

ZENITH PRINT & PACKAGING LIMITED CREDIT APPLICATION FORM

Trading Name of Business:	Reg	istered Name of Business (if different):	
Invoice Address:	Reg	istered Office (if different):	
Tel No:	Tel I	Tel No:	
Please select as appropriate:			
Number of Years Trading:			
Company Registration Number:			
VAT Number:	Date Business Commenced:		
E-mail address for invoices / statements (Accounts):			
Bank Details			
Name of Bank:	Brar	Branch:	
Account Number:	Sort	Sort Code:	
Trade Reference 1	Address:		
Name:			
	Tel No:		
Trade Reference 2	Email: Address:		
Name:	Add	iress.	
Nume.			
	Tel No:		
	Email:		
Amount of Credit Requested:	£		
Do you operate a Purchase Order System:	Yes No		
Zenith Print & Packaging Sales Representative:			
I/We confirm that the above information is correct and request a trade account be opened with Zenith Print & Packaging Limited.		Signature:	
		Print Name:	
I/We confirm that all goods/services received will be paid for within 30 days of the end of the month in which the invoice is dated. (Unless otherwise agreed in writing).			
		Position in Organisation:	
		Date:	
I/We confirm that we have received and read the Terms and Conditions of Zenith Print & Packaging Limited and		Email:	

agree to trade on these terms.

ZENITH PRINT & PACKAGING LIMITED TERMS & CONDITIONS

1. DEFINITIONS

- "Seller" means the party providing the goods or services under these terms and conditions.
- ${\it "Buyer"} means the party contracting with the Seller to acquire the good and services supplied under the seterms and {\it the seterms} and {\it t$ conditions.
- "Work" means all goods (by way of intermediate or finished product) and services supplied by the Seller to the Buyer.
- ${\it ``Intermediates''} means all products produced during the manufacturing process including non-exhaustively discs, film, plate, and the contract of the co$
- "PreliminaryWork'meansallworkdoneintheconceptandpreparatorystages(includingnon-exhaustivelydesign,artwork, colour matching).
- ${\it ``ElectronicFile''} means any text; illustration or other matter supplied or produced by either Party in digitised form on disc, through a modern, or by ISDN or any other communication link.$
- ${\it "Insolvency"} means the Buyer is in a position where it is unable to pay its debts or has a winding uppet it ion is sued against it. The property of the$ has a bankruptcy petition issued against him.

