

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

## **Purchase** Order

Telephone: 01959 560500

Fax: Page: 1 01959 563034

Order Number	Order Date	Your Order No / Our Job	Your Account Reference	Promise Date
68255	16/12/2022	18052		16/01/2023

Description	Quantity	Unit	Price
Notebook Kraft and orange + 1 colour print Broadstairs Eco A5 Kraft Paper Notebook N9225			
	100	£1.65 /	£165.0
	Notebook Kraft and orange + 1 colour print	Notebook Kraft and orange + 1 colour print Broadstairs Eco A5 Kraft Paper Notebook N9225	Notebook Kraft and orange + 1 colour print Broadstairs Eco A5 Kraft Paper Notebook N9225

**Delivery Address** Apex Group EU 28, Bank Street,

Ebene Mauritius

72201 United Kingdom

Order Value £165.00

Cathy Chivers

## Order subject to our standard terms and conditions, as follows:

In these Conditions: 'BUYER' means the person who accepts a quotation of the Seller for the sale of the Goods or whose threeGoods is accepted by the Seller

'GOODS; means the goods (including any instalment of the goods or any parts for them) which the Seller is to supplyaincacoditrithese conditions

'SELLER' means Limelight Publicity (registered in England & Wales under number 5034718)

'CONDITIONS' means the standard terms and conditions of sale set out in this document and (unless the context otherwise includes any special terms and conditions agreed in writing between the Buyer and the Seller

'CONTRACT' means the contract for the purchase and sale of the goods.

Any reference to these Conditions to any provision of a statute shall be construed as a reference to that provision astaneendeted or extended at the relevant time

This Agreement and the supply of the Goods is governed by The Supply of Goods and Services Act 1982.

Any reference to the singular shall also impart the plural and any reference to the masculine shall also impart the feminine

Basis of the Sale

The Seller shall supply and the Buyer shall purchase the Goods in accordance with any written quotation of the Selkeawakipted by the Buyer, or any written order of the Buyer which is accepted by the Seller, subject in either case and the second a Contract to the exclusion of any other terms and conditions subject to which any such quotation is accepted or purperaed apted, or any such order is made or purported to be made, by the Buyer

No variation to these Conditions shall be binding unless agreed in writing between the authorised representatives of the & the Seller.

The Seller's employees or agents are not authorised to make any representations concerning the Goods unless confirm@dllbg/thewriting, in entering into the Contract the Buyer acknowledges that it does not rely on, and waives any claimtifo bny such representations which are not so confirmed

Any advice or recommendation given by the Seller or its employees or agents to the Buyer or its employees or agentsstortagthor application or use of the Goods which is not confirmed in writing by the Seller is followed or acted upoalthtirBuyer's own risk, and accordingly the Seller shall not be liable for any such advice or recommendation which is not so confirmed.

Any typographical, clerical or other error or omission in any sales literature, quotation, price list, acceptanceroloid@coriother document or information issued by the Seller shall be subject to correction without any liability ontheres.

Orders and Specifications

No order submitted by the Buyer shall be deemed to be accepted by the Seller unless and until confirmed either in veribially to the Seller or (if earlier) the Seller delivers the goods to the Buyer or commences performance of the services.

The Buyer shall be responsible to the Seller for ensuring the accuracy of the terms of any order (including any appliciabletism) submitted by the Buyer, and for giving the Seller any necessary information relating to the goods within the goods within the seller to

The quantity, quality and description of and any specification for the Goods shall be those set out in the Seller's distanting the Buyer's order (if accepted by the Seller).

If the Goods are to be manufactured or any process is to be applied to the Goods by the Seller in accordance with attaps:stiffrmitted by the Buyer, the Buyer shall indemnify the Seller against all loss, damages, costs and expenses awarshed obtain incurred by the Seller in connection with or paid or agreed to be paid by the Seller in settlement of any claim for infringement of properties, design, trade mark or other industrial or intellectual property rights of any other person which restities/stilen's use of the Buyer's specification.

The Seller reserves the right to make any changes in the specification of the Goods which are required to conform withcablestatutory or EC requirements or, where the Goods are be to supplied to the Seller's specification, which dorirally institute their quality or performance.

No order which has been accepted by the Seller may be cancelled by the Buyer except with the agreement in writing of and Selterms that the Buyer shall indemnify the Seller in full against all loss (including the loss of profit), tusting (the cost of all labour and materials used), damages, charges an expenses incurred by the Seller as a result of the cancellation

Price of the goods

The price of the Goods shall be the Seller's quoted price or, where no price has been quoted (or a quoted price is nationable price listed in the Seller's published price list current at the date of acceptance of the order. All ptetebraqualid for 30 days only or until earlier acceptance by the Buyer, after which time they may be altered by the Seller without giving notice to the Buyer.

