





01959 563034



Get in touch for a chat about your branded merchandise campaign

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  a The Don Press, New Street, Sheffield, S1 2DN







Page: 1

**Bagco Limited** Unit 3 **Churchill Court Hortons Way** Westerham Kent **TN16 1BT** 

**Purchase** Order Telephone: 01959 560500

Order Number	Order Date	Your Order No / Our Job	Your Account Reference	Promise Date
80442	24/09/2019	63665		

Fax:

Product	Description	Quantity	Unit	Price
l1202	New Dartford A5 Notebooks - UV full colour print to 1 postion as before (Job 61102 / PO 76660)			
	Black notebooks made from Reach compliant PU. Elastic closure and ribbon page marker. Contains 100 sheets of		21.22.12	
	70gsm lined paper	50	£1.83 / Each	£91.50
	Delivery	1	£10.00 / Each	£10.00
	Digital Origination			
	3 3	1	£15.00 / Each	£15.0

NOTE

powered by: www.promoserve.co.uk

Please quote our Order No on all documents relating to this order

PLEASE SEND EMAIL PROOF BEFORE PRODUCTION

Deliver To Sarah Wright

Monarch Knitting Machinery Ltd

**Boston Road Beaumont Leys LEICESTER** 

Leicestershire, LE4 1BG

Number

Method

Order Value £116.50

Lucy Hill

### TERMS and CONDITIONS of BUSINESS of STEEL CITY MARKETING LIMITED

these General Conditions Steel City Marketing Limited is referred to as "the Company", the person or other legal entity to whom the Company is selling is referred to as "the Buyer" and the goods, materials equipment, or services (as applicablishing Company to the Buyer is referred to as "the Produsta are subject to the following Conditions.

## 1. VARIATION OF CONDITIONS

VARIATION OF CONDITIONS
These Conditions override any other terms, conditions or warranties that the Buyer may seek to impose
No amendment or change shall be made to these Conditions except by agreement in writing signed by an authorised official of each party.
Acceptance of the Product by or one behalf of the Buyer shall be conclusive evidence that these Conditions are accepted by the Buyer and that they apply to the contract. If the Buyer does not accept these Conditions or any part of them, it oriterminal Product tendered forthwith.

oless a contrary intention appears on the face thereof) are open for acceptance for a period of twenty eight days from the date thereof. Any acceptance received late may be accepted by the Company in its discretion in whichatisae titeding upon the Buyer and/or omissions in the Company's quotation acknowledgement or invoice shall be rectified by the Company as soon as discovered and such errors and omissions shall not be binding upon the Company nor permit the Buyer to vary theramyrebits terms.

### 3. PRODUCT AVAILABILITY

The sto supply products from stock are subject to the products being available at the time of receipt by the Company of the Buyer's order.

It is to supply product is not in stock at the date of receipt of the Buyer's order then this contract shall not be binding upon the Company unless and until the product has been safely delivered to the Company's premises or otherwise accepted by the Geophing under its control. Any increase or date hereof in the rate of insurance or other charge, tax, levy, duty or imposition charged to the Company relating to the Product has been safely delivered to the Company's premises or otherwise accepted by the Geophing under its control. Any increase or date hereof in the rate of insurance or other charge, tax, levy, duty or imposition charged to the Company relating to the Product has been safely delivered to the Company's premises or otherwise accepted by the Geophing under its control. Any increase or date hereof in the rate of insurance or other charge, tax, levy, duty or imposition charged to the Company and the rate of insurance or other charge, tax, levy, duty or imposition charged to the Company and the rate of insurance or other charge, tax, levy, duty or imposition charged to the Company and the rate of insurance or other charge, tax, levy, duty or imposition charged to the Company and the rate of insurance or other charge. 4 PRICES

PRICES

Where the Product is sold by reference to the Company's published price list, the price payable for the Product shall be the ruling price as published in the price list current at the date of despatch of the Product from the Company's works.

In other cases the price stated in the contract is based on the cost to the Company of materials, fuel and power, transport and labour at the date of acceptance of the order or quotation (whichever is earlier). If at the date of despatch of the Product may at the date of despatch of the Product rany at the date of despatch of the Product is varied in accordance with this condition the price as varied shall be binding on both parties and shall not give either party any option of cancellation.

