

Estimate

Estimate No: 00028608 **Date:** 14/09/2022

Catrin Hollings Viamed Ltd 15 Station Road Cross Hills Keithley Yorkshire BD20 7DT

Catrin,

Re: A4 2pp Leaflets

Item Title TOF 3D A4 2pp Leaflet

Artwork From hi res PDF supplied, supply digital proofs

Size A4 2pp

Colours Printed full colour both sides

Material170gsm silkFinishingTrimmed to sizePackingBoxed suitably

Delivery To the above address

Payment Status

Quantity: 1,000 **Price (ex VAT)** £128.00

Item TitleTemperature Probe A4 Leaflet A4 2pp LeafletArtworkFrom hi res PDF supplied, supply digital proofs

Size A4 2pp

Colours Printed full colour both sides

Material170gsm silkFinishingTrimmed to sizePackingBoxed suitably

Delivery To the above address

Payment Status

Quantity: 1,400 **Price (ex VAT)** £149.00

Yours sincerely,

John Beaumont

terms and conditions

CONDITIONS OF TRADING

Important Natice

protections of tracelling and the protection of the highest competitive standards, even the best of entputation for providing a service to the highest competitive standards, even the best of enterprises must take account of the possibility however remote, of entor, consistion or wrongdoing. We therefore drow your attention to the following standard conditions; land in particular Conditions 10, 20, 21, 22, 23 and 26 thereoff which contain provisions defining and limiting our liability in respect of any potential default. Copying, whether of words, images, printed music or other material is likely to comprise a breach of copyright unless if its authorized. Customers should not request copying services unless they are sure that they comply with the warranty contained in Cendition 27.

Definitions

In these Conditions:

"the Supplier" means the person or legal entity specified on the front of these terms and conditions.
"the Commissioned Wark" means the physical design work, capying, printing, scanning, archiving or other work howsoever described including where the context so admits, each edition of a periodical publication andered by the Customer from the Supplier:

publication ordered by the Customer from the suppler; the Customer means the person, firm, company or organisation who orders the Commissioned Work pursuant to these Conditions: the Customer's Materials* means all materials delivered to the Supplier by or on behalf of the Customer; intellectual Property Rights* means any copyright, design right, registered design, trade mark whether registered or not, right of confidentiality or any other similar right whether arising in the United Kingdom or elsewhere in the world. Origination letems*

2.

esewhere in the word.

Nigination literat

as defined in Condition 21(b)
Application

The Supplier and the Customer shall contract
subject to these Conditions which shall govern
their relationship to the exclusion of any other
tent and conditions contained or referred to
in the Customer's order or in correspondence
or elsewhere or implied by thade custom
proctice or course of dealing and any
purported provisions to the contrary are hereal
excluded. No variation of these Conditions shall
be binding upon the Supplier unless mode in
writing and signed by a duly authorised
representative of the Supplier.

Prices

representative of the supprer.

3. Prices
(a) Unless expressly stated to the contrary all costs and fees are exclusive of any applicable value added or any other safes. Fax and any applicable delivery charges, for which the Customer shall be additionally liable.

(b) The Supplier reserves the right to increase any part of the costs or fees payable:

(i) In respect of design work where the Customer's regularements are not clear, necessitating the production of additional proofs:

- proofs:

 (ii) where poor quality artiwark is provided by the Customer necessitating the use of metal plates:

 (iii) where the Commissioned Work is ordered more than ten working days prior to delivery, to reflect any increase in the cost to the Supplier such as, without limitation, increases in the costs of labour, materials or other costs:

 (iii) any change in delivery dates, augustities or
- (iv) any change in delivery dates, quantities or specifications requested by the Customer;

offiner costs:

(iv) any change in delivery dates, quantities or specifications requested by the Customer.

(v) any delay caused by any instructions of the Customer changes to the Oxdex failure of the Customer to give the Supplier adequate information or failure of the Customer to give the Supplier adequate information or failure of the Customer to give the Supplier adequate information or failure of the Customer to supply claims or legible copy;

(v) failure or delay of the Customer to take delivery instructions.

The Supplier shall seek to notify the Customer of the amount of any increase as soon as reasonably practicable. The Customer shall have the right to cancel the order if the reason for the price increase is as set out in paragraph (iii) above and the price has increased by more than 10% provided notice of cancellation is given by the Customers as soon as reasonably practicable on receiving notification of such increase but the Customer shall pay the Supplier on a pro rata basis calculated from the costs and fees originally agreed for any part of the Commissioned Work which had been completed at the time of cancellation of the order. If the reason for the increase is as set out in paragraphs (1)(ji), (ii), (iv) (v) or (vi) above the Customer may cancell the price increase is more than 20% and in such circumstances the pro rata costs payable by the Customer shall be calculated on the increased costs.

(c) Without prejudice to the above, the Supplier within 30 days of the date of the Supplier's invoice.

(ii) Ithe Customer shall be accepted at the Supplier shall be accepted at the Supplier's sele discretion. Credit account Customers which application may be accepted at the Supplier's sele discretion. Credit account Customers which application may be accepted at the Supplier shall be entitled to the due date, the Supplier shall be entitled to the due date, the Supplier shall be entitled to the due date, the Supplier shall be entitled to

- Supplier's invoice.

