

Ready to race.

Hyundai i30 N Cup Car

Hyundai i30 Fastback N Cup Car



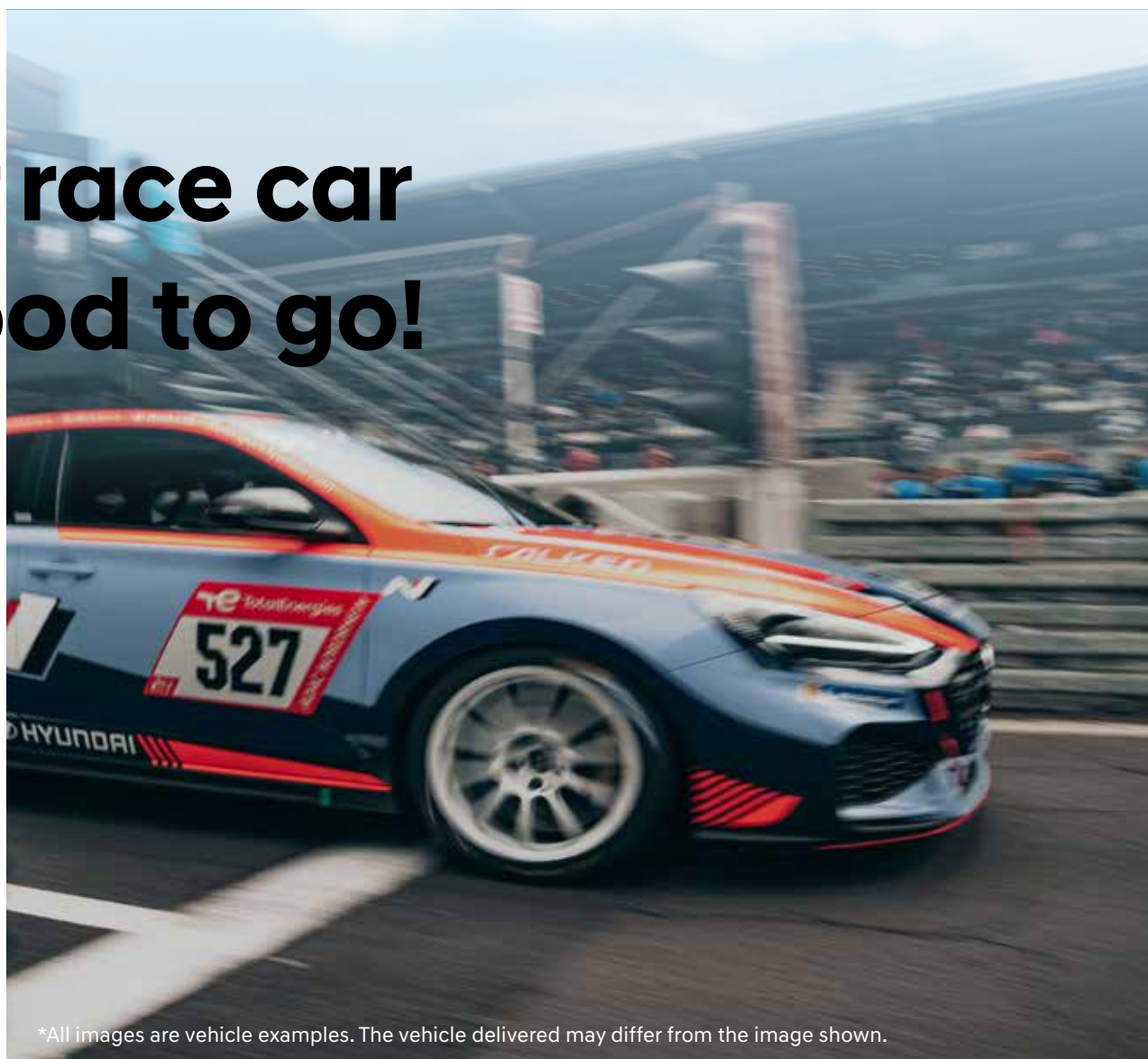
**Start now. With readymade
Hyundai customer racing vehicles.**

Superior performance at a highly competitive price: With the i30 N Cup Car and i30 Fastback N Cup Car, Hyundai Motorsport's authorized partner INNOCEAN X offers the opportunity to purchase a race-ready vehicle for use in the V2T class.