There shall be added to the price for the Product rany value added tax and any other tax or duty relating to the manufacture, transportation, export, import, sale or delivery of the Product (whether initially charged on or payable by the Company's works there appropriate) the freight and other charges specified in the relevant carriage terrile rulernal the date of despatch.

The Product is sold "ex works" unless otherwise stated.

TECHNO COR DAYWENT

### TERMS OF PAYMENT

5. I.E.MIS OF PAYMENI
(a) (Subject to the following provisions of this Condition) unless otherwise agreed in writing, the price will be due and payable and the Company shall be entitled to invoice the Buyer for the price of the Product on or at any time after the datebe Reduct has been notified by the Company to the Buyer as being ready for collection or dispatch (in the case of sales aworks) whether notification has been made verbally or in writing or by electronic means, unless the Buyer fails or refuses to take delivery of the Product, in which case the Company shall be entitled to invoice the Buyer for the price at any time after the Buyer for the price at any time. Buyer fails or refuses to take delivery of the Product, in which case the Company shall be entitled to invoice the Buyer for the price at any time after the Buyer for from other parties on behalf of the Buyer for the Product prior to commended, and the product price of the Product prior to commended the product

manufacture or delivery of the Product until such payment or security is received or guarantees executed (c) (Subject to Condition 5b) unless otherwise agreed by the Company in writing the terms of payment shall 6b days from the date of invoice notwithstanding that delivery may not have taken place and the property in the Product has not passed to the Buyer. (d) If the Company (in its absolute discretion) provides to the Buyer a fixed credit limit and the Buyer reaches and or exceeds such limit then the Company shall be entitled to invoice the Buyer for such amount as it sees fit and payment shall be become and the contract. (f) Where the Product is delivered by instalments the Company may invoice each instalment separately and the Buyer shall pay such invoices in accordance with these Conditions. (g) No right of self-offs shall as with in respect of any claims by the Buyer against the Company unless and until such claims are accepted in full by a director on behalf of the Company in writing and the Buyer shall not withhold all or any part of any sum which has bedomisphent under the contract. (i) If the Buyer fails to make any payment due to the Company (whether under the contract or otherwise) on the due date them, without prejudice to any other right or remedy available to the Company, the Company shall be entitled to:

- cancel the contract so fars any of the Product remains to be delivered under it or suspend any further delivery of the Product remains to be delivered under it or suspend any further delivery of the Product remains to be delivered under it or suspend any further delivery of the Product remains to be delivered under it or suspend any further delivery of the Product remains to be delivered under it or suspend any further delivery of the Product remains to be delivered under it or suspend any further delivery of the Product remains to be delivered under it or suspend any further delivery of the Product remains to be delivered under it or suspend any further delivery of the Product remains to be

cancer the contract so in a samy or the Product remains to be delivered under for suspending in the remainded of the Contract the Delivery interest at the rate equivalent to that set for the purposes of the Late Payment of Commercial Debts (Interest) Act 1998; calculated on a daily basis from the date of the Company's invoice until cleared funds are received;
 compounded on the first day of each calendar month and;

before and after any independ (unless the Court orders otherwise) appropriate any payment made by the Buyer to such of the Product (or the goods supplied under any other contract between the Company and the Buyer) as the Company may think fit fellibrithstanurrouted

# appropriation by the Buyer). 6. DELIVERY BY INSTALMENTS

in all cases where the contract provides for delivery by instalments or part deliveries each instalment or part delivery shall be deemed to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affected to be a separate contract and cancellat

7. NON DELIVEXT AND DELAY (a) Date Lot of delivery are approximate and unless the parties otherwise agree in writing time shall not be of the essence of the contract. (b) The Company's shall not be liable for any direct or indirect loss arising from naterilivery or delay in delivery of any consignment on the grounds of delay or not effect on the product as a result of any cause beyond the Company's reasonable control. The Buyer shall have no right to cancel any order nor to refuse delivery of any consignment on the grounds of delay or nor-delivery resulting from such a cause.
(c) Where a delay in delivery or the nordelivery is due to a cause within the Company's reasonable control. The delivery of the product affected.
(d) Failure by the Company to deliver any once or more of the instalments of the contract shall not entitle the Buyer to treat the contract as a whole as repudated or breached.

