

Vauxhall Test Site

123 Main Street Testerville Lovelyplace Leeds LS1 8HH

Tel: 0845 508 9568

Email: vauxhalltest@autoslm.com

VAT:



9126

I/we hereby agree to purchase from you subject to the terms and conditions hereof (including those overleaf) the undermentioned vehicle, extras and accessories, hereinafter called the 'goods'

Vehicle Details

Type of Sale Retail **Stock No** 44444 **New/Used** NEW
Make/Model Vauxhall Corsa Hatchback Special Eds 1.0 Ecoflex Sting 3dr [ac] **No. of Doors** 3 **Transmission** Manual **Trim** Leather
Reg No VO62FLJ **Date 1st Reg** 1-Jan-14 **Odometer Reading*** 333 *Recorded mileage cannot be relied upon as the actual mileage run by the vehicle **Colour** Metallic Carbon Flas
Chassis No GGHJGJ45455 **Engine No** HJGHJJ7867868

No VAT Accessories

Vehicle Pricing

Dealer Fit Accessories

Mud Flaps 27.50
Tow Bar 379.17

Accessories Total 406.67

Factory Fit Accessories

DAB Digital radio 133.33
Plus pack - Corsa S 95.83
Protection Pack - Corsa 362.50
Metallic - Carbon Flash 437.50
Isofix child seat restraint system 95.83
Tyre repair kit 0.00

Factory Fit Accessories Total 1124.99

Basic Price	£	7295.83
Factory Fit Accessories	£	1124.99
Additional Retailer Allowance	£	1200.00
Pack Allowance	£	300.00
Pack Registration Allowance	£	100.00
Web Voucher	£	90.00
GM Points	£	356.00
Sub Total	£	6374.82
Accessories	£	406.67
Delivery	£	583.33
Sub Total	£	7364.82
V.A.T	£	1472.96
R.F. Licence	£	120
New Reg Fee	£	55.00
No VAT Accessories	£	0.00

Total Price £ 9012.78

Less P/Ex Allowance £ 1200.00

Sub Total £ 7812.78

Add H.P. Settlement to £

Nett Price £ 7812.78

Amount due from Finance Co £

Balance £ 7812.78

Finance Deposit Allowance £

Less Deposit £ 500.00

Balance Due £ 7312.78

Customer Details

Purchaser's Signature: _____
Customer Name: Mr Mikey Mouse **DOB:** 23/03/1964
Address: 998 Watkins Drive, Prestwich, Manchester, M25 0DR
Tel No: 0166444444 **Notes:**
Mob No: 07777755555
Email: test@autoslm.com
Source of Enquiry: test

Seller's Declaration

I/We accept and confirm the above order and undertake to supply the said goods upon and subject to the terms and conditions referred to herein.

Management Signature: _____ 02-Jan-2014

Place of Delivery:

Estimated Delivery Date: 02/01/2014 **Sales Exec:** Mike Atkinson

Details Of Part Exchange

Make/Model: BMW 1 Series Diesel Hatchback 123d M Sport 5dr **Reg No:** M15NKA **Mileage:** 55555 **Colour:** Black
VIN: WBAUH12000E122595 **Engine No:** 94636939 **M.O.T Expiry:** Jan 14 **RFL Expiry:** Jan 14

THE ABOVE MILEAGE IS/IS NOT CORRECT. (IF NOT CORRECT THE APPROXIMATE MILEAGE IS: _____ MILES). THE VEHICLE IS/IS NOT SUBJECT TO ANY LIEN OR ENCUMBRANCE. IF IT IS STATE DETAILS. IT WAS/WAS NOT PURCHASED BY ME NEW. IT HAS/HAS NOT BEEN USED FOR SELF DRIVE HIRE, HACKNEY CARRIAGE OR TAXI WORK, AS AN INSTRUCTION VEHICLE. IT HAS/HAS NOT BEEN INVOLVED IN ANY ACCIDENT WHICH RESULTED IN A TOTAL LOSS CLAIM. THE VEHICLE IS/IS NOT A QUALIFYING VEHICLE UNDER CURRENT V.A.T. LEGISLATION (IF IT IS THEN A TAX INVOICE WILL BE REQUIRED FROM THE SELLER). I HAVE READ AND UNDERSTAND THE SELLER'S TERMS AND CONDITIONS AND VERIFY THE DETAILS SUPPLIED BY ME/US ARE CORRECT. IT WAS/WAS NOT USED ABROAD BEFORE BEING REGISTERED IN THE U.K.