- Estimates are based on the Seller's current costs of production and, unless otherwise agreed in writing are subject to a mending an extra contract of the seller's current costs of production and, unless otherwise agreed in writing are subject to a mending and the seller's current costs of production and, unless otherwise agreed in writing are subject to a mending and the seller's current costs of production and, unless otherwise agreed in writing are subject to a mending are subject to a mment to meet any rise or fall in such costs that have taken place by the time of delivery.
- $b. \ \ Estimates are given exclusive of taxand the Seller reserves the right to charge and the Buyer will pay any VAT or other taxand the Seller reserves the right to charge and the Buyer will pay any VAT or other taxand the Seller reserves the right to charge and the Buyer will pay any VAT or other taxand the Seller reserves the right to charge and the Buyer will pay any VAT or other taxand the Seller reserves the right to charge and the Buyer will pay any VAT or other taxand the Seller reserves the right to charge and the Buyer will pay any VAT or other taxand the Seller reserves the right to charge and the Buyer will pay any VAT or other taxand the Seller reserves the right to charge and the Buyer will pay any VAT or other taxand the Seller reserves the right to charge and the Buyer will pay any VAT or other taxand the Seller reserves the right to charge and the Buyer will pay any VAT or other taxand the Seller reserves the right to charge and the$ payable.
- Allworkcarriedoutshallbecharged. This includes all Preliminary Workwhether om otthe Buyer agrees to that work being taken forward to production.
 d. AnyadditionalworkrequiredoftheSellerbyreasonoftheBuyersupplyinginadequatecopy,incompleteorincorrectinstruc-
- tions or insufficient materials; or late delivery of the same shall be charged.
- Payments hall become due before delivery of the Work. The Seller, a this absolute discretion, may ask for part or full payment the seller, at his absolute discretion, and a self-result of the seller, and the seller, andin advance of starting the Work.
- $If Credit Facilities have been granted, payment is due by the end of the month following the month of invoice. If any item (s) remain unpaid by that due date charges will apply in accordance with $5\,A and/ors 6 of the Late Payment Commercial Debt and the commercial De$ (Interest) Act 1998 or any subsequent enactment. In addition, all invoices will be comedue and payable immediately and will be comeduately and the company and the cbetreated as overdue items, with appropriate charge sapplied and all costs reasonably incurred in collecting the debt payable
- Unless otherwise agreed in writing, the price of the Workwill be "ex-works" and delivery shall be charged extra Should the Work besuspended or delayed by the Buyer for any reason the Sellershall be entitled to charge for storage and the Work besuspended or delayed by the Buyer for any reason the Sellershall be entitled to charge for storage and the Work besuspended or delayed by the Buyer for any reason the Sellershall be entitled to charge for storage and the Work besuspended or delayed by the Buyer for any reason the Sellershall be entitled to charge for storage and the Work besuspended or delayed by the Buyer for any reason the Sellershall be entitled to charge for storage and the Work besuspended or delayed by the Buyer for any reason the Sellershall be entitled to charge for storage and the Work besuspended or delayed by the Buyer for any reason the Sellershall be entitled to charge for storage and the Work besuspended or delayed by the Buyer for any reason the Sellershall be entitled to charge for storage and the Work by the Buyer for any reason the Sellershall be entitled to the Work by the Buyer for any reason the Sellershall be entitled to the Work by the Buyer for any reason to the Work by the Buyer for any reason to the Work by the Buyer for any reason to the Work by the Buyer for any reason to the Work by the Buyer for any reason to the Work by the Buyer for any reason to the Work by the Wfor loss of or wastage of resources that cannot otherwise be used.
- Shouldthesuspensionordelayin2(h)aboveextendbeyond30daystheSellershallbeentitledtoimmediatepaymentfor work already carried out, materials specially ordered and any other additional costs.

3. CREDIT FACILITIES

Credit facilities may be granted to applicants who complete the Seller's Credit Account Application Formand who satisfy theSeller'scriteriaassetoutfromtimetotime.WherefacilitiesaregrantedtheSellerreservestherighttowithdrawthematany $time, without having to give the {\it irreasons} and, in such a case, allout standing invoices become due and payable immediately.$

4 DELIVERY

- Delivery of the Work shall be accepted when tendered.
- Unlessotherwiseagreedinwritingcompletionanddeliverytimesareaguideonlyand,whilsttheSellerwillmakeeveryeffort to adhere to proposed timescales, time is not of the essence in any contract with the Buyer.
- Unless otherwise agreed in writing, (in which case an extra charge may be made) delivery, will be to kerbside at the Buyer's an extra charge may be made) delivery, will be to kerbside at the Buyer's an extra charge may be made) delivery, will be to kerbside at the Buyer's an extra charge may be made) delivery, will be to kerbside at the Buyer's and the Buyer's and the Buyer's an extra charge may be made) delivery, will be to kerbside at the Buyer's an extra charge may be made) delivery, will be to kerbside at the Buyer's and taddressandtheBuyerwillmakearrangementsforoff-loadingandforanyadditionaltransportationtoitsstoragefacility. Subjecttoanyagreementasper4(c)above,deliveryinvolvingdifficultaccessand/orunreasonabledistancefromvehicular
- access shall entitle the Seller to make an extra charge to reflect its extra costs. $e. \ \ Should expedite ddelivery beagreed the Sellershall be entitled to make an extra charge to cover any overtime or any other properties of the sellershall be entitled to make an extra charge to cover any overtime or any other properties. The sellershall be entitled to make an extra charge to cover any overtime or any other properties. The sellershall be entitled to make an extra charge to cover any overtime or any other properties. The sellershall be entitled to make an extra charge to cover any overtime or any other properties. The sellershall be entitled to make an extra charge to cover any overtime or any other properties. The sellershall be entitled to make an extra charge to cover any other properties. The sellershall be entitled to make an extra charge to cover any other properties. The sellershall be entitled to make an extra charge to cover any other properties. The sellershall be entitled to the sellershall be extra charge to cover any other properties. The sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties. The sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties. The sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties of the sellershall be extra charge to cover any other properties of the sellershall be extra ch$ additional costs.