8. STORAGE

all give the Company instructions for delivery of the Product not less than seven days before delivery is required and in all cases such notice must be reasonable.

bes not take delivery of the Product at the appointed place and time the Company shall be entitled to store the Product on the Buyer's behalf and all charges for storage, insurance and demurrage thereby arising shall be payable by the Bu shall be entitled to invice the Product in accordance with condition 5 hereof when the Buyer has not taken delivery of them at the appointed place and time.

(c) The Company shall be entitled to invoice the Product in accordance with condition 5 hereof when the Buyer has not taken delivery of them at the appointed place and time.

9. PROPERTY AND RISK
(a) The ownership of the Product shall remain with the Company, which reserves the right to dispose of the Product, until payment in full for the Product has been received by it in accordance with the terms of this contract. Until that time the Buyer's own property and shall keep it separate from the Buyer's own property and the property of any other person.
(b) Although the Product shall remain the Company's property and shall keep it separate from the Buyer's own property and the property of any other person.
(c) The Buyer's near in the Company's property and the Buyer has part takes in the Product shall seas it is in the Product shall keep it in the Buyer has part takes in the Product shall keep it in the Buyer's cover property and the property of any other person.
(c) The Buyer's right to possession of the Product shall lease it.
(d) The Buyer is declared bankruy or makes any proposal to his creditors for a composition or other voluntary arrangement; or
(iii) A Receiver Liquidator or Administrator is appointed in respect of the Buyer's business.
(d) If any of the Product is incorporated in or is used as material for other goods before payment, the property in the whole of such goods shall be and remain with the Company until payment has been made or the other goods sold by way lide sideax full market value, and all the Company's rights in the Product and the Company of the product is an advantage in the company and allow the Company until payment has been made or the other goods. (g) If any of the Product is incorporated in or is used as material for other goods sold by way we have been a second or the product shall extend to those other goods.

(e) Until payment in full is made by the Buyer to Company in respect of any indebtoness arising other than from a failure to pay for the Product the subject material or this core for this order, powers here the product shall remain with the Company in the product shall remain with the Company in the product or any item incorporating the Product in a separate account. Such proceeds of sale shall be and shall remain the property of the Company in tuli, retain in the proceeds of sale of the Product or any item incorporating the Product in a separate account. Such proceeds of sale shall be and shall remain the property of the Company until playlinemable.

(g) The Buyer shared years the Company is qualified and in the product of the

### 10 DEFECTS

the Product howsoever arising must be notified in writing to the Company by the buyer within 14 days of their receipt.

If such notice being received and the defects complained of being confirmed by the Company or by an independent expert the Company shall at its option and in its absolute discretion either rectify the defects free of charge or reptatement/weProduct free of charge or allow to the Buyer a (a) Any defects in the Product howscever arising must be notified in writing to the Company by the buyer within 14 days of their receipt. (b) In the event of such notice being received and the defects complained of being confirmed by the Company or by an independent expert the credit in the amount of the defective Products. (c) Where the Product is reported to be defective it must if required by the Company be retained by the Buyer for inspection by the Company. (d) Save as hereinbefore provided the Company shall be under no liability to the buyer in respect of any defects in the Product. 11.EXCLUSIONS AND LIMITATION OF DAMAGE

1. EXCLUSIONS AND LIMITATION OF DAMAGE
(a)The Customer agrees with the Company that It the customer shall suffer loss or damage as a result of any breach of any of the terms of the contract by the Company or its servants or agents or as a result of the negligence of the Company or its savagens then the customer shall suffer loss or damage as a result of any breach of any of the terms of the contract. The Buyer shall be responsible for arranging any insurance cover and paying all premiums to afford protection in respect of any breach failure or negligence upon the part of the Company or its servants or agents as referred to incluste (a) (c)The limitation of liability contained in subsuces (a) shall extend and apply not only to the Company but also to its exervants and duly authorised agents. (d) The limitation of liability contained in subsuces (a) shall not apply it on a yeliability operation of the Disposary points and the part of the Company but also to its account of the Company but also but the company but

that the potential losses which could or might be caused as a result of any breach or negligence as referred to in this condition are greatly in excess and wholly disproportionate to the amount which is being charged by the Company to the Buyer of the guerous in the company of

the Product.

