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- t 0114 275 4150 e sales@steel-city.co.uk w steel-city.co.uk
- a The Don Press, New Street, Sheffield, S1 2DN







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

# **Purchase** Order

Telephone: 01959 560500 Fax:

01959 563034 Page: 1

Order Number		Order Date	Your Order No / Our Job	Your Account Reference	Promise Date
8	3386	31/08/2021	65593		

Product	Description	Quantity	Unit	Price
B8809	Leybourne Eco 5oz Cotton Tote Shopper - Plain stock			
	Environmentally Eco friendly 5oz (140gsm) Cotton Shopper unbleached Tote bag with long handles.	250	£0.38 / Each	£95.00
	Delivery (1 UK address)	1	£12.00 / Each	£12.00

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

**Delivery Address** Bull-It Print - FAO Lorraine

5 Hyssop Close Hednesford **CANNOCK WS117FB** 

Trading name: Steel City Marketing Ltd





Order Value

£107.00

In these General Conditions Steel City Marketing Limited is referred to as "the Company", the person or other legal entity from the Company is selling is referred to as "the Buyer" and the goods, materials equipment, or services (as applicable) good by the Company to the Buyer is referred to as "the Product" All sales are made and all orders accepted 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 party.

Acceptance of the Product by or on behalf of the Buyer shall be conclusive evidence that these Conditions are accepted by Buyer and that they apply to the contract. If the Buyer does not accept these Conditions or any part of them, it or hetimatum the Product tendered forthwith.

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are season trany intention appears on the face thereof) are open for acceptance for a period of tweight elays from the date thereof. Any acceptance received late may be accepted by the Company in its discretion in which itasteal be binding upon the Buyer indoor omissions in the Company's quotation acknowledgement or invoice shall be rectified by the Companyon as discovered and such errors and omissions shall not be binding upon the Company nor permit the Buyer to vary thereot or any of its terms.

3. PRODUCT AVAILABILITY

SUPPLICATION STATES A DESCRIPTION STOCK are subject to the products being available at the time of receipt by the Congoarithe Buyer's order.

Product is not in stock at the date of receipt of the Buyer's order then this contract shall not be bindinguighe company unless and until the product has been safely delivered to the Company's premises or otherwise accepted by the part of the product has been safely delivered to the Company's premises or otherwise accepted by the part of the part of the part of the part of insurance or other charge, tax, to, you dury or imposition charged to the Company related by Product shall be reimbursed to the Company by the Buyer.

4. PRICES

(a) Where the Product is sold by reference to the Company's published price list, the price payable for the Product shalltheruling price as published in the price list current at the date of despatch of the Product from the Company's works.

(b) In other cases the price stated in the contract is based on the cost to the Company of materials, fuel and power, transpord 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 request of the Company's works there has been any increase in all or any of such costs, the price payable for the Product is varied in accordance with this condition the price as varied shall be be inlining on pathies and shall not give either party any option of cancellation.

(d) There shall be added to the price for the Product any value added tax and any other tax or duty relating to the manufactansportation, export, import, sale or delivery of the Product (whether initially charged on or payable by the CompetitiveBuyer) and (where appropriate) the freight and other charges as specified in the relevant carriage partificurient at the date of despatch.

(a) The Product is sold 's works' unless otherwise stated.

### The Product is sold "ex work TERMS OF PAYMENT

5. I.E.MIS OF PAYMENT
(a) (Subject to the following provisions of this Condition) unless otherwise agreed in writing, the price will be due and phay and the Company shall be entitled to invoice the Buyer for the price of the Product on or at any time after the date/fuch the Product 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 refusative delivery of the Product, in which case the Company shall limited to invoice the Buyer for the price at any time after the Buyer as been notified that the Product is ready for collection, or the Company has the medicated delivery of the Product and product is ready for collection, or the Company has the medicated delivery of the Product or the product price or the price or the price of the product price or the price

manuracture or delivery of the Product until such payment or security is received or guarantees executed
(c) (Subject to Condition Sb) unless otherwise agreed by the Company in writing the terms of payment shall **Gb 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 fin is absolute discretion) provides to the Buyer at fixed credit limit and the Buyer reaches and or extension. It is the property of the product has not passed to the Buyer at fixed credit limit and the Buyer reaches and or extension. It is the product has not passed to the Buyer at fixed credit limit and the Buyer reaches and or extension. It is the product has not payment shall be discretion) provides to the Buyer at fixed credit limit and the Buyer reaches and or extension. It is the payment of the price shall be of the essence of the contract.
(d) Where the Product is delivered by installments the Company in vivious each instalment separately and the Buyer shallput invoices in accordance with these Conditions.
(g) No right of seloff shall exist in respect of any claims by the Buyer against the Company unless and until such claims are accepted in lightly invoices the Buyer and the Buyer shall not withhold all or any part of any suitch has become due for payment under the contract.