5. MATERIALS SUPPLIED OR SPECIFIED TO THE BUYER

ELECTRONIC FILES

- $a. \quad It is the Buyer's responsibility to maintain a copy of any original Electronic File provided by the Buyer.$ The Sellers hall not be responsible for checking the accuracy of supplied in put from an electronic file unless otherwise agreed and the sellers hall not be responsible for checking the accuracy of supplied in put from an electronic file unless otherwise agreed and the sellers hall not be responsible for checking the accuracy of supplied in put from an electronic file unless otherwise agreed and the sellers hall not be responsible for checking the accuracy of supplied in put from an electronic file unless otherwise agreed and the sellers hall not be responsible for checking the accuracy of supplied in put from an electronic file unless otherwise agreed and the sellers hall not be responsible for the sellers hall no
- Without prejudice to clause 5.2 (b), if an electronic file is not suitable for outputting on equipment normally adequate for such that the contract of the cpurposes without adjustment on the room extinction the Seller may make a charge for any resulting addition a kost incurred or may reject the file without prejudice to his rights to payment for work done/material purchased.

OTHER MATERIALS

- a. Metal.filmandothermaterialsownedbytheBuverandsuppliedtotheSellerfortheproductionoftype.plates.filmsetting. negatives, positives, electronic files and the likes hall remain the Buyer's exclusive property. However where the content is a superior of the property ofgenerated by the Seller, the Seller may, in order to protect his intellectual property rights and a this absolute discretion, replace such material with unused material of a similar or better quality.
- b. The Sellermay rejectary film discs, paper, plates electronic files or other materials supplied or specified by the Buyer which appear to him to be unsuitable for the purpose intended. Additional cost incurred if materials are found to be unsuitable during production may be charged except that if the whole or any part of such additional cost could have been avoided but the control of thforunreasonabledelaybytheSellerinascertainingtheunsuitabilityofthematerialsthenthatamountshallnotbecharged
- c. Withoutprejudicetoclause5.2.b,wherematerialsaresosuppliedorspecified,andtheSellersoadvisestheBuyer,andthe BuyerinstructstheSellerinwritingtoproceedanyway,theSellerwillusereasonableendeavourstosecurethebestresults, but shall have no liability for the quality of the end-product(s).
- $d. \ \ Quantities of materials supplied shall be a dequate to covernormal spoilage. Any cost sincurred as a result of shortages, and the contraction of the contrac$ including re-starting jobs, duplicating masters etc will be charged in addition to the estimated price.

RISK AND STORAGE 5.3

- $a. \quad Buyer's property and all property supplied to the Seller by or on behalf of the Buyershall while it is in the possession of the Buyer's property and all property supplied to the Seller by or on behalf of the Buyershall while it is in the possession of the Buyer's property and all property supplied to the Seller by or on behalf of the Buyer's property and all property supplied to the Seller by or on behalf of the Buyer's property and all property supplied to the Seller by or on behalf of the Buyer's property and all property supplied to the Seller by or on behalf of the Buyer's property and all property supplied to the Seller by or on behalf of the Buyer's property and all property supplied to the Seller by or on behalf of the Buyer's property and all property supplied to the Seller by or on behalf of the Buyer's property and all property supplied to the Seller by or on behalf of the Buyer's property and all property supplied to the Seller by or on behalf of the Buyer's property and all property supplied to the Seller by or on behalf of the Buyer's property and all property supplied to the Seller by or on the Seller by or$ Seller or intransit to or from the Buyer bedeemed to be at Buyer's risk unless otherwise agreed in writing and the Buyer bedeemed to be at Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed in writing and the Buyer's risk unless otherwise agreed agreed agreement and the Buyer's risk unless otherwise agreement agreeshould insure accordingly.
- $b. \ \ The Sellershall be entitled to make a reasonable charge for the storage of any Buyer's property left with the Seller before$ receipt of the order or after notification to the Buyer of completion of the work.

