PRONTAPRINT TERMS AND CONDITIONS OFTRADING

APPLICATION OF THESE TERMS AND CONDITIONS These Terms and Conditions apply to all supplies of goods and/or services or any part of either of them provided by Prontaprint to the Client unly nt unless otherwise agreed in writing by a duly authorised ntative of Prontaprint.

IMPORTANT: REPRESENTATIONS Prontaprint's employees and agents are not authorised to make any representations in relation to goods or services offered by Prontaprint (unless that employee or agent provides written confirmation that they are a duly authorised representative of Prontaprint).

IMPORTANT: LIMITATION OF LIABILITY Our national standing as a franchisee of Prontaprint Limited is built

Our national standing as a nancheet or robitapint Limiteo b Unit upon a reputation for providing a service to the highest competitive standards, but as with all businesses we have to take account of things going wrong. Accordingly these terms and conditions do limit our liability in such events. It is important that you read and understand these limitations of liability as contained in these terms and conditions.

and conditions. (A) Any quotation given by Prontaprint will only be binding if given in writing on Prontaprint notepaper (by a duly authorised representative of Prontaprint) and the quotation has not expired. A written quotation will be based on samples and materials provided and on the basis of instructions given by the Client. Prontaprint reserve the right to amend any quotation given to reflect any incomplete inaccutate or changed instructions so any present materials given by the Client. Workshows and the confirmed by Prontaprint in writing Any quotation is walled for a particu-of 14 days only from its date of issue by Prontaprint. Iprovided that Prontaprint has no previously writindrawn it and subject to the provision Prontaprint has not previously withdrawn it and subject to the provision: of condition 2 below) and shall be deemed to be an offer by Prontaprint to provide goods and/or services upon these terms and conditions to the Client. Any order made in respect of a written quotation shall be deemed to be an acceptance of the offer set out in that written quotation hy the Client

by the Cuent. (B) The Client must ensure that any quotation it wishes to accept, its order and any applicable specification are complete and accurate. The quantity and description of the goods or services shall be as set out in Prontaprint's written quotation or the Client's order as accepted. Prontaprint's written quotation or the Client's order as accepted. (C) (f) Subject to condition (4)B subjects Client who is dealing with Prontaprint in the course of its business) may not cancel an order which Prontaprint has accepted accept with the agreement in writing of Prontaprint and any Client cancelling any order hereby agrees to intermity Prontaprint in full against all losses (including loss of profits), intermity Prontaprint in full against all losses (including loss of profits) of an exact and the accepted accepts and expenses incurred by Prontaprint as a result of the annel[ation].

as a result of the cancellation. (ii) Prontaprint may cancel an order at any time prior to delivery upon notice to the Client whereupon a refund of any monies paid for the relevant goods and/or services will be promptly made.

PRICE (D) The price payable will (subject to condition 2) be as stated in Prontaprint's written quotation and/or the order as accepted.
 (E) The price payable (unless specifically stated otherwise) is exclusive of: (i) any costs of packaging and carriage of goods; and
 (ii) any value added tax or other applicable sales tax or duty; which shall

be added to the sum in question PRELIMINARY OR PREPARATORY WORK

PRELIMINARY OR PREPARATORY WORK (F) for the avoidance of doubt, all works services or goods supplied at the Client's request including work and/or services of a preliminary or preparatory nature unless specifically stated otherwise are provided on the basis that they will be charged for.

2. PRICE VARIATIONS

(A) If there is any increase or decrease in the cost to Prontaprint in providing/fulfilling the order due to:

(i) any factor beyond the reasonable control of Prontaprint, this cludes (without limitation) increase in the cost of materials and other

production costs: (ii) any change in delivery, dates, quantities or specifications for the Order

ed by the Client (iii) any delay caused by any instructions of the Client or failure of the