(e) If the Buyer fails to make any payment due to the Company (where under the contract or otherwise) on the due date without projective to any other right or remedy available to the Company, the Company shall be entitled to:

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

- cancer the contract so lar as any or the Product retnants to be delivered under it or suspenia orly unterner celevrely or the <del>Percundic</del>
- change the Buyer interest at the rate equivalent to that set for the purposes of the Late Payment of Commercial Debts (lethers 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 judgement (unless the Court orders otherwise) appropriate any payment made by the Buyer to such of the direct and after any judgement (unless the Court orders otherwise) appropriate any payment made by the Buyer to such of the direct contract between the Company and the Buyer) as the Company may think fit (thettending any purported

## 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 bisaleemed to be a separate contract and cancellation of any one instalment or part delivery shall not avoid or affectate.

7. NON DELIVERY AND DELIAY

7. NO DELIVERY AND DELAY (a) Date Lat of delivery are approximate and unless the parties otherwise agree in writing time shall not be of the essendencontract. (b) The Company's shall not be liable for any direct or indirect loss arising from nadelivery or delay in delivery of any in delivery or delay in the Product as a result of any cause beyond the Company's reasonable control. The Babyall have no right to cancel any orderor to refuse delivery of any consignment on the grounds of delay or non-delivery resulting from such a cause.
(c) Where a delay in delivery or the norderivery is due to a cause within the Company's reasonable control. The Babyall have no right to cancel any orderor to refuse delivery of any consignment on the grounds of delay or non-delay in delivery or the norderivery is due to a cause within the Company's reasonable control. The Babyall have no right to cancel any orderor to refuse delivery of any consignment on the grounds of delay or non-delay or non-delay results.
(c) Where a delay in delivery or the norderivery is due to a cause within the Company's reasonable control. The Babyall have no right to cancel any orderor to refuse delivery of any consignment on the grounds of delay or non-delay or non-delay in the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the company is a result of any cause within the com

8. STORAGE

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

does not take delivery of the Product at the appointed place and time the Company shall be entitled to stare Product on the Buyer's behalf and all charges for storage, insurance and demurrage thereby arising shall be payable by Buyer.

shall be entitled to invoice the Product in accordance with condition 5 hereof when the Buyer has not insiderately of them at the appointed place and time.

### 9. PROPERTY AND RISK

9. PROPERTY AND RISK
(a) The ownership of the Product shall remain with the Company, which reserves the right to dispose of the Product, untilipagin full for the Product has been received by it in accordance with the terms of this contract. Until that time the Bugint hold the Product as ballee and shall store it in such a way that it can be identified as the Company's property and shall keep it separate from the Buyer's own property and the property and the property product and because the product is loaded on to the Buyer's carrier's vehicle or when delivered to the Buyer's owner, and the property of the product is loaded on to the Buyer's carrier's vehicle or when delivered to the Buyer's owner, and the property of the product from the time of delivery against loss or demanage accordingly and in the event of such loss or darkmaps shall hold the proceeds of sustainance on behalf of the Company as trustee for the Company, as trustee for the Company and trustee of the Company and the company of the product is loaded on to the Buyer's half in such as way that it is nowned to the product in accordance with the seconditions or (i). The Buyer is declared banknuty or makes any proposal to his certificians for a composal to his certificians for a composal to his certification for a composal his certification for a composal to his certification for a composal his

(g) may be the rotout in standard to those other goods.

(e) Until payment in fill is standed to those other goods.

(e) Until payment in fill is made by the Buyer to the Company in respect of any indebtedness arising other than from a falluray for the Product the subject matter of this order, ownership of the Product shall remain with the Company.

(f) The Buyer shall, pending payment to the Company in full retain the proceeds of sale of the Product or any item incorpagable Product in a separate account. Such proceeds of sale shall be and shall remain the property of the Company until payin full is made.

(g) The Buyer hereby grants the Company is talk remain the proceeds of sale of the Product or any item incorpagable Product in a separate account. Such proceeds of sale shall be and shall remain the property of the Company until payin full is made.

(g) The Buyer hereby grants the Company is agents and employees an irrevocable license conceive where the Product of in order to reposes or inspect the Product.

(h) Nowthinstanding the foregoing the Company may at its election and in its absolute discretion by notice in writing (Editory transfer the property in the Product to it.)

