

**edwardridding
designlimited**

Terms & Conditions

Last Revised 13/07/2011

These terms and conditions apply to any agreement between the client and Edward Ridding Design Limited where any products and/or services are supplied from Edward Ridding Design Limited. Further specific details of products and/or services to be supplied can be found within the client's quote or project proposal.

Payment

Payment is to be made by means of cash, cheque or electronic bank transfer. Edward Ridding Design Limited offers several different payment scenarios:

- Payment upon delivery of product/service.
- Invoice payable within 30 days (credit agreement required).

Quality & Liability

1. Any shortcomings or defects in goods supplied must be notified to Edward Ridding Design Limited within 3 days of delivery. Such goods must be returned to Edward Ridding Design Limited for inspection.
2. Nothing herein shall impose any liability upon Edward Ridding Design Limited in respect of any defect in the goods arising out of the acts, omissions, negligence or default of the purchaser, its servants or agents including without prejudice to the generality of the foregoing handling and storage of the goods.
3. Nothing herein shall have the effect of excluding or restricting the liability of Edward Ridding Design Limited:
 - death or personal injury resulting from its negligence insofar as the same is prohibited by U.K. statute, or;
 - Under sections 12,13,14 and 15 of the Sales of Goods Act 1979 to a purchaser who is dealing with a customer (as defined by section 12 of the Unfair Contract Terms Act 1977).
4. Print ready artwork is to be supplied, designed in accordance with the print templates and checklist.

Variations In Quantity

We will endeavour to deliver the correct quantity ordered. However some variation is inherent in the print manufacturing process and it is understood and accepted as reasonable that minor variations are immaterial and Edward Ridding Design Limited shall have no liability in respect of such variations. No credit will be awarded on quantities plus or minus 10% of the print quantity ordered.

Cancellation of Orders

1. We reserve the right to pass on any incurred charge's to the customer.
2. We reserve the right to consider any manufacturing costs or refuse a refund if production has began on an order.

Delivery of Goods

1. Customers must supply the correct delivery address at the time of placing the order.
2. If goods are returned to us as a result a delivery failure we reserve the right to charge the customer for a further delivery.
3. Goods can only be delivered to one address per order.

Invalidity

Each clause or any part at all of this agreement is to be regarded as independent of the others. This means that should any clause or any part at all of this agreement be found to be unenforceable or invalid it will not affect the enforceability or validity of the rest of this agreement.

Term, Breach & Cancellation

1. The term of this agreement is during the time of purchase and use of any services.
2. We reserve the right to terminate this agreement:
 - Immediately if you breach any term of this agreement, including any third party user agreement or if we refuse to handle your information or data and material. You will not be entitled to any refund in respect of unused services.
 - By giving you 30 days notice. In these circumstances we will refund you for any unused services or pre-paid fees within 30 days of the service ceasing. However we will not be responsible for any liability whatsoever, including any claims, expenses and fees, relating to the notice period and service ceasing.
 - If we do not act upon any breach immediately you should not assume that we have waived any rights as to enforceability or to seek redress, unless we have expressly stated that in writing.
 - Other than any rights described in this agreement, you may terminate this agreement at any time giving us notice of 1 calendar month. However, any monies due under this agreement must still be paid and we will not make any refund at all, including for any unused services or pre-paid fees.

Jurisdiction

These Terms & Conditions shall be interpreted, construed and enforced in accordance with English law and shall be subject to the exclusive jurisdiction of the English Courts.