(iii) any delay caused by any instructions of the Client to failure of the Client to give Prontagmin adequate information or instructions or a failure by the Client to take delivery; (iv) any corrections, amendments and atterations in style or content to material provided by the Client, other than typographical errors of (v) adoptional costs incurred as a result of materials provided by the Client proving unsuitable, the price/quotation shall be recalculated to take account of the resulting increased or decreased cost of meeting? (i) and the case of Business Clients, proving instructions (c) adoptional costs (i) and the case of Business Clients, proving instructions (c) adoptional costs (i) and the case of Business Clients, proving instructions (c) above: the Client of the amount of any increase as soon as reasonably practicable. The Client shall have the right to cancel the Order if the reason for the price increase is as set out in paragraph 2(A)(G) above: and the price is by the Client shall be abis of the costs and fees original by practicable on the basis of the costs and fees original by agreed for any para calculated on the basis of the costs and fees original by agreed for any para calculated on the basis of the costs and fees original by acceding and the price in formations and search and fees original by acceding and the price in the paragraph (c) and fees original by acceding and the price in fees original by acceding and fees original by acceding and the price in fees original by acceding and fee calculated on the basis of the costs and fees originally agreed for any part of the works which have been completed at the time of the cancellation of the Order. If the reason for the increase is as set out in paragraph 2(A)(ii), (iii), (iv), (v) above the Client may cancel if the price increase is more than 20% and the pro rata costs to be paid by the Client shall be

calculated on the basis of the increased costs; and (ii) in the case of all Consumer Clients, the relevant price/quotation (ii) in the case of all Consumer Clients, the relevant price/quotation shall only be adjusted upwards if, before Prontaprint has incurred the additional cost, it has notified the Client in writing of such an increase and has given the Client the right to writiknar from the order writihn 3 days of receipt of such notice in default of which it shall be deemed to have accepted the revised price and Prontaprint shall be entitled to invoice the Client for all works services or supplies carried out and/or made before the date of such cancellation.

The second secon

allows Prontaprint to exercise a degree of artistic licence; and the Client shall not be entitled to reject such work although Prontaprint shall rectify any such error at the Client's cost

4 DELIVERY PAYMENT AND RISK

4. DELIVERY, PATMENI AND RISK (A) Delivery of the goods and/or provision of the services shall be made at the Prontaprint Centre (the Prontaprint outlet which accepted the order) or such other place as agreed by the parties in writing. The Client will take delivery of the goods and/or services within 7 days of Prontaprint giving it notice that and services services are ready for

delivery/completed. (B) Any dates specified by Prontaprint for delivery of the goods or performance of the services are approximate only and may not be made of the essence unless specifically agreed by Prontaprint as such in writing. If no dates are specified, delivery will be writin a reasonable time. MPORTANT

(C) Subject to the other provisions of these conditions Prontaprint shall

(C) subject to the other provisions of these conditions Prontaprint shall have no liability to the Client for any loss (Including loss of profit), cost, damages, charges or expenses caused directly or indirectly by any delay in the delay of the goods and or provision of the services (secret in the other of the goods and or provision of the services (secret in the other of the goods and or provision of the services (secret in the other of the goods and or provision of the services (secret in the other of contract) or in the case of fluxiness. Clients the delay has been caused by Prontaprint's failure to use its resonable contraction end in the case of Consumer Clients if they have given reasonable provide provide provide provide provide provide in the case of Consumer Clients if they have given reasonable provide the context in a secondable provide provide

accordance with this condition 4(D) then (i) Prontaprint will refund to the Client any sums which the Client has paid to Prontaprint in respect of that order (or part of order) which has en cancelled: and (ii) the Client will be under no liability to make any further payment

der condition 4(F) in respect of the order (or part of order) which has been cancelled (E) If the Client fails to take delivery of goods when they are ready for

delivery or to provide any instructions, documents or authorisations required to enable the goods to be delivered on time (uccept where Prontaprint is at fault) risk in goods will pass to the Client and the Client hereby agrees to fully insure the same, the goods will be deemed to be delivered and (without prejudice to its other rights) Prontaprint may store or arrange for the storage of the goods until actual delivery and charge the Client for all related costs and expenses (including, without limitation, storage and insurance) it incurs. (f) Or product more than the store at least the goods are ready for delivery. (fi) for services provided on or at any time after performance of the services commences; erv or to provide any instructions, documents or authorisations

vices commences (iii) notwithstanding the provisions in conditions 4(F)(i) and (ii), in the event that an order is suspended or delayed as a result of any act or

omission on the part of the Client for a period in excess of thirty days, for any part of the order which has been processed/delivered and/or (G) Payment is due in pounds sterling, or such other currency agreed in

advance by Prontaprint in writing, immediately after issue of such invoice and Prontaprint shall be entitled to recover the payment notwithstanding delivery may not have taken place and legal title has not passed to the