Used Vehicle Owner's Signature _____ **Date** 02/01/2014

TERMS AND CONDITIONS

If you are purchasing as a consumer, nothing in these terms and conditions will reduce your statutory rights relating to faulty and misdescribed goods provided. If you have any doubts about your statutory right please contact your local Trading Standards Department or Citizens Advice Bureau.

We, the company named herein (the Data Controllers), will hold the information detailed for sales, service and warranty purposes. Your information may be passed to other carefully selected third party organisations and we, or they, might contact you by mail or telephone to let you know about other products that might be of interest to you, or you may be asked to participate in one of our customer satisfaction surveys. If you do not wish your information to be used in this way, please write to our Brand Manager at the address detailed so that our records can be amended accordingly.

1. This order and any allowance in respect of a used motor vehicle offered in part exchange by you is subject to acceptance by us.
2. The motor vehicle is sold as roadworthy, or subject to any defects notified by us to you and accepted by you, at the date of delivery and if any fault occurs you have the right to rely on your statutory rights. If you have any doubts about your statutory rights under the Sale of Goods Act 1979 or otherwise, please contact your local Trading Standards Department or Citizens Advice Bureau.
3. Any accessories fitted or supplied by us (Dealer fitted) will be entitled to the benefit of any warranty given by the manufacturer of those accessories.

4a. We will try to ensure delivery of the goods ('good' in these Terms and Conditions is defined as our sales to you) by the estimated delivery date (if any) but cannot be guaranteed the delivery date. Except where delay is caused by circumstances beyond our control you will be entitled to cancel the contract and receive repayment of your deposit if delivery has not taken place within 28 days of the estimated delivery date unless you have agreed otherwise, orally or in writing to accept late delivery. Where delivery is caused by circumstances beyond our control we will not be liable for any damages related to the delay and in these circumstances we will contact you and agree an alternative date for delivery or you may cancel the contract, in which case any deposit paid by you shall be returned in full.

b. if the Manufacturer of the goods described in the contract stops making goods of that type, we may (whether the estimated delivery date has arrived or not) give you written notice to cancel the contract. Any deposit you have paid to us will be returned to you.

5. If you fail to take and pay for the goods within 21 days of notification that the goods are available for delivery, we may treat the contract as cancelled and keep any deposit paid by you.
6. The goods shall remain our property until the price has been paid in full. Where payment is made by cheque the goods will remain our property until the cheque has cleared. The proceeds of any goods re-sold by you prior to the cheque having been cleared are to be held by you in trust for us. The risk in the goods passes to you when you take delivery.
7. If the goods to be supplied by us are new, the following provisions shall have effect:

a) We undertake to ensure that the pre-delivery work (factory fitted) Specified by the Manufacturer or Importer is carried out and that we will use our best endeavours to obtain for you from the Manufacturer or Importer the benefit of any warranties or guarantees given by them to us. The warranties or guarantees are in addition to and not in replacement of any warranties or guarantees given to you by us.

b) No allowance can be made for any part of the standard equipment supplied with the motor vehicle which you do not wish to take.

c) If, after the date of this order and before delivery of the goods to you, Manufacturer's or Importer's recommended price for any of the goods is changed, we shall give notice to you and :

(i) If the Manufacturer's or Importer's recommended price for the goods is increased you will be notified of the amount of the increase we intend to pass on to you. You have the right to cancel the contract within 14 days of receipt of this notification. If you do not cancel the contract the increase in price shall be added to and become part of the contract price;

(ii) If the recommended price is reduced you will be notified of the amount of the reduction we intend to pass on to you. If the amount passed on to you is not the same as the reduction of the recommended price you have the right to cancel the contract within 14 days of the receipt of this notification. If you do not cancel the contract the reduced price will be the contract price.

d) If you cancel the contract because of a price change notified by us to you, any deposit which you have paid to us will be returned to you.