10 DEFECTS

10. DEFECTS
(a) Any detects in the Product howsever arising must be notified in writing to the Company by the buyer within 14 days air teceipt.
(b) In the event of such notice being received and the defects complained of being confirmed by the Company or by an independent the Company shall at its option and in its absolute discretion either rectify the defects free of charge or replace defective Product free of charge or allow to the Buyer a credit in the amount of the defective Product. Is reported to be defective it must if required by the Company be retained by the Buyer for inspedigiothe Company.
(d) Save as hereinbefore provided the Company shall be under no liability to the buyer in respect of any defects in the Radou

11. EXCLUSIONS AND LIMITATION OF DAMAGE

1. EXCLUSIONS AND LIMITATION OF DAMAGE

(a)The Customer agrees with the Company that if the Customer shall suffer loss or damage as a result of any breach of artificeterms of the contract by the Company or its servants or agents or as a result of the negligence of the Company or its servants or agents then the liability of the Company or its servants or agents or as a result of the negligence of the Company or its servants or agents or as a result of the negligence of the Company or its servants or agents then the liability of the Company or its servants or agents or as a result of the new suffer as a result of any breach failure or negligence upon the part of the Company or its servants or advants or a subclause (a) (c)The limitation of liability contained in sublause (a) that is not servants or advants or advants or a subclause (a) shall at extend and apply not only to the describe a servants and duly sutherised agents. (d) The limitation of liability contained in sublause (a) shall not apply not only to the Company as released in the part of the Company as released in the part of the Company or any substrate negligence of the Company as released in the part of the Company as all of the Company as released in the part of the Company as released

that the potential losses which could or might be caused as a result of any breach or negligence as referred to in this climitare greatly in excess and wholly disproportionate to the amount which is being charged by the Company to the Buyesiped of the provision by 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 melve 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 Companyier customers its charges in respect of goods provided by it

that the Company is unable to obtain adequate insurance cover in respect of the potential losses which could or might arise harp herab or negligence as referred to in this condition

(f) The Buyer confilms that it has read and fully understands the terms of this Condition and accepts the limitation of lighted in this condition

(g) No condition or warranty or other understands just energy in the product profit of the product profit of the product profit or a pricular application whether express or implied (save in so far as the same by statemor be excluded) by custom common law, statute or otherwise in relation to the quality or workmanship of the Producterpoliformance and delivery of the order nor in relation to the sustability of any materials supplied for a particular application whether notified by the Buyer or not save as as is hereimbed out. Any such condition, warranty or understanding is hereby excluded for all purposes. In particular the Company stratibe liable for any consequential or indirect loss howsoever arising.

(h) In no circumstances whatsoever shall the Company be liable to the buyer for loss or damage howsoever arising unless typeBshall have followed the Company's 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 equential thereon and against all actions suits claims demands charges or expenses in connection therewith for which the Campunay become liable in respect of the Product the contract save in the event that such damage or injury shall have been occasioned by the negligendexoCompany its servants or agents. 1.3. BUTER'S MATERIALS

Where material or other property is supplied to the Company by the Buyer or on behalf of the Buyer (whether owned by the (Buyerot) whether to be held or to be worked upon by the Company for the purposes of this contract the Company accepts nporesbility for imperfect work caused by defects in, or the unsuitability of any material or property so supplied.

1.4. REJECTION OF ORDERS

ct an order on giving written notice thereof to the Buyer within seven days of the peoc the order. In the event of such rejection no liability shall accrue to the Company, The Company reserves the right to reject an ord 15. DRAWINGS AND INFORMATION

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

16. INSTALLATION

Where the Company agrees to install and/or affix the Product for the Buyer then:
(a) The Company has grees to install and/or affix the Product for the Buyer then:
(a) The Company has a present to agree to in a rabout the installation.
(b) The Company has a result of or in connection with the installation as we where such loss or damage was caused by the regigner of the Company its servants or agreet in or about the installation.
(c) Notwithstanding that the Company its servants or agreet in or about the installation.
(c) Notwithstanding that the Company has agreed to install the Product for the Buyer the Product shall nevertheless be comsid as delivered to the Buyer when the same is collected by the Buyer from the Company's premises or delivered to the Buyer conditions? The Company has agreed to install the Product when the latter's instructions and/or as provided for by conditions? The Advance of the Buyer the Product to a Third Parry and in such installace the Third Parry's contemptibilities (if any) shall apply and bind the Buyer.

17. CONSEQUENTIAL LOSS

The Item Toopsequential lace? \*\*Includes failure for boards\*\* of the Company in the Installation is the Company and all supplies and the Buyer.