delivery may not have taken place and legal title has not passed to the Client (except in the case of approved credit account (lears with whom alternative arrangements have been agreed in writing by Prontaprint). Time of apprents shall be of the essence. (H) for Business Clients Prontaprint may deliver goods in separate instalment and top perform any service in stages. Each separate instalment or stage shall be involced and paid for in accordance with the bea separate contract and no ancellation or termination under clause 4(D) of any one contract relating to an instalment or stage shall entitle the Client to requisite or cancel any other contract, instalment or stage (I) All sums payable to Prontaprint under any order shall become due immediately your termination (cancellation of termination). ediately upon termination/cancellation of the order. (J) All payments to be made by the Client under the order shall be made in full without any set-off, restriction or condition and without any

deduction for or on account of any counterclaim. (K) If the Client fails to make any payment when payment is due then without prejudice to any other right or remedy available to Prontaprint, Prontaprint shall be entitled to

 cancel the order or suspend any performance of the order;
 appropriate any payment made by the Client as Prontaprint may think (ii) appropriate any payment made by the Client as Prontaprint my thir in (notwithstanding any paproted appropriation by the Client); (iii) charge the Client with all costs and expenses involved in collecting the overdue payment together with interest [both before and after any judgement] on the amount unpaid at the rate of 2% per motivation above Bard(s) Samp (client bare the other bard) and the bard bard bard and the client of the payment in fulls made (part of by legislation from the due date until payment in fulls made (part of by legislation from the due date as full month for the purpose of calculating interest)

sell all items held by Prontaprint and which belongs to the Client; (iv) sell all items held by Prontaprint and which belongs to the Client; UL Jegait tite in the Goods shall not pass to the Client util Prontaprint receives payment in full (in cash or cleared funds) of all sums whether including VAT. Until legal titte pools, services or orknowie due owing or incurred on a flotdary basis a Prontaprints shall hold the goods on a flotdary basis a Prontaprints are shall hold the goods of the Goods and the provide the goods of the Client or any thich part is such a way that the yernain readily clientifiable as Prontaprint's property. Where the Client's right to possession has terminated the Client grants Prontaprint, its agents and employees an irrevocable licence at any time to enter any premises where the goods are or may be stored to recover them. On termination of the cor ver caused. Prontaprint's (but not the Client's) rights contained in this condition 4 shall remain in effect

5 WARRANTY

WARRANTY
 (A) Where Prontagrint is not the producer of the goods ordered or provider of the ordered services Prontagrint will endeavour to transfer to the Client the beneficit of any warrant to guarantee given to Prontagrint.
 (B) Prontagrint warrants that (subject to the other provisions of these terms and conditiona) upon delivery.
 (B) any goods will be of satisfactory quality within the meaning of the Sale of Goods Act 1994 and
 (and you do not provide the sale of Goods Act 1994 and
 (b) any Good will be of satisfactory quality within the meaning of the Sale
 (b) Goods Act 1994 and
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of Coods Act 1994; and (ii) any services will be performed by appropriately qualified and trained personnel, with reasonable care and diligence (C) The Client warrants to Prontaprint that it owns all materials provided to Prontaprint and all intellectual property rights in them and that the

materials provided by the Client do not infringe any intellectual property rights of any third party and would not, if used in or in relation to the sale of any material to be produced by Prontaprint or the provision of any

of any material to be produced by Prontaprint or the provision of any service infinge any intellectual property rights of any timf party. (D) Upon delivery the Client shall be required to check the goods and/or services immediately for any immediately apparent defect. Brontaprint shall not be liable for a breach of the warranty in condition **5(B)** unless the Client gives written notice of any apparent defect. Drostaprint within 7 days of the date of delivery and Prontaprint is given a reasonable opportunity after receiving the notice of examining such goods and threatment's place of basis for the constraints to the goods there. (E) If the Client makes a valid cliam against Prontaprint based on a defect in the quality of goods, Prontaprint shall at its option repair or replace such replace such

goods (or the defective part), or refund the price of such goods at the elevant proportion of the price paid or payable. If Prontaprint complies with this condition it shall have no further liability for a breach of

warranty in

condition (B) in respect of the quality of such goods. (F) If the Client is dealing as a Business Client: (I) to the maximum extent permissible in law, all conditions and (f) to the maximum extent permissible in law, at conditions and warranties which are implied by statute or otherwise by general law into this contract in relation to goods or services or supplies are hereby

excluded; (ii) Prontaprint shall not be liable to the Client by reason of any in pronaping shall not be habe to the Clence by reason of any representations (unless fraudulent), or any implied warranty, condition or other term, or any duty at common law, or under the express terms of the contract, for any indirect, special or consequential loss or damage (whether for loss of profit or otherwise), costs, expenses or other claim for compensation whatsoever (whether caused by Prontaprint's

negligence or otherwise) which arise out of or in connection with the pply of goods or services or supplies. (G) If the Client is a Consumer Client and goods and/or services are ovided to the Client then