FINISHED GOODS

- $a. \ \ The risk in the Work and all goods delivered in connection with the Work shall pass to the Buyer on delivery and the Buyer of the Buyer of$ should insure accordingly.

 OncompletionoftheWork,theSellerwillstoretheBuyer'smaterialsandWorkforamaximumofthreemonths,afterwhich
- time they may be destroyed without further notice.

MATERIALS AND EQUIPMENT SUPPLIED BY THE SELLER

- Metal, film and other materials owned by the Seller and used in the production of intermediates, type, plates, films etting, and the seller and used in the production of intermediates, type, plates, films etting, and the seller and used in the production of intermediates, type, plates, films etting, and the seller and used in the production of intermediates, type, plates, films etting, and the seller and used in the production of intermediates, type, plates, films etting, and the seller and used in the production of intermediates, type, plates, films etting, and the seller and used in the production of intermediates, type, plates, films etting, and the seller and used in the production of intermediates, type, plates, films etting, and the seller and used in the production of intermediates, type, plates, films etting, and the seller and the sellernegatives, positives, electronic files, cutting formes, tooling and other production processes, together with items the reby an action of the production oproduced, shall remain the Seller's exclusive property.
- . Typeshall be distributed and film and plates, tapes, discs, electron ic files or other work destroyed immediately after the order responsibilities and the contract of theis executed unless written arrangements are made to the contrary. In the latter event, storages hall be charged.
- $c. \ \ The Sellershall not be obliged to download any digital data from his equipment or supply the same to the Buyer on disc, tape$ or by any communication link.

- a. TheWorkremainstheSeller'spropertyuntiltheBuyerhaspaidforitanddischargedallotherdebtsowingtotheSeller.
 b. IftheBuyerbecomessubjecttoInsolvencyandtheWorkhasnotbeenpaidforinfulltheSellermaytakethegoodsbackand,
- if necessary, enter the Buyer's premise stodoso, or to inspect and/or label the goods so a stoid entify the mclearly.
- c. If the Buyershall sell the goods before they have been paid for infull he shall hold the proceeds of sale on trust for the Seller in a separate account until any sum owing to the Seller has been discharged from such proceeds.
- $d. \ \ Where the Buyer is in breach of these Terms or performs any act of Bankrupt cyorInsolven cythe Seller reserves the right to the seller reserves the right to the the righ$ approachtheBuyer'scustomerandtooffertheWorkdirectlytothem,notwithstandingthefactthatthiswillinvolveadvising the Buyer's customer that the Buyer is in breach or in default.

PROOFS (INCLUDING DIE CUT SAMPLES / BLISTER PROOFS)

- The Sellers hall incumolia bility for any errors not corrected by the Buyerwhere the Buyerhas been provided with proofs. TheBuyer'salterationsandadditionalproofsnecessitatedtherebyshallbechargedextra.Whenstyle,typeorlayoutislefttothe Seller's judgement, changes there from made by the Buyer shall be charged extra.
- Where the Buyerspecifically waives any requirement to examine proofs the Seller is indemnified by the Buyer against any and the seller is independent of the seall errors in the finished Work.
- Colour proofs. Due to difference sine quipment, paper, in ks, varnish/seal and other conditions between colour proofing and the conditions of the conditioproductionruns, areason ablevariation in colour and finish between colour proofs and the complete djob will be deemed acceptable unless otherwise agreed in writing.

 Die cut samples may be supplied on a board different to the board specified in the quotation.
- Blister proofs may be supplied on a substrate different to the substrate specified in the quotation.

9. VARIATIONS IN QUANTITY

Every ende a vour will be made to deliver the correct quantity ordered, but estimates are conditional upon margins of 10 per every endeavour will be made to deliver the correct quantity ordered, but estimates are conditional upon margins of 10 per every endeavour will be made to deliver the correct quantity or dered, but estimates are conditional upon margins of 10 per every endeavour will be made to deliver the correct quantity or dered, but estimates are conditional upon margins of 10 per every endeavour will be made to deliver the correct quantity or dered, but estimates are conditional upon margins of 10 per every endeavour will be every encent for work being allowed for oversor understhe same to be charged orded ucted, unless otherwise agreed in writing.