- that the Company has no knowledge or information as to the value of any contracts to be entered into by the Buyer which may involve the Product in any way;

- that the Company is anxious to keep to as low a level as reasonably possible for the benefit of the Buyer and all the Company's other customers its charges in respect of goods provided by it

- that the Company is unable to obtain adequate insurance cover in respect of the posternial losses which could or might arise may be read to may breach or negligence as referred to in this condition

(f) The Buyer confirms that it has read and fully undestands the terms of this Condition and accepts the limitation of illability contained in this condition

(g) No condition or varranty or other undertaking is given whether sepresses or implied (save in so far as the same by statute or be excluded) by usotion common law, statute or otherwise in relation to the quality or workmanship of the Producterntee-greated delivery of the order nor in relation to the suitability of any materials supplied for a particular application whether notified by the Buyer or not save as is hereinbefore set out. Any such condition, warranty or undertaking is hereby excluded for all purposes. In particular the Company efisibility dray consequential or indirect loss howsoever arising in (less particular application whether notified by the Buyer or not save as is hereinbefore set out. Any such condition, warranty or undertaking is hereby excluded for all purposes. In particular the Company efisibility any consequential or indirect loss howsoever arising (less parts) and/or the manufacturer's instructions (as the case may be) at all times.

12. INDEMNITY

nnify the Company in respect of all damage or injury occurring to any person or property or any loss consequential thereon and against all actions suits claims demands charges or expenses in connection therewith for which the Company in the Company in respect of the Product the contract save in the event that such damage or injury shall have been occasioned by the negligence of the Company its servants or agents. 13. BUTER'S MATERIALS

The material or other property is supplied to the Company by the Buyer or on behalf of the Buyer (whether owned by the Buyer or not) whether to be held or to be worked upon by the Company for the purposes of this contract the Company accepts ribilitysiporinsperfect work caused by defects in, or the unsuitability of any material or property is supplied.

14. REJECTION OF ORDERS

ct an order on giving written notice thereof to the Buyer within seven days of the receipt of the order. In the event of such rejection no liability shall accrue to the Company. 15. DRAWINGS AND INFORMATION

ings, descriptions, specifications and other information supplied by the buyer to the Company, whether written or verbal, are in all respects complete, accurate and entirely suitable for the Buyer's ness

16. INSTALLATION

Where the Company agrees to install and/or affix the Product for the Buyer's nequirement (a) The Company agrees to install and/or affix the Product for the Buyer then:

(a) The Company shall be under no lability whatsoever for any loss or damage whether direct or consequential and howsoever arising caused to the Buyer the Buyer's customer or to any third party during or as a result of or in connection with temisastalisations or admange was caused by the negligence of the Company its servants or agents in or about the installation.

(b) Notwithstanding that the Company has agreed to install the Product for the Buyer the Product shall nevertheless be considered as delivered to the Buyer when the same is collected by the Buyer from the Company's premises or delivered to the Beyretine of the Buyer from the Company's premises or delivered to the Beyretine of the Buyer when the same is collected by the Buyer from the Company's premises or delivered to the Beyretine of the Buyer from the Company's premises or delivered to the Beyretine of the Buyer from the Company's premises or delivered to the Buyer from the Company from the Compan

claims for breach of contract in respect of losses arising directly and naturally as a result of such breach 18. LOSS OR DAMAGE IN TRANSIT

DAMMAGE. IN IKANSII
where the Company is responsible for the delivery of the Product it shall not be liable for any damage, shortage or loss in transit or in respect of any claim consequential the

## (a) Save in cases 19. PATENTS

19. PATENTS

(a) The Buyer shall indemnify the Company against all actions, costs (including the cost of defending any legal proceedings), claims, proceedings, accounts and damages in respect of any infringement or alleged infringement of any patent, registereddysight, trade mark or other industrial or intellectual property rights resulting from compliance by the Company with the Buyer's instructions whether express or implied.

(b)The Buyer shall indemnify the Company and its subcontractors against all claims, damages, costs, penalties and expenses incurred by the Company or its additractors or to which the Company may become liable if any work done in accordance with the Buyer's specifications or other information provided by the Buyer involves an infringement of a registered design, trademark, patent or other indirectual property right or results in any defect in or failure of the Product.

