be dealt with correctly.

Change of Residence

In the event of a change of address and/or ownership, please compile the form at the back of this booklet and send it to FERRARI S.p.A.

Ignition Key and Code Card

In the event of loss or theft, a duplicate may be requested from the Authorised Ferrari Network as described in the Owner's Manual.

FERRARI Quality Control

When the vehicle comes off the assembly lines, it is subjected to tests by FERRARI test drivers. The distance covered during these tests depends on the vehicle model and options and the number of kilometres/miles is shown on the vehicle odometer. Once the tests have been passed, the vehicle is ready for sale.

Ferrari s.p.A.



COTTINGHAM BLUE CHIP LONDON