CLAIMS AND LIABILITY

10.1 CLAIMS

- a. Adviceofdamage, delayorloss of goods in transitor of non-delivery must be given in writing to the Seller and the carrier within three clear days of delivery (or, in the case of non-delivery, within 3 days of notification of despatch of the goods) and the case of non-delivery (or, in the case of non-delivery, within 3 days of notification of despatch of the goods) and the case of non-delivery (or, in the case of non-delivery, within 3 days of notification of despatch of the goods).anyclaiminrespectthereofmustbemadeinwritingtotheSellerandthecarrierwithinsevencleardaysofdelivery(or,in $\frac{1}{2} \int_{-\infty}^{\infty} \frac{1}{2} \int_{$ within 14 days of delivery. The Seller's hall not be liable in respect of any claim unless the aforement ioned requirements have been complied with exceptinary particular case where the Buyer proves that (i) it was not possible to comply with the province of the provirequirements and (ii) the claim was made as soon as reasonably possible.
- b. IftheWorkisdefectivesothattheBuvermavinlawreiectit.saidreiectionmusttakeplacewithin7daysofdelivervofthe goods, failing which the Buyer will be deemed to have accepted the Work.

 In the eventofallorany claims or rejections the Seller reserves the right to inspect the Work within seven days of the claim or representations of the seller reserves the right to inspect the Work within seven days of the claim or representations.
- rejection being notified.

10.2 LIABILITY

- $d. \ \ In sofar as is permitted by law where Work is defective for any reason, including negligence, the Seller's liability (if any) shall a self-defective for any reason, including negligence, the Seller's liability (if any) shall a self-defective for any reason, including negligence, the Seller's liability (if any) shall a self-defective for any reason, including negligence, the Seller's liability (if any) shall a self-defective for any reason, including negligence, the Seller's liability (if any) shall a self-defective for any reason, including negligence, the Seller's liability (if any) shall a self-defective for any reason, including negligence, the Seller's liability (if any) shall a self-defective for any reason, including negligence, the Seller's liability (if any) shall a self-defective for any reason and reason a$ belimited to rectifying such defect, or crediting its value against any invoice raised in respect of the Work. The properties of the Work of the Wor
- WheretheSellerperformsitsobligationstorectifydefectiveWorkunderthisconditiontheSellershallnotbeliableforindirect loss, consequential loss or third party claims occasioned by defective Work and the Buyershall not be entitled to any further consequential loss of the property of the propclaiminrespectoftheWorknorshalltheBuyerbeentitledtorepudiatethecontract,refusetopayfortheworkorcancel
- DefectiveWorkmustbereturnedtotheSellerbeforereplacementorcreditscanbeissued.lfthesubjectWorkisnotavailable to the Seller the Seller will hold that the Buyerhas accepted the Work and no credits or replacement Work will be provided.
- The Sellershall not beliable for indirect loss, consequentialloss or third partyclaims occasioned by delay incompleting the work or for any loss to the Buyerarising from delay in transit, whether as a result of the Seller's negligence or otherwise. The seller's negligence or otherwise is a seller from the seller's negligence or otherwise. The seller's negligence or otherwise is a seller from the seller's negligence or otherwise. The seller's negligence or otherwise is a seller from the seller's negligence or otherwise. The seller's negligence or otherwise is a seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise. The seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise. The seller's negligence or otherwise is a seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the seller's negligence or otherwise is a seller from the s
- WheretheSellerofferstoreplacedefectiveWorktheBuyermustacceptsuchanofferunlesshecanshowclearcausefor refusingsotodo.lftheBuyeroptstohavetheworkre-donebyanythirdpartywithoutreferencetotheSellertheBuyer automatically revokes his right to any remedy from the Seller, including but not exclusively the right to accredit in respect of the results of the right to accredit in respect to the results of the right to accredit in respect to accredit in respect to the right to accredit in rWork done by the Seller.
- Where the Workwill beforwarded by or on behalf of the Buyer to a third party for further processing the Buyer will be a considerable of the Buyer buyer by the Buyer buyer buyer by the Buyer buyer by the Buyer buyer by the Buyer buyer buyer buyer buyer by the Buyer buyerdeemed to have in spected and approved the Work prior to forwarding and the Seller accepts no liability for claims arising the seller accepts no liability for claims are sellsubsequent to the third party's processing.
- The Seller reserves the right to reject anywork forward edit oh imafter initial processing by a third party as soon as is reasonably practicable without processing the work any further Should the Buyer equire the Sellemot with standing to continue then the sellemot with standing to continue the new party of the sellemot with standing to continue the new party of the sellemot with standing to continue the new party of the sellemot with the
- the Seller is only obliged to do so after confirmation from the Buyer in writing.