The Seller reserves the right, by giving notice to the Buyer at any time before delivery, to increase the price of the Goldests any increase in the cost to the Seller which is due to any factor beyond control of the Seller (such as invitation), a foreign exchange fluctuation, currency regulation, alteration of duties, significant increase in the costs of labour, materials or olbernaests acture), any change in delivery dates, quantities or specifications for the Goods which is requested by the abuyer lay caused by any instructions of the Buyer or failure of the Buyer to give the Seller adequate information or instructions.

Except as otherwise stated under the terms of any quotation or in any price list of the Seller, and unless otherwise agitting between the Buyer and the Seller, all prices are given by the Seller orwantexbasis, and where the Seller agreesdeliver the Goods otherwise that at the Seller's premises, the Buyer shall be liable to pay the Seller's charges for transport, packaging amdei

The price is exclusive of any applicable value added tax, which the Buyer shall be additionally liable to pay to the Seller

Terms of Payment

Subject to any special terns agreed in writing between the Buyer and the Seller, the Seller shall be entitled to in the Seller than the Goods on or at any time after delivery of the Goods, unless the Goods are to be collected yet what the Buyer wrongfully fails to take delivery of the Goods, in which event the Seller shall be entitled to invoice the Buyer for the price at any time Seller has notified the Buyer that the Goods are ready for collection or (as the case may be) the Seller has tendergot die Goods.

Subject to any special terms agreed in writing between the Buyer and the Seller, the buyer shall pay the price of the October (any other deduction) within 30 days of the date for the Seller's invoice, and the Seller shall be entitled the price, notwithstanding that delivery may not have taken place and the property in the Good s has not passed to the Buyer. The time of payerpricesthall be of the essence of the Contract. Receipts for payment will be issued only upon request.

If the Buyer fails to make any payment of the due date then, without prejudice to any other right or remedy availa84460, tthe Seller shall be entitled to:

Cancel the contract or suspend any further deliveries

Appropriate payment made by the Buyer to such of the Goods (or the goods supplied under any other contract between #melBogs@eller) as the Seller may think fit (notwithstanding any appropriation by the Buyer; and

Delivery

Delivery of the Goods shall be made by the Buyer collecting the Goods at the Seller's premises at any time after that Sellefield the Buyer that the Goods are ready for collection, or if some other place for delivery is agreed by the Seller's premises at any time after that Seller's premises at any time after that the Goods are ready for collection, or if some other place for delivery is agreed by the Seller's premises at any time after that the Goods are ready for collection, or if some other place for delivery is agreed by the Seller's premises at any time after that the Goods are ready for collection, or if some other place for delivery is agreed by the Seller's premises at any time after that the Goods are ready for collection, or if some other place for delivery is agreed by the Seller's premises at any time after that the Goods are ready for collection, or if some other place for delivery is agreed by the Seller's premises at any time after that the Goods are ready for collection, or if some other place for delivery is agreed by the Seller's premises at any time after that the Goods are ready for collection, or if some other place for delivery is agreed by the Seller's premise at any time after that the Goods are ready for collection, or if some other place for the Seller's premise at a seller place for the Seller's premise at a seller place for the Seller's place for the Se that place.

While every effort will be made by the Seller to effect delivery in accordance with ampapaged dates quote for delivery of the Goods are approximate only and the Seller shall not be liable for any delay/indthe/Goods howsoever caused. The Goods may be delivered by the Seller in advanged by the Seller in advanged by the Seller in writing. The Goods may be delivered by the Seller in advanged by the Seller in advanged by the Seller in writing.

Where delivery of the Goods is made by the Seller in bulk, the Seller reserves the right to delivery up to 5% more often besquantity ordered without any adjustment in the price and the quantity so delivered

shall be the quantity deemed ordered, and therefore the Goods shall be invoiced for accordingly.

Where the Goods are to be delivered in instalments, each delivery shall constitute a separate contract and failure by theadselver any one or more of the instalments in accordance with these Conditions or any claim by the Buyer in raspect wifr more instalments shall not entitle the Buyer to treat the Contract as a whole as repudiated.

If the Seller fails to deliver the Goods for any reason other than any cause beyond the Seller's reasonable control/war/shfe/But, and the Seller is accordingly liable to the Buyer, the Seller's liability shall be limited to the excess (freacys to the Buyer (in the cheapest available market) of similar goods to replace those not delivered over the price of the Goods.

If the Buyer fails to take delivery of the Goods or fails to give the Seller adequate delivery instructions at the tithforsdelivery (otherwise than by reason of any cause beyond the Buyer's reasonable control or by reason of the Selletandeur and the selletandeu other right or remedy available to the Seller, the Seller may

store the Goods until actual delivery and charge the Buyer for the reasonable costs (including insurance) of storage or

sell the Goods at the best price readily obtainable and (after deducting all reasonable storage and selling expenses) tadba. Buyer for the excess over the price under the Contract or charge the Buyer for any shortfall below the price under the Contract or charge the Buyer for any shortfall below the price under the Contract or charge the Buyer for any shortfall below the price under the Contract or charge the Buyer for any shortfall below the price under the Contract or charge the Buyer for any shortfall below the price under the Contract or charge the Buyer for any shortfall below the price under the Contract or charge the Buyer for any shortfall below the price under the Contract or charge the Buyer for any shortfall below the price under the Contract or charge the Buyer for any shortfall below the price under the Buyer for any shortfall below the price under the Buyer for any shortfall below the price under the Buyer for any shortfall below the price under the Buyer for any shortfall below the price under the Buyer for any shortfall below the price under the Buyer for any shortfall below the price under the Buyer for any shortfall below the price under the Buyer for any shortfall below the price under the Buyer for any shortfall below the Bu

For the avoidance of doubt the reasonable costs referred to in clause 6.6.1 will include charges made by the Seller's Carrisation storage and extra delivery costs.