(i) to the maximum extent permissible in law, all conditions and (1) to the maximum extent permissive in law, all conditions and bit contract in relation to goods or services are hereby excluded. (ii) under no circumstances shall Prontaprint be liable for any business enlated loss (which includes without limitation, any loss of contracts, loss of profits, loss of revenue or loss of anticipated savings in expenditure) as result of either Prontaprint's breach of contract or Prontaprint's

as a result of either profitaprints of react of contract of profitaprints of registeric or otherwise.
 (H) Nothing in conditions 5 (F) or (G) excludes, or attempts to exclude, Prontaprint's liability in respect of death or personal injury caused by Protection of the registerion.

Prostagnint's negligence. (J) The total lability of Prostagnin to the Client in contract, tort (including negligence or breach of statutory duty), statute or otherwise (other than for death or personal injury arising due to the negligence of Prostagnint, its employees or agents), in connection with the performance or contemplated performance of the order shall be limited for Business Clients to the price quoted and for Consumer Clients to twice the price quoted.

6. CLIENT'S OWN MATERIALS

6. CLENTS OWN MATERIALS (A) Prontaprint may reject any unsuitable materials (including without limitation any paper, plates, computer disks or CD-Roms) supplied or specified by the client and Prontaprint reserves the right to refuse to undertake any works, services or supplies which infringes or appears to infringe the copyright or other intellectual property rights of any third party or which in its opinion contains any material which is an waves of the service o any way unlawful. (B) Any Client's artwork or other materials supplied to Prontaprint

remain at the Client's risk and Prontaprint accepts no liability for damage destruction or loss thereof. In the case of Consumer Clients, Prontaprint desubction or loss intereor. In the case of consume Clients, Promaphing agree to take reasonable care of such at work or other materials while the same are in their possession although it is the responsibility of the Client to ensure that such thems are covered by their own insurance. (C) Prontaprint shall have a lien over any materials supplied to it by the Client payment of all monies due to it by the Client from time Cuent against payment of all times sube to it by the cuent non-influe to time and shall be entitled (if any sum is not paid on the due date) to dispose of such property as Prontaprint shall in its discretion think appropriate towards settlement of the sums due, subject to reasonable notice having been given to the Client of their intention to dispose of such property

7. COPYRIGHT

7. COPYRICH1 (A) The Client warrants that any design or other material furnished by it or any design material created by Prontaprint pursuant to the Client's instructions is and/or will not defamatory or obscene or be such as will cause Prontaprint to infringe any intellectual property rights of any third party or any legislation for the time being in force in the United Kingdom in the performance of the order. (B) In the event that the Client has requested the production of original

(B) In the event that the Client has requested the production of original design work Frontpaint may engages the services of third party designers in producing such supplies, works or services. (C) In the event that Frontpaint are required to provide original design work under Prontaprint's Creative Solutions[®] Plan or otherwise (whether (D) all proofs or preliminary design work remain Prontaprint's copyright at all times and may not be used or re-produced by the Client in any form in whole or in part:

in whole or in part; (ii) upon the final proof and/or design being agreed, the final proof and any part of the final proof, remain Prontaprint's copyright until Prontaprint have been paid in full for providing the original design work and the Client may not use or reproduce in whole or in part the original design work until full payment is made to Prontaprint.