An ideal and extremely powerful entry into motorsport with a state-of-the-art racing car. Ready to participate in competitions such as the Rundstrecken-Challenge Nürburgring (RCN), the Nürburgring Endurance Series (NLS), in the National Endurance Series (NES) and winner of the ADAC TotalEnergies 24h Nürburgring 2023 - being the fastest Hyundai in its class with a lap time of 9:44.536 minutes.



Your race car is good to go!



*All images are vehicle examples. The vehicle delivered may differ from the image shown.



**Winner of the ADAC TotalEnergies
24h Race in Nürburgring 2023**



**Fastest lap in the vehicle class:
9:44,536 Minutes**

Dimensions:

Length / Width / Height

(Hatchback) 4.340/1.795/1.444 mm

(Fastback) 4.455/1.795/1.419 mm

Wheelbase

2.650 mm

Tank:

FT3 Safety Tank

80 liters

Engine:

Number of cylinders / engine type

4-Cylinder in-line engine

Displacement / Compression

1998 cm³ / 9,5:1

Output

206 kW (280 PS)

Engine Management

Production engine electronics

Exhaust System

Motorsport-specific lightweight
exhaust system

Contract + vehicle order

I hereby place a binding order for the:

Vehicle:

Preis*:

<input type="checkbox"/> Hyundai i30 N Cup Car	72.500 €
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<input type="checkbox"/> Hyundai i30 Fastback N Cup Car	72.500 €
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* Prices do not include VAT, freight and handling costs.

Options**:

<input type="checkbox"/> Taxi seat package	2.480 €
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<input type="checkbox"/> Set of rims (set of 4)	1.200 €
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<input type="checkbox"/> Light package for 24h race	1.800 €
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<input type="checkbox"/> Race Display AIM	1.200 €
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<input type="checkbox"/> Camera with data overlay	1.400 €
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<input type="checkbox"/> Factory pick-up by customer
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<input type="checkbox"/> Delivery by INNOCEAN X

** Options only available when purchasing a vehicle.

Customer:

Name/ Company / Customer no.

Phone

Managing director / authorized representative

Fax

Street

Email

Zip code, city

VAT ID

Country

The customer orders the selected vehicle and options from INNOCEAN X GmbH („INNOCEAN X“) based on the attached terms and conditions of sale

Place, date

Customer's name (in block capitals)

Signature & Stamp of the Buyer

Terms and Conditions of Sale for Hyundai Motorsport Vehicles and Parts

I. Conclusion of contract

1. The terms and conditions of sale apply to new Hyundai Motorsport vehicles and spare parts and accessories offered by Innocean X GmbH, Schwedlerstraße 6, 60314 Frankfurt am Main (hereinafter: Seller) as an authorised partner of Hyundai Motorsports. The Buyer is the person designated as Buyer in the order form.
2. The buyer is bound to the order for a maximum of three weeks, in the case of vehicles available at the seller's up to 10 days. The purchase contract is concluded when the seller confirms acceptance of the order of the object of purchase specified in more detail in text form within the respective periods stated or executes the delivery. However, the seller is obliged to inform the orderer immediately if he does not accept the order.
3. Transfers of the buyer's rights and obligations under the purchase contract require the seller's consent in text form. This does not apply to a monetary claim of the buyer against the seller. For other claims of the buyer against the seller, the prior consent of the seller is not required if the seller has no interest in an exclusion of assignment worthy of protection or if the legitimate interests of the buyer in the assignability of the right outweigh the interest of the seller in an exclusion of assignment worthy of protection.