 k. NothingintheseconditionsshallexcludetheSeller'sliabilityfordeathorpersonalinjuryasaresultofitsnegligence.

11. INSOLVENCY

WithoutprejudicetootherremediesiftheBuverbecomesinsolvent.theSellershallhavetherightnottoproceedfurtherwith thecontractoranyotherworkfortheBuyerandbeentitledtochargeforworkalreadycarriedout(whethercompletedomot) and material spurch as edfor the Buyer, such charge to be an immediate debt due to him. Any unpaid invoices shall be comeimmediately due for payment.

12. GENERAL LIEN

WithoutprejudicetootherremediesinrespectofallunpaiddebtsduefromtheBuvertheSellershallhaveagenerallienon all goods and proper tyofor provided by the Buyerinhis possession (whether worked onormot) and shall be entitled on the all goods and property of the provided by the Buyerinhis possession (whether worked onormot) and shall be entitled on the all goods and property of the provided by the Buyerinhis possession (whether worked onormot) and shall be entitled on the all goods are the provided by the Buyerinhis possession (whether worked on ormot) and shall be entitled on the property of the provided by the Buyerinhis possession (whether worked on ormot) and shall be entitled on the property of the provided by the Buyerinhis possession (whether worked on ormot) and shall be entitled on the provided by the Buyerinhis possession (whether worked on ormot) and shall be entitled on the provided by the Buyerinhis possession (whether worked on ormot) and shall be entitled on the provided by the Buyerinhis possession (whether worked on ormot) and shall be entitled by the Buyerinhis possession (whether worked on ormot) and the provided by the Buyerinhis possession (whether worked on ormot) and the provided by the Buyerinhis possession (whether worked on ormot) and the provided by the Buyerinhis possession (whether worked on ormot) and the provided by the Buyerinhis possession (whether worked on ormot) and the provided by the Buyerinhis possession (whether worked on ormot) and the provided by the Buyerinhis possession (whether worked on ormot) are the provided by the Buyerinhis possession (whether worked on ormot) are the provided by the Buyerinhis possession (whether worked on ormot) are the provided by the Buyerinhis possession (whether worked on ormot) and the provided by the Buyerinhis possession (whether worked on ormot) are the provided by the Buyerinhis possession (whether worked on ormot) are the provided by the Buyerinhis possession (whether worked on ormot) are the provided by the Buyerinhis possession (whether worked on ormot) are the provided by the Buyerinhis possession (whether worked on ormot) are the providedexpiration of 14 days hotice to dispose of such goods or property as agent for the Buyerin such manner and at such price as a such price of the property ofhethinksfitandtoapplytheproceedstowardssuchdebts, and shall when accounting to the Buyer for any balance remaining be discharged from all liability in respect of such goods or property.