18. The Item Toopsequential lace? \*\*Includes failure for boards\*\* of the Buyer failure for boards\*\* of the Buyer.

19. The Item Toopsequential lace? \*\*Includes failure for boards\*\* of the Buyer fa

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

DAMMAGE. IN ITAN 3.1

Where the Company is responsible for the delivery of the Product it shall not be liable for any damagettage or loss in transit or in respect of any claim consequential thereon. (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) receiving the cost of defending any legal proceedings, accounts and damages in respect of any infringement or alleged infringement of any patent, registeresigne copyright, 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 subontractors against all claims, damages, costs, penalties and expenses incurred by the Company or its substractors or to which the Company may become liable if any work done in accordance with the PtGs. specifications or other information provided by the Buyer industrial property in the Buyer industrial or against a liable and expenses incurred by the Company or its substractors or to which the Company may become liable if any work done in accordance with the PtGs. specifications or other information provided by the Buyer industrial or against a liable if any work done in accordance with the PtGs. specifications or other information provided by the Buyer industrial or against a liable if any work done in accordance with the PtGs. specifications or other information provided by the Buyer industrial or against a liable in any work done in accordance with the PtGs. specifications or other information provided by the Buyer shall indemnify the Company may be a liable if any work done in accordance with the PtGs. by the Buyer invol 20. PACKING

20. PACKING

(a) Unless otherwise specified, packing cases and packing materials will be charged extra. but where stated to be returnable be credited in full on return to the

(b) Unless otherwise specified, packing cases and packing materials will be charged extra. but where stated to be returnable be credited in full on return to the

(c) Unless otherwise specified, packing cases and packing materials will be charged extra. but where stated to be returnable 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 not be liable for any consequential loss save in cases where shorted, damage, or loss in transit und the Company at the time of placing the order of the nature and extent of any clabella arise from loss or damage in transit and the Company has accepted such liability in writing.

(d) In cases where the Company is responsible for delivery of the Product the Buyer shall be responsible for providing labeure purpose of unloading shall be at the Buyer's risk. In the event of unloading being undertakenthe/pompany's employees either (a) pursuant to the Buyer's instructions or (b) in the absence of instructions from the Buyer, such unloading shall gagin be at the Buyer's risk.

(b) The Company suces its best endeavours to ensure, where necessary, suitability of packing before despatch, but no clainthe/incorpeted 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 in circumstaces 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 delivened the price payable by the Buyer shall be adjusted accordingly. The Company may at its option make up the balance/poteler by the delivery of the balance thereof no later than three months following the despect 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 all the Buyer prior notice to supply alternative products provided they are of a quality and standard equal to the Productdered.

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 to 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 reasonistewor it is hereby declared and confirmed that such determination shall not affect any other provisions of these conditions of the second standard or the

confirmed in writing.

25. Any advice or recommendation given by the Company or its employees or agents to the Buyer or its employees or agents the testorage, assembly, erection, application or use of the Product which is not confirmed in writing by the Company in acased with Condition 24 is followed or acted upon entirely at the Buyer's own risk, and accordingly the Company shall not be liable for any such advice or recommendation which is outsuffirmed.

26. No Contract may be cancelled by the Buyer except with the writine agreement signed by a director of the Company and oterthes that the Buyer shall indemnify the Company in full against all loss (including loss of profit), costs (including thetoaf all labour and materials used), damages, charges and expenses incurred by the Company as a result of cancellation.

27. The Company reserves the injuff to subcontract the fulfillment of the contract or any part of it.

28. The Contract is between the Company and the Buyer and is not assignable by the Buyer without the consent of the Company.

29. Nothing in the contract or these Conditions or in any course of dealing between the Company and the Buyer and is not assignable to enforce any term of the contract or these Conditions or in any course of dealing between the Company and the Buyer confer or putpostner on any third party any right or benefit to enforce any term of the contract or these Conditions or in any course of dealing between the Company and the Buyer confer or putpostner on any third party any right or benefit to enforce any term of the contract or these Conditions or in any course of dealing between the Company and the Buyer confer or putpostner on any third party any right or benefit to enforce any term of the contract or these Conditions or in any course of dealing between the Company and the Buyer confer or putpostner on any third party any right or benefit to enforce any term of the contract or these Conditions or in any course of dealing between the Company and the Buyer confer or putpostner or a

### 30. ENGLISH LAW

d any contract made in accordance therewith shall be construed and take effect in accordance with Endlish and any such contract shall be deemed to have been made at Sheffield in England.