Risk and Property

Risk of damage to or loss of the Goods shall pass to the Buyer.

In the case of Goods to be delivered at the Seller's premises, at the time when the Seller notifies the Buyer that tlaed@wallable for collection; or

In the case of Goods being delivered otherwise than at the Seller's premises, at the time of delivery or, if the Buyetyyfaingfo take delivery of the Goods, the time when the Seller has tendered delivery of the Goods.

Notwithstanding delivery and the passing of risk in the Goods, or any other provision of these Conditions, the projection of these to the Buyer until the Seller has received in cash or cleared funds payment in full of the projection all other goods. agreed to be sold by the Seller to the Buyer for which payment is then due.

Until such time as the property in the Goods passes to the Buyer, the Buyer shall hold the Goods as the Seller's fletuit and degilee, they shall keep the goods separate from those of the Buyer and third parties and property stored, prodected and indentified as the Seller's property. Until that time the Buyer shall be entitled to resell or use the goods in the ordinary coubsciptis, but shall account to the Seller for the proceeds of sale or otherwise of the goods, whether tangible or inladgibling insurance proceeds, and shall keep all such proceeds separate from any moneys or property of the Buyer and third parties and, in the case optone description in the proceeds and insured.

Until such time as the property in the Goods passes to the Buyer (and provided the Goods are still in existence and these resold), the Seller shall be entitled at any time to required the Buyer to delivery up the Goods to the Sellereabduel fails to do so forthwith, to enter upon any premises of the Buyer or any third party where the Goods are stored and repossess the Goods.

The Buyer shall not be entitled to pledge or in any way charge by way of security for any indebtedness any of the Goodssahidhe property of the Seller, but if the Buyer does so all moneys owing by the Buyer to the Seller shall (withthattprejuyb) the right or remedy of the Seller) forth with become due and payable.

Warranties and Liability

Subject to the conditions set out below the Seller warrants to use reasonable skill and care with regards to any designars beging and sagreed in the supplier's quotation and/or the purchase order

The above warranty is given by the Seller subject to the following conditions:

the Seller shall be under no liability in respect of any defect in the Goods arising from any drawing, design or spesifipalitial by the Buyer and shall not be responsible for verifying the adequacy thereof.

the Seller shall be under no liability in respect of any defect arising from fair wear and tear, wilful damage, negligenmal working conditions, failure to follow the Seller's instructions (whether oral or in writing), misuse or alteraption of the Goods without the

the Seller shall be under no liability under the above warranty (or any other warranty, condition or guarantee) iptimetizathe Goods has not been paid by the due date for payment.

the above warranty does not extend to parts, materials or equipment not manufactured by the Seller, in respect of which shallonly be entitled to the benefit of any such warranty or guarantee as is given by the manufacturer to the Seller.

the Seller accepts no responsibility for the consequences of combining the Seller's products with other products opfisetheedes or repacking the Seller's products.

Subject as expressly provided in these Conditions, and where except where the Goods are sold to a person dealing as arcfurishine meaning of the Unfair Contract Terns Act 1977), all warranties, conditions or other terms implied by statue are excluded

Where the Goods are sold under a consumer transaction (as defined by the Consumer Transactions (Restrictions on Statedment1976 the statutory rights of the Buyer are not affected by these Conditions

Any claim by the Buyer which is based on any defect in the quality of condition of the Goods or their failure to corittspedification shall (whether or not delivery is refused by the Buyer) be notified to the Seller within 7 days frderufftetibery. If delivery is not refused, and the Buyer does not notify the Seller accordingly, the Buyer shall not be entitled to reject the Goods albeit stressed and the Buyer does not notify the Seller accordingly, the Buyer shall not be entitled to reject the Goods albeit stressed in accordance with the Contract.

Where any valid claim in respect of any of the Goods which is based on any defect in the quality or condition of thet Geiodaibure to meet specification is notified to the Seller in accordance with these Conditions, the Seller shall-biddereiplace the goods (or the part in question) free of charge.

Except in respect of death or personal injury caused by the Sellier's negligence, the Sellier shall not be liable to the reliable to the respect of death or personal injury caused by the Sellier's negligence, the Sellier shall not be liable to the Contract, for any consequential loss or damage (whether for loss of profit or otherwise), costs, expenses or other claims for consequential ation whatsoever and whether caused by the negligence of the Seller, its employees or agents or otherwise, which africation connection