 (D) Upon receipt of full payment:
 (i) in the event that Prontaprint has created the original design work ntaprint shall assign to the Client copyright in such work (ii) the Client shall provide invescable addromation to Prontaprint to use the original design work for any business promotional purposes of the Prontaprint business only. (ii) in the event that Prontaprint has engaged third party designer has assigned copyright in such work to Prontaprint, Prontaprint shall design work to the Client but cannot warrant that the designer who is commissioned to produce the work will not offer such work or any part of it to any third party. (c) In the event fail hully indemnify Prontaprint in the designer who is commissioned to produce the work will not offer such work or any part of it to any third party. (c) In the Client shall hully indemnify Prontaprint in respect of all costs, claims, labilities and expenses (including any amount paid in settlement of the Client shall promptly notify Prontaprint in the event of any chain being made or action brought against a Client arising out of a breach of the Client shall promptly notify Prontaprint in the event of any chain being made or action brought against a Client arising out of a breach of (ii) the Client shall provide irrevocable authorisation to Prontaprint to

being made or action brought against a Client arising out of a breach of the Client's warranty in clause 7(A).

8. DATA PROTECTION

a. DATA PROTECTION (A) The Client warrants, in compliance with the Data Protection Act 1998, and any other relevant legislation, that it has obtained all necessary consents from data subjects for the use of such data subjects' personal data which it requires Prontaprint to process in the provision of goods and/or services. (B) Prontaprint shall only process such personal data for the purpose of providing the services and/or goods in respect of the orde

9. SCANNING AND ARCHIVING

The client having been advised to retain hard copies of all documents and seek advice from its appropriate professional advisors prior to the destruction of any original documentation , the Centre Owner shall not be liable for any loss suffered by the Client by virtue of the Product not be table for any loss suffered by the client by virtue of the Product supplied by the Centre Owner being inaccurate, contained defects or being erased unless such loss arises by virtue of the Centre Owner's negligence and/or breach of contract.

10. INSOLVENCY

The order will terminate immediately should the Client become insolvent, fail or become unable or admit in writing their inability to pay their debts, institute or have instituted against them proceedings seeking a judgement of insolvency or bankruptcy; have a resolution passed for its winding up or liquidation; seeks or becomes the subject of the appointment of an administrative receiver or similar official in respect of appointment of an anoministrative received to similar official in respect of its assets, enter into any arrangement or composition with its creditors, cease or threaten to cease to carry on any significant part of its business suffer a change of management or ownership which Prontaprint deems to be against its interests;

11. TERMINATION (A) Any Order may be terminated by either party at any time by notice in writing if the other party, being an individual or partnership has a statutory demand or bankruptcy petition issued against him or any partner or applies to the court for an interim order under the Inso Act 1986 or makes a proposal for an individual voluntary arrangement Act 1986 or makes a proposal for an individual voluntary arrangement under that legislation or being incorporated: ges into computiony or more than the second second second second second second second transformer and the second second second second second second second or any part of its assets or undertaking, or is the subject of any independent or any part of its assets or undertaking, or is the subject of any independent or order made against it which is not complied with which seven days or is the subject of any execution, distress, sequestration or other process lead upcondent or compared with the second s legal proceedings or other procedure taken in respect of it by its directors, shareholders, bankers, creditors or any person seeking to appoint a liquidator or an administrator or takes any such act or step itself; or has proposed in respect of it a company voluntary arrangement pursuant to the Insolvency Act 1986 from time to time; or ceases or threatens to cease to carry on business; or gives the terminating party reasonable grounds for believing that it (the other party) is unable to meet its debt: as they fall due within the meaning of Section 123 of the Insolvency Act

as ling's and a will be the meaning to Section 12.5 of the Hostwerk YAL (B) If the Client is in breach of any of its obligations under these terms and conditions then Prontaprint may without prejudice to any of its other rights immediately become liable to pay, for any works, severine sand sub-limediately become liable to pay. To any works, severise and supplicable already carried out (whether completed or not your limit to cost of any materials purchased on behalf of the Client.

12. WAIVER

Failure or delay by Prontanrint to exercise or enforce any rights bereunder shall not be deemed to be a waiver of any such right nor operate so as to bar the exercise or enforcement thereof at time or times thereafter. 13 ILLEGALITY AND SEVERANCE

13: LLECALITY AND SEVERANCE (1 any provision of these terms and conditions is held by an competent (1 any provision of these terms and conditions is held by an competent be infective without as far as possible modifying any other provision or part of the order and this shall not affect any other provision of the order which shall to far as is reasonably possible remain in full force and effect.

14. ENTIRE AGREEMENT isions constitute the entire agreement between (A) These pro

(A) These provisions constitute the entire agreement between Prontaprint and the Client and replace all prior agreements, understandings, statements and communications between Prontaprint and activity of the Client and replace and the Client activity of the Client actnowledges that he has not relied on any representations or warrantly not contained in these conditions. (C) It is expressly provided that nothing in these Conditions shall exclude any liability of Prontaprint for fauldent misrogreementations.