13. ILLEGAL MATTER

- The Sellers hall not be required to print any matter which in his opinion is ormay be of an illegal or libellous nature or an interest of the sellers hall not be required to print any matter which in his opinion is ormay be of an illegal or libellous nature or an interest of the sellers hall not be required to print any matter which in his opinion is ormay be of an illegal or libellous nature or an interest of the sellers hall not be required to print any matter which in his opinion is or may be of an illegal or libellous nature or an interest of the sellers hall not be required to print any matter which in his opinion is or may be of an illegal or libellous nature or an interest of the sellers hall not be required to print any matter which in his opinion is of the sellers hall not be required to be reqinfringement of the proprietary or other rights of any third party.
- The Sellers hall be indemnified by the Buyerin respect of any claims, costs and expenses arising out of the printing by the SellerfortheBuyerofanyillegalorunlawfulmatterincludingmatterwhichislibellousorinfringescopyright,patent,design oranyotherproprietaryorpersonalrights. The indemnity shall include (without limitation) any amount spaid on a lawyer's advice in settlement of any claim that any matter is libellous or such an infringement.

FORCE MAJEURE

The Sellers hall be under moliability if he shall be unable to carry out any provision of the contract for any reason beyond his reason able control including (without limiting the foregoing): Act of Goddegislation, war fireflood, drought in a dequacy of the control including (without limiting the foregoing): Act of Goddegislation, war fireflood, drought in a dequacy of the control including (without limiting the foregoing): Act of Goddegislation, war fireflood, drought in a dequacy of the control including (without limiting the foregoing): Act of Goddegislation, war fireflood, and the control including (without limiting the foregoing): Act of Goddegislation, war fireflood, and the control including (without limiting the foregoing): Act of Goddegislation, war fireflood, and the control including (without limiting the foregoing): Act of Goddegislation (without limiting the foregoing (without limiting the foregoing the foregoing the foregoing the foregoing the foregoing (without limiting the foregoing the foror unsuitability of any instructions, electronic file or other data or materials supplied by the Buyer, failure of power supply;lock-out-strikeorotheractiontakenbyemployeesincontemplationorfurtheranceofadispute:prowingtoanvinabilityto procurematerials required for the performance of the contract. During the continuance of such a contingency the Buyermay by written notice to the Seller elect to terminate the contract and pay for work done and materials used, but subject the retordard electron to the Seller eleshall otherwise accept delivery when available.

DATA PROTECTION

TheBuyerisherebynotifiedthattheSellermaytransferpersonalinformationabouttheBuyertoaCreditAgencypursuantto

The second it ions and all other express and implied terms of the contracts hall be governed and construed in accordance with the second in the second inthe laws of England and the parties agree to submitt to the jurisdiction of the courts of England and Wales.

All specifications and notices relied on by either party and all variations to this agreement must be in writing and include a duly of the property of the pauthorised signature.

18. CONSUMERS

Nothing in these Terms shall affect the rights of Consumers.

19. SEVERABILITY

All clauses and sub-clauses of this Agreement are severable and if any clause or identifiable part thereof is held to be unemptone of the control of the cforceable by any court of competent jurisdiction then such enforce ability shall not affect the enforce ability of the remaining of the control of the conprovisions or identifiable parts thereof in these Terms and Conditions.



ZENITH PRINT & PACKAGING LIMITED KEY INFORMATION

Company Name Zenith Print & Packaging Limited

Company Number 01453367

VAT Number GB 676 7735 76

BANK DETAILS

Currency GBP

Bank & Branch National Westminster Bank Plc

136 The Centre

Feltham Middlesex TW13 4BS

Account name Zenith Print & Packaging Ltd

Sort Code 60-08-46 Account No 67990789

IBAN GB 72 NWBK 6008 4667 9907 89

BIC NWBK GB 2L

Currency Euro

IBAN GB 60 NWBK 6072 0670 6173 84

BIC NWBK GB 2L

ADDRESS FOR CHEQUES/CORRESPONDENCE

Zenith House, Unit E, Gellihirion Industrial Estate, Treforest, Pontypridd, CF37 5SX

SALES LEDGER CONTACT

Jo Rowlands (Packaging) 01443 823180 jo.rowlands@zenithprint.co.uk

Paula Taylor (Commercial & Digital) 01443 823180 paula.taylor@zenithprint.co.uk

EMAIL ADDRESS FOR REMITTANCES

creditcontrol@zenithprint.co.uk

ZENITH PRINT & PACKAGING LTD