8. When we accept a used motor vehicle as part payment you agree that:

- a) (i) you are the legal owner and
(ii) no outstanding credit is owed on it. If there is an outstanding credit the amount of money we give you will be reduced by the equivalent of the amount of the outstanding credit.
- b) Our acceptance of your offer in relation to the part payment is only valid if you used motor vehicle is delivered in the same condition as when we examined it.
- c) You must deliver your used motor vehicle to us on or before the day you collect your goods from us. From the day you deliver it to us we are the legal owners.
- d) We will write to you and tell you that you goods are ready for collection. You must delivery your used motor vehicle to us within 14 days.
- e) The rights to cancellation set out in this clause are in addition to your rights of cancellation as contained in clause 4a. If delivery of your goods is delayed through no fault of ours we may deduct an amount for extra depreciation of your used motor vehicle ('the Extra Depreciation'). The Extra Depreciation will not exceed 2.5% of the agreed value of your used motor vehicle for each complete 30 day period. The time begins 30 days after the estimated delivery date and ends on the delivery of your used motor vehicle to us. We will notify you of the extra amount of Extra Depreciation that we propose to deduct from the value of your used motor vehicle (if any). You will then have the right to cancel the contract within 14 days of receipt of notification. If you cancel the contract, any deposit you have paid to us will be returned to you. If you do not cancel the contract, the value of your used motor vehicle will be reduced by the amount of Extra Depreciation and there will be a corresponding increase in the amount which you will be required to pay, at your option, in cash or through finance (subject to the approval of the finance company).

If conditions 8a) to d) are not met, we will not accept your used motor vehicle and you will pay the full price for your goods.

9. Any correspondence to you will be sent be normal post rather than registered delivery, to the address you have given on the contract.
10. If you arrange for a finance company to purchase the goods from us, and if you have offered and we have accepted your used motor vehicle as part-payment, we shall tell the finance company how much money has been agreed by us to be deducted from the price of the purchased goods for the used motor vehicle and wheat deposit you have paid to us.
11. Should either you or we not strictly enforce any obligation under this agreement at any time, this will not prevent that obligation being enforceable at a later date.

USED PURCHASE INVOICE**Vauxhall Test Site**

123 Main Street Testerville Lovelyplace Leeds L
 Tel: 0845 508 9568

ORDER FORM NO: :**DATE:** 02-Jan-2014

Owner Mr Mikey Mouse
Address 998 Watkins Drive,Prestwich,Manchester,M25 ODR
Phone Mobile 07777755555
Phone Home 0166444444

Make BMW	Model 1 Series Diesel Hatchback	Colour Black
Engine No 94636939	VIN No WBAUH12000E122595	Mileage 55555
Registration No M15NKA		

Has the vehicle been involved in a major accident : YES / NO

Purchase Price	Less HP settlement	Balance
-----------------------	---------------------------	----------------

Sellers Declaration

I am the seller of the above mentioned vehicle at the price stated and my address is as shown above.
 Input tax decuction has not been and will not be claimed by me in respect of the goods sold on this invoice
 I am the owner of the above mentioned vehicle.
 The vehicle is/is not subject to any lien or encumbrance, If it is state details _____
 The above mileage is/is not correct. (The approximate true mileage is : _____miles)
 It was/was not purchased by me new.
 It was/was not used abroad before being registered in the UK.
 The number of owners as shown in the log-book is/is not correct. If not the correct number is ; ____
 The latest log-book has/has not been handed over to the buyer by me.
 It has/has not been used for self drive hire, hackney carriage or taxi work, as or an instruction vehicle.
 It has/has not been involved in an accident which resulted in a total loss claim.
 The vehicle does/does not have a current M.O.T certificate. This has/has not been handed over to the buyer by me.
 The vehicle is/is not a qualifying vehicle under the current VAT legislation (if it is then a tax invoice will be required from the seller)
 I have read and understood the seller's terms and conditions, (supplied separately), and verify the details supplied by me/us are correct.

Seller's Signature _____

Date : 02/01/2014