15. FORCE MAJEURE

Prontaprint will make every effort to carry out the Client's instructions Prontaprint will make every effort to carry out the Client's instructions and the order but shall be under no liability if unable to carry out any control (without limiting the foregoing) including the inability to secure labour, materials or supplies, breakdown of machinery, or as a result of the Act of God, war, labour dispute, fire, flood, drought, legislation, failure of power supply or any other cause beyond Prontaprint's reasonable control. During the continuance of such instance of Force Majoure the Cleant may by portice in writing to Protopending the commance the

order and pay for works, services and/or supplies provided or used up to such notice but subject thereto shall otherwise accept delivery when available.

16. SUB-CONTRACTING

Prontaprint may assign, licence or subcontract all or any part of its rights or obligations under the order.

17. GOVERNING LAW

I/ COVERNING LAW The formation, existence, construction, performance, validity and all aspects whatsoever of the order or of any term of the contract shall be governed by English Law. The English Courts shall have non-exclusive jurisdiction to settle any disputes which may arise out of or in connection with the order

18. CONSUMER RIGHTS

IB: CUNSUPER RIGHTS These terms and conditions do not and will not affect the statutory rights of a Consumer Client. No provision which would be void by virtue of Sections 6 or 20 of the Unfair Contract Terms After 1977 (as amended) or by virtue of the Unfair Contract Terms in Consumer Contracts Regulations 1994 shall apply to any order made by a Consumer Client. 19. THIRD PARTY RIGHTS No person who is not a Client shall have any rights pursuant to the Contracts (Rights and Third Parties) Act 1999.

Prontaprint Leicester Bruce Way Cambridge Road Whetstone Leicester LE8 6HP Tel: 0116 275 3333 Fax: 0116 275 3737

Email: sales@ppleicester.com Website: www.prontaprint247.com

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All are used under licence. Each centre is individually owned and operated under franchise from Prontaprint Limited.

Credit Account **Application Form**

| Design | Print | Display | Direct Mail | Finish |
|--------|-------|---------|-------------|------------|
| Design | FILL | Display | | 1 11 11 51 |

prontaprint...trusted to deliver, every time.

Credit Account Application

Please complete all sections in type or block capitals. Failure to do so may result in the delay of this application.

Date:

Amount of credit required:

| Full Trading Title (state if Limited Company): | | | | | | |
|--|----------------------|--|--|--|--|--|
| | | | | | | |
| | | | | | | |
| Business Address (if Limited Company give registered office): | | | | | | |
| Company Registration No: | | | | | | |
| Type of Business: | | | | | | |
| How long has the business been trading? | | | | | | |
| Buying Contact (Mr/Mrs/Miss): | Tel No.: | | | | | |
| | Fax No.: | | | | | |
| Accounts Contact (Mr/Mrs/Miss): | Tel No.: Fax No.: | | | | | |
| | | | | | | |
| If not a Limited Company, please give the names and addresses of the principals/partners: | | | | | | |
| | | | | | | |
| Invoice address if different to the above: | | | | | | |
| | | | | | | |
| | | | | | | |
| Previous address if principals/partners have been resident less than 3 years: | | | | | | |
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|---|----------|---|--------------------------|-------|-------|
| Bank Name and Address: | | | For Office Use Only | | |
| | | | County Court Judgements: | | |
| | | | Trade References: | Good: | Fair: |
| | | | Reference: | | |
| Account No: | | | Authorised By: | | |
| Trade Reference 1 (Name and Address): | | | Account No: | | |
| | | | Date of Acceptance: | | |
| | | | Credit Limit: | | |
| | | | Notes: | | |
| | | | | | |
| | r | _ | | | |
| Credit Limit: | Contact: | - | | | |
| Trade Reference 2 (Name and Address): | | | | | |
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| | | | | | |
| | Γ | - | | | |
| Credit Limit: | Contact: | - | | | |
| I/we certify that the information supplied is correct and have read and accepted the 'Terms and Conditions' printed overleaf. I/we have no objection to Prontaprint | | | | | |
| taking the necessary steps to validate the information supplied. | | - | | | |
| Signature: | | | | | |
| | | - | | | |
| Name (in Capitals): | | - | | | |
| Position: | | | | | |

Bad: