www.thebrandedcompany.co.uk 🌘

sales@thebrandedcompany.co.uk

111 Ross Walk, Unit D4, 🏻 🏫

Leicester Business Centre Leicester, LE4 5HH, United Kingdom

Purchase: PO011754

To: Bag CO

Deliver To:

Birds Eye Limited Kate Rumley No.1 New Square, Bedfont Lakes Business Park. Feltham, Mddx. TW14 8HA United Kingdom

Date: 09-01-2023 Title: R3401 - Tonbridge Eco Recycled 12 Can .. Date Required: 09-01-2023

Qty	SKU	Description	Price Ea	Total
100	none	R3401 - Tonbridge Eco Recycled 12 Can Cooler Black	£ 3.900	£ 390.000
		Price Includes: Transfer (Medium) 1 Position(s)		
		Colour: Black		
1	none	Print Setup	£ 25.000	£ 25.000
1	none	Delivery	£ 17.000	£ 17.000
			Sub Total	£ 432.00
			VAT Total	£ 86.40
			Total	£ 518.40

Vat Number: 291722984

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TERMS & CONDITIONS 1. These terms and conditions apply to all orders and supersede all others - Receipt of acknowledgment of order by you, constitutes your acceptance
that our conditions are the only conditions that apply to the contract not withstanding any purported terms put forward by you. Where the term "Company" is used this will
represent RG Distribution Ltd, a trading name of thebrandedcompany.co.uk. 2. Payment Terms - Approved Accounts Payment - shall be made in full within 30 days of receiving
an invoice unless we have agreed special settlement terms in writing. New Accounts - On all orders full payment is required on order placement. Credit is available subject to
three positive payments on a pro-forma basis, alongside satisfactory credit checks. a. Payment Terms – Pro Forma - Pro forma invoices are due for payment immediately upon
order placement. Production of orders will not begin until the invoice has been paid in full. Delay in payment can cause delay in the overall lead time for your order.
The Branded Company cannot be held responsible for failure to full a delivery date because of late payment. 3. Passing of Title and Risk - The risk of the goods shall pass
to you on delivery. All goods, delivered or not, remain our property until payment is received in full. Until such time as payment in full is made, you shall retain such goods
separately from other goods and clearly mark them in such a way that they can be readily identified as being our property and any payment received by you for any sale of
such goods must be held in a separate account in trust for us. In the event of non-payment by you for such goods we will, without loss of any rights or remedy, remove from
your possession those goods belonging to us in accordance with these terms and conditions and we shall be entitled upon the property where the goods are stored and
repossess and remove the same. You hereby grant us irrevocable licence to enter your premises for the said purpose. 4. Products - We reserve the right to alter any details or
design of products illustrated without prior notice and while every e-ort is made to describe our goods accurately on sales literature, email and the website no warranty is given
as to accuracy and no responsibility will be accepted for error or mis-description and any resulting loss. Product images and descriptions are listed as examples and exact
pantone/CMYK colours cannot be determined on the website unless an exact colour match is listed. 5. Quotations and Contracts - Orders are accepted subject to our right to
adjust prices quoted to take account of any changes in the law or Government regulations requiring us to increase prices by way of direct taxation, import duties, customs and
excise duties or otherwise. The prices are based on today's current costs of production and in the event of any increase in wages or costs of materials to us occurring after the
confirmation or accepted contract, we shall be entitled to charge such increases to you. All quotations are valid at the time of quoting, error and omissions excluded.
6. Prices - Where applicable all prices are subject to VAT at the current rate. Prices quoted on this website are guide prices only subject to viewing artwork. Once artwork and
full specifications have been finalised, a quotation price will be confirmed. In most cases pricing is for non-branded items, without setup costs, printing costs, shipping and
handling fees, and any other potential product specific costs. We aim to keep our pricing 100% accurate, however due to the fast-paced industry and nature of the online c
onsumer product industry a small number of items on our website may be mis-priced due to updates. Whilst we aim to notify you at point of sale or enquiry, we reserve the
right to alter our pricing without notice and refuse or cancel any orders placed on mis-priced product. 7. Delivery - and Lead Times Every effort will be made to deliver on time,
but any delivery day or lead-time specified is a best estimate and no liability is accepted for any loss arising from delay or error in the delivery of the goods. All deliveries will be
charged at the prevailing rates applying at the date of such delivery. Special express deliveries can usually be arranged but will usually be subject to additional charges
(e.g. express print charges and express delivery charges) that will be charged to you at current commercial rates. Lead times will be deemed to commence at the date and time
that the Company receive in writing, "signed o-" approval of the artwork that the Company supplied to the client, and payment is received in full where applicable. Due to the
bespoke nature of the goods ordered, no loss or liability is accepted for delay or error in delivery date. 8. Quantity Variations - We shall be deemed to have filled
our contract by delivery of a quantity within 10% plus or minus of the quantity of printed goods ordered and you will be charged at the contract rate for the quantity delivered.
9. Claims - Claims arising from damages, delay or partial loss in transit must be made in writing to us, to reach us within 48 hours of delivery. All claims regarding the quality or
quantity of the goods shall be made in writing to us, to reach us within 5 days of receipt of goods or such goods shall be deemed to comply as to quality and quantity with the
terms of the contract. You must examine all goods delivered at the time of delivery and confirm receipt. We shall not be liable for any loss or damage caused to the goods in
transit unless loss or damage is noted at the time of delivery. Claims in respect of non-delivery must be made in writing to reach us within 48 hours from the intended delivery
date. 10. Liability - Save in so far as defects in the goods cause death, injury or damage to personal property, our liability for any loss or damage suffered by you in respect of
the goods shall be limited to the contract value of the goods. We can accept no responsibility for loss or damage arising from the supply of goods under this contract unless you
have fully complied with the notification of claims procedures set out in 9. Nothing in these terms and conditions shall effect the right of a consumer. 11. Cancellation Charges
- A charge will be made on all cancelled orders, together with the charge for all work carried out up to the date of written cancellation. Cancellation charges can include but
are not limited to artwork fees, shipping fees, administration fees, transaction fees, pre-production fees. All orders may incur a re-stocking fee in the event of a cancellation.
If cancellation is requested after final artwork stage a minimum cancellation fee of £49.95 will be applied to orders up to £1000, or 5% of the total order value for orders
exceeding £1000 in value. Cancellation fees apply regardless of orders placed on account or pro-forma basis. 12. Foods, Liquids, Drinkware and Hygiene products including
Personal Protective Equipment - In the interest of hygiene and contamination, no returns will be accepted for plain stock goods in these categories. Our standard returns policy
stands for branded and reprint stock. 13. Outstanding Payments - No goods will be delivered on accounts that remain uppaid 14 days after payment is due. Interest will be
charged on overdue accounts, at the rate of 5% above the TSB base rate from time to time from the date the account became due until payment is received. This does not
prevent us from pursuing payment of overdue accounts at any time after payment becomes due and shall be in addition to and without prejudice to any other rights, we may
have against you. We reserve the right to charge you for any legal or collection charges where it is necessary to obtain payment from you of an overdue account through a
third party or Court proceedings. 14. Artwork and Printing - All artwork and printing charges will be levied where necessary unless previously stipulated by us. Where applicable
the prices shown do not include artwork and are advertised as unimprinted. For customisation, additional print colours and positions of printing pricing will be presented on a
quotation basis. Print tolerance refers to the variation of print location in mass production. Due to the manufacturing process on some items, items printed within the same
batch may have a variation of up to 5mm on the al product. 15. Changes to Artwork - In order to print efficiently from the artwork, you supply, it may be necessary to adjust or
redraw your artwork. You will be advised of the changes made. No printing will take place until the Company has received in writing your "signed o-" approval of the artwork.
In order to sign o-your artwork we will send you an artwork approval form via email illustrating how your artwork will look on your chosen product. This MUST be checked
thoroughly and signed o-. The job will not commence until we have received in writing this signed o- approval. You must notify us of any discrepancy in the artwork or order as
we DO NOT accept any liability of any post-completion errors or omissions. In some cases, issues or concerns with the artwork cannot be identified at visual stage and will
become apparent during production. In this instance you will be notified of any issues, and/or changes required. No liability is accepted for any delay caused due to required
artwork changes. As a result of changes if cancellation is requested please refer to article 11 for any cancellation fees. 16. Colour Variations - Due to the variety of materials and
the various printing processes utilised by the Company and its suppliers, no guarantee can be given to match exact pantone/CMYK colours provided by the client. The Company
will endeavour to match as closely as possible to these colour references but cannot be held liable for any further costs that may arise. If no pantone/CMYK match has been
requested in writing, with reference to the relevant colour code then the closest stock print colour will be printed. 17. Returns and Cancellations Policy - Please review full policy
at https://www.thebrandedcompany/returns. All printed stock is non-returnable due to the bespoke nature of the print. These are considered personalised goods made to your
specifications and cannot be re-sold to anyone else. All returns must be pre-agreed in writing by contacting The Branded Company and shipped to an agreed return address.
18. Force Majeure - The Branded Company cannot be held responsible forfailure to full a delivery commitment as a result of situations beyond our reasonable control. This
includes, but is not limited to, occurrences such as: Natural Disasters, Extreme Weather conditions, Labour Strikes, Congestions at Ports of Entry, Customs Delays, accuracy of
information provided by client, or failure of subcontractors to perform. 19. Customs and Overseas Deliveries - For all our overseas deliveries we only use well known carriers
including, but not limited to, UPS, DHL and FedEx. Even though we do our best to include all custom charges there may be times that the country of origin will require the
receiver to pay these charges for goods to be released. If you are outside of the UK and place an order with The Branded Company, you are confirming that you are aware there
is a chance of extra fees and that The Branded Company is not liable for these costs and any delay that may be caused due to this. Please note that we will always help our
clients in resolving any customs issues to the best of our ability, however sometimes depending on the country this can only be resolved locally. In the event of a client
choosing to use their own shipping account the logistical responsibility and indemnity insurance will be the responsibility of the client. 20. Suppliers and Warranties - All
products and services available for order through thebranded company.co.uk are distributed on behalf of third-party suppliers, unless otherwise indicated, and are sold with
the Supplier's limited warranty. The warranty periods and service vary by Supplier and product. Details of the warranty by product are available through written request to
thebrandedcompany.co.uk. Except for the thebrandedcompany.co.uk Return Policy, all of your rights and remedies with respect to your order, purchase, possession, and use
of the products and services and all maintenance, update, warranty, liability, and any other obligations related to the products and services, if any, shall be governed by the
applicable policies and procedures of the Suppliers. 21. Order Acceptance - The advertisement of any product on this website does not constitute as an o-er to sell. Receipt of
an order confirmation does not imply our acceptance of your order. Any order placed with thebrandedcompany.co.uk is subject to review. thebrandedcompany.co.uk reserves
the right at any time after purchase to accept or decline your order. All orders placed must be completed with an acceptable method of payment. We may require further
verification or information before accepting or completing your order. 22. Post-Purchase Confirmation - Post completion of purchase you may be required to provide
additional information, or confirmations. These include but are not limited to payment details, order details, address or contact information related to your order, artwork
changes or approvals. thebrandedcompany.co.uk will not be held responsible for any delay to an order due to failure or delay responding to any confirmation request.
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