II. Motor Sport Purpose

1. Due to the competitive efforts of the contracting parties to achieve maximum performance through design, manufacture and operation, neither a specific minimum performance nor minimum durability of the vehicles, components and parts offered by the seller can be assumed. The vehicles, components and parts are ultimately intended for use in motor sports and not in public road traffic.
2. The vehicles and engines require professional maintenance due to their motorsport design and special racing training from the driver. Otherwise, the driver and third parties may be exposed to considerable risks. The buyer undertakes to observe this and to pass on the relevant information from the seller or Hyundai Motorsport (including technical bulletins/information) and requirements to any other users/near owners.
3. The buyer undertakes to pass on the name and address of the new vehicle owner/team to the seller in the process for documentation purposes and to ensure that the obligations referred to in this section are transferred to the buyer and all subsequent owners. In case of doubt, the Seller shall be available for further information.
4. The buyer in an EU member state hereby undertakes and assures that all delivery items will be transported to the country of destination in accordance with the invoice address. In the case of collection, the necessary documentation must be provided in accordance with the requirements of the tax authorities (advice note with name of the collector, copy of the identity card/passport and signed declaration of shipment).

III. Payment

The purchase price and prices for ancillary services are due for payment prior to handover of the object of purchase and handover or sending of the invoice. The buyer may only offset claims of the seller if the counterclaim of the buyer is undisputed or a legally binding title exists. This does not apply to counterclaims of the buyer arising from the same purchase contract. He may only assert a right of retention insofar as it is based on claims from the same contractual relationship.

IV. Delivery; Delay in Delivery

1. Delivery dates and delivery periods, which may be agreed as binding or non-binding, shall be stated in writing. Delivery periods shall commence upon conclusion of the contract.

2. If the buyer selects delivery of the vehicle when placing the order, he shall bear the costs and the risk of delivery. The risk shall pass upon handover to the forwarding agent, carrier or other person designated to carry out the shipment. If the shipment is delayed due to circumstances for which the buyer is responsible, the risk shall pass to the buyer from the day of readiness for shipment.
3. The buyer may request the seller to deliver six weeks after exceeding a non-binding delivery date or a non-binding delivery period. The seller shall be in default upon receipt of the request. If the buyer is entitled to compensation for damage caused by delay, this shall be limited to a maximum of 5% of the agreed purchase price in the event of slight negligence on the part of the seller.
4. If, in addition, the buyer wishes to withdraw from the contract and/or claim damages instead of performance, he must set the seller a reasonable deadline for delivery after expiry of the relevant deadline in accordance with section 2, sentence 1 or 2. If the buyer has a claim for damages instead of performance, the claim shall be limited to a maximum of 25% of the agreed purchase price in the event of slight negligence. If the buyer is a legal entity under public law, a special fund under public law or an entrepreneur who is acting in the exercise of his commercial or independent professional activity when concluding the contract, claims for damages in case of slight negligence are excluded. If, while the Seller is in default, delivery becomes impossible by chance, the Seller shall be liable with the limitations of liability agreed above. The Seller shall not be liable if the damage would also have occurred if the delivery had been made on time.
5. If a binding delivery date or a binding delivery period is exceeded, the seller shall be in default as soon as the delivery date or the delivery period is exceeded. The rights of the buyer shall then be determined in accordance with clause 2, clause 3 and clause 4 of this section.
6. The limitations and exclusions of liability in this section shall not apply to damage resulting from a grossly negligent or intentional breach of obligations by the seller, its legal representative or its vicarious agent, or in the event of injury to life, limb or health.
7. Force majeure or operational disruptions occurring at the Seller's or its suppliers' premises which temporarily prevent the Seller, through no fault of its own, from delivering the object of purchase on the agreed date or within the agreed period shall change the dates and periods specified in clauses 1 to 5 of this section by the duration of the disruptions to performance caused by these circumstances. If such disruptions lead to a delay in performance of more than four months, the buyer may withdraw from the contract. Other rights of withdrawal remain unaffected.
8. The Seller reserves the right to make changes to the design or shape, deviations in colour and changes to the scope of delivery during the delivery period, provided that the changes or deviations are reasonable for the Buyer, taking into account the interests of the Seller. If the seller or the manufacturer uses signs or numbers to designate the order or the ordered object of purchase, no rights can be derived from this alone.