# by the Buyer invol 20. PACKING

20. PACKING
(a) Unloss otherwise specified, packing cases and packing materials will be charged extra, but where stated to be returnable, will be credited in full on return to the
(b) In cases where the Company is responsible for the delivery of the Product the Buyer shall notify the Company in writing of any shortage, damage, or loss in transit within 3 days of the date of receipt, (c) In cases where notice is given under fight Generary's liability shall be limited to the cost of the
Product shall be invited.

(d) In cases where the Company is responsible for the delivery of the Product the Buyer shall be writing.

(d) In cases where the Company is responsible for delivery of the Product the Buyer shall be responsible for providing labour for the purpose of unloading and such unloading shall be at the Buyer's risk. In the event of unloading being undertakenthyship'© employees either (a) pursuant to the Buyer's risk.

(b) The Company uses its best endeavours to ensure, where necessary, suitability of packing before despatch, but no claim will be accepted by the Company for breakage or damage in transit on the ground of alleged unsuitability of packing.

21. PROCESSING OF PRODUCTS

Where the Company agrees to process the Product for the Buyer the Company was its option sobnitract such processing work to a Third Party and in such instance the Third Party's contract conditions (if any) shall apply and bind the Buyer in circumstances where he has been given notice thereof prior to the sub-contract work being performed.

ny agrees to process ork being performed. the sub-contract we 22. QUANTITY

22. QUANTITY
(a) The Company shall be entitled to fulfil any contract by the delivery of 10% more or less than the contract quantity or weight and the price payable by the Buyer shall be adjusted accordingly. The Company may at its option make up the balancetectry of the balance thereof no later than three months following the despatch of the last delivery.
(c) The Company will use its best endeavours to deliver the Product ordered by the Buyer but reserves the right without giving the Buyer prior notice to supply alternative products provided they are of a quality and standard equal to the Productions ordere

23. INDULGENCE

23. INULCENCE.
(a) The Company's rights shall not be prejudiced by any indulgence or forbearance extended to the Buyer and no waiver by the Company of any specific breach of the Buyer shall operate as a waiver of any other breach.
(b) In the event that it shall be determined that any of these conditions shall be invalid or unenforceable for any reason whatsoever it is hereby declared and confirmed that such determination shall not affect any other provisions of these conditions shall be administed by the company or its researchs or agents to provide the Buyer by the Company or its severats or agents upon which the Buyer relies (other than in the documents enclosed with any Quotation or acknowledgement of any order) then Buyer must subbunthaturor representation in a document to be attached to or endorsed on its order and in any such case the Company may confirm reject or clarify the point and submit a new quotation. In entering into the contract the Buyer acknowledges that it or he does not rely on and waives any claim idistance and in any such case the Company may confirm reject or clarify the point and submit a new quotation. In entering into the contract the Buyer acknowledges that it or he does not rely on and waives any claim idistance and in any such case the Company may confirm reject or clarify the point and submit a new quotation.

Infirmed in writing.

Any adviso or recommendation given by the Company or its employees or agents to the Buyer or its employees or agents as to the storage, assembly, erection, application or use of the Product which is not confirmed in writing by the Company is all not be liable for any such advice or recommendation which is not so confirmed.

Any adviso or recommendation given by the Company shall not be liable for any such advice or recommendation which is not so confirmed.

By the Buyer great which is not confirmed in writing per writing agents of the Buyer and is not assigned by a director of the Company and on the terms that the Buyer shall indemnify the Company in full against all loss (including loss of profit), costs (including the debot and materials used), damages, charges and penses incurred by the Company as a result of cancellation.

The Company serves theight to subcontract the fulliment of the contract or any part of it.

The Contract is between the Company and the Buyer and is not assignable by the Buyer without the consent of these Contract or the secondations or in any course of dealing between the Company and the Buyer confer or purport to confer on any third party any right or benefit

| Contract is between the Company and the Buyer and is not assignable by the Buyer without the consent of these Conditions or in any course of dealing between the Company and the Buyer confer or purport to confer on any third party any right or benefit

| Contract is between the Company and the Buyer confer or purport to confer on any third party any right or benefit
| Contract is the contract or these Conditions or in any course of dealing between the Company and the Buyer confer or purport to confer on any third party any right or benefit

expenses incur 27. The Compa

30. ENGLISH LAW any contract made in accordance therewith shall be construed and take effect in accordance with English Law and any such contract shall be deemed to have been made at Sheffield in England