V. Acceptance

1. The buyer is obliged to accept the object of purchase within 14 days of receipt of the notice of availability.
2. In the event of non-acceptance, the seller may exercise his statutory rights. If the seller claims damages, these shall amount to 20% of the gross purchase price. The damages shall be set higher or lower if the seller proves a higher damage or the buyer proves that a lower damage or no damage at all has occurred.

VI. Retention of title

1. The object of purchase shall remain the property of the seller until the claims to which the seller is entitled on the basis of the purchase contract have been settled. If the buyer is a legal entity under public law, a special fund under public law or an entrepreneur who is acting in the exercise of his commercial or independent professional activity when concluding the contract, the retention of title shall also apply to claims of the seller against the buyer arising from the ongoing business relationship until the settlement of claims in connection with the purchase. At the buyer's request, the seller is obliged to waive the retention of title if the buyer has fulfilled all claims in connection with the object of purchase in an incontestable manner and adequate security exists for the remaining claims from the ongoing business relationship. For the duration of the retention of title, the seller shall have the right to hold the registration certificate part II.
2. If the buyer does not pay the due purchase price and prices for ancillary services or does not pay them in accordance with the contract, the seller may withdraw from the contract and/or, in the event of culpable breach of duty on the part of the buyer, claim damages instead of performance if he has unsuccessfully set the buyer a reasonable deadline for performance, unless the setting of the deadline is dispensable in accordance with the statutory provisions. If the seller is entitled to claim damages instead of performance and if he takes back the object of purchase, the seller and the buyer agree that the seller shall remunerate the usual sales value of the

object of purchase at the time of taking back. At the request of the buyer, which can only be expressed immediately after taking back the object of purchase, a publicly appointed and sworn expert, e.g. from Deutsche Automobil Treuhand GmbH (DAT), will determine the normal sales value at the buyer's discretion. The buyer shall bear the necessary costs of taking back and realising the object of purchase. The realisation costs shall amount to 5% of the usual sales value without proof. They shall be set higher or lower if the seller proves higher costs or the buyer proves that lower costs or no costs at all were incurred.

3. As long as the retention of title exists, the buyer may neither dispose of the object of purchase nor contractually grant third parties use of it.

VII. Liability for material defects; Defects of title

1. With regard to the quality of the object of purchase, it is agreed that it is designed as a short-lived high-performance product with a view to use in racing and therefore does not have to comply with any minimum durability requirements. The seller's warranty is therefore limited to the absence of defects in the materials used and the manufacturing.
2. If the buyer is a consumer, claims of the buyer due to material defects shall become statute-barred in accordance with the statutory provisions in two years from delivery of the object of purchase. If the buyer is a legal entity under public law, a special fund under public law or an entrepreneur who is acting in the exercise of his commercial or self-employed professional activity when concluding the contract, the limitation period shall be one year. This reduction in the limitation period shall not apply to damages based on a grossly negligent or intentional breach of obligations by the seller, his legal representative or his vicarious agent or in the event of injury to life, limb or health.
3. If the seller has to pay for damage caused by slight negligence on the basis of the statutory provisions, the seller's liability shall be limited: The liability shall only exist in the event of a breach of material contractual obligations, such as those which the purchase contract is intended to impose on the seller in accordance with its content and purpose, or the fulfilment of which makes the proper performance of the purchase contract possible in the first place and on the observance of which the buyer regularly relies and may rely. This liability is limited to the typical damage foreseeable at the time of conclusion of the contract. The personal liability of the legal representatives, vicarious agents and employees of the seller for damage caused by them through slight negligence is excluded. Clause 2 of this section applies accordingly to the aforementioned limitation of liability and the aforementioned exclusion of liability.
4. Irrespective of any fault on the part of the Seller, any liability on the part of the Seller in the event of fraudulent concealment of a defect, from the assumption of a guarantee or a procurement risk and under the Product Liability Act shall remain unaffected.
5. If a defect is to be remedied, the following shall apply:
 - a) The purchaser may only assert claims for rectification of defects with the seller.
 - b) If the object of purchase becomes inoperable due to a material defect, the buyer shall immediately contact the seller.
 - c) For the parts installed to remedy the defect, the buyer may assert claims for material defects based on the purchase contract until the expiry of the limitation period of the object of purchase.
 - d) Replaced parts become the property of the seller.
6. If the Buyer is a consumer within the meaning of Section 13 of the German Civil Code (BGB), the provisions of this section shall not apply to material defects and defects of title in goods with digital elements, but the statutory provisions shall apply to the digital elements.
7. Claims due to material defects do not exist if the defect or damage is due to natural wear and tear or has arisen because the buyer has not reported a defect immediately after discovery or the object of purchase has been improperly handled or overstressed, has been improperly repaired, maintained or cared for and the buyer should have recognised this or parts have been installed in the object of purchase whose use has not been approved by the manufacturer or the object of purchase or parts thereof (e.g. software) have been modified in a manner not approved by the seller. Further claims shall remain unaffected insofar as the Seller is compulsorily liable by law or something else is agreed, in particular in the case of the assumption of a guarantee. The buyer may assert claims for material defects based on the purchase contract for the parts installed to remedy the defect until the expiry of the limitation period of the object of purchase. Replaced parts become the property of the seller.

VIII. Liability for other claims

1. The statutory limitation periods shall apply to other claims of the buyer which are not regulated in the section „Liability for material defects and defects of title“.
2. The liability due to delay in delivery is conclusively regulated in section „Delivery and delay in delivery“. For other claims for damages against the seller, the provisions in section „Liability for material defects“ sections 3 and 4 shall apply accordingly.
3. If the buyer is a consumer within the meaning of § 13 of the German Civil Code (BGB) and the subject matter of the contract also includes the provision of digital content or digital services, whereby the new vehicle can also fulfil its function without these digital products, the statutory provisions of §§ 327 ff of the German Civil Code (BGB) shall apply to this digital content or digital services.

IX. Choice of law; Place of jurisdiction

1. The exclusive place of jurisdiction for all present and future claims arising from the business relationship with merchants shall be the registered office of the seller.
2. The same place of jurisdiction shall apply if the buyer does not have a general place of jurisdiction in Germany, moves his place of residence or habitual abode out of Germany after conclusion of the contract or his place of residence or habitual abode is not known at the time the action is brought. Otherwise, in the event of claims by the seller against the buyer, the buyer's place of residence shall be the place of jurisdiction.
3. This contract shall be governed exclusively by German law.

Gallery



*All images shown are examples of vehicles. The actual vehicle delivered may differ from the image.

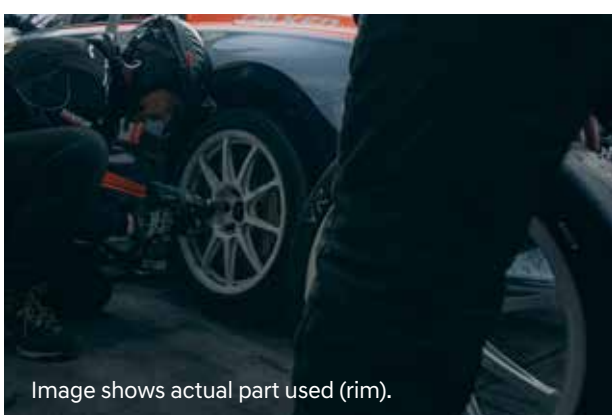


Image shows actual part used (rim).