 (f) If the Customer fails to make payment on the due date, the Supplier shall be entitled to charge the Customer inferest under the Late Payment of Commercial Debt Act 1998 as amended.

 (a) The Supplier processors.
- gmended, (g) The Supplier may require the Customer to pay a deposit at the time the order is placed. Furthermore, if in the opinion of the Supplier, the creditworthiness of the Customer shall

have deteriorated prior to delivery, the Supplier may require full or partial payment of the price prior to delivery. Prelitminary Work The Supplier shall charge and the Customer shall pay the Supplier for all preliminary work carried out, whether experimental or otherwise, at the Customer's request, in the event that the Supplier accepts early termination by the Customer of any preliminary work, the Customer shall pay the Supplier for the preliminary work, if any, carried out prior to such termination on a pro rata basis.

out prior to such termination on a pro rata basis.

Proofs
It shall be the responsibility of the Customer to inspect all proofs submitted for approval and the Suppleer shall not be lobble to the Customer for any errors not conected by the Customer shall be customers and the customers of the Customer shall be charged extra to the Supplier, and any additional proofs necessitated thereby shall be charged extra to the Customers.

Full Colour Printing
I Due to the nother of the processes involved, the Supplier does not guarantee that the Commissioned Work will match the Customers's Materials in colour, saturation or testure.

I Customers who nequire colour reproduction to a specific shandard must state this nequirement in writing in their order and request a set of were proofs for each item to be printed. An additional charge shall be made to the Customer for each item to be printed. An additional charge shall be made to the Customer's Materials supplied for ensuring that the Customer's Materials is brought to Condition 20(b) in this respect.

Variations in Quantify

The Supplier shall endeavour to deliver the correct quantify of the Commissioned Work.

reactions in quantity.

The Supplier shall endeavour to deliver the correct quantity of the Commissioned Work out orders for the Commissioned Work are accepted on the condition that the Customer accepts a margin of 5% for 10% for colour copies; for over supply or shortfalls in quantity.

copies) for over supply or shortfalls in quantity. Delivery Delivery of the Commissioned Work shall be made by the Customer collecting the Commissioned Work of the Supplier's premises at any time after the Supplier has notified the Customer that the Commissioned Work is ready for collection or, if some other place for delivery is agreed by the Supplier, by the Supplier delivering the Commissioned Work to that places. 8

cat prace.

elivery and insurance is free within 5 miles, if
se place of delivery is outside 5 miles, the
applier shall charge for such delivery and
surance at the rates ruling at the date of

Supplier shall charge for such delivery and insurance at the rates ruling at the date of delivery.

The Supplier shall endeavour to fulfill all orders which may from time to time be placed with it by the Customer and shall endeavour to comply with delivery dates quoted but the time for delivery shall not be of the essence. THE SUPPLIER SHALL NOT BE LUBLE FOR ANY LOSS DIRECTLY OR INDIRECTLY ATRIBUTABLE TO ANY DELAY BEYOND THE STAYED DELIVERY DATE. UNLESS SUCH DELIVERY DATE. UNLESS SUCH DELIVERY DATES. SUPPLIER'S FAILURE TO USE ITS ENDEAVOURS TO COMPLY WITH DELIVERY DATES. Where the order is to be delivered in instalments, each delivery shall constitute a separate contract and failure by the Supplier to deliver any one or more of the instalments in the cocardiance with these Conditions or any claim by the Customer in respect of any one or more of the instalments shall not entitle the Customer to treat the order as a whole as repudiated or cancelled.

Customer to rear the order as a whole as repudiabled or cancelled.

12. Risk & Title
The risk in the Commissioned Work shall pass to the Customer on delivery and the Customer should therefore be insured accordingly.

13. Notwithstanding delivery and passing of risk, the legal property in and beneficial ownership of the Commissioned Work shall remain with the Supplier until the Customer has paid all money owed by it to the Supplier.

14. The Supplier may for the purpose of checking that these Conditions are being compiled with or recovering the Commissioned Work enter upon any premises where it is stored or where the Supplier reasonably believes it to be stored.

upon any premises where it is stored or where the Supplier reasonably believes it to be stored.

15. Until payment is made the Customer shall payment is made the Customer shall payers the Commissioned Work as fiduciarly agent and balle only and shall store each litem of the Commissioned Work securely and separately from the Customer's own goods or those of any other person or previously Commissioned Work and in a manner which makes them readily identifiable by reference to the Supplier's linvoices.

16. The Customer's right to possession of the Commissioned Work shall cease if any of the events described in Condition 29 accurs.

17. The Customer grants the Supplier an inevocable licence to enter at any time any vehicle or premises owned or accupied by the Customer or in its possession for the purpose of repossessing and removing any of the Commissioned Work the property in which has remained in the Supplier under Condition 13. The Supplier shall not be responsible for and the Customer will indemnify the Supplier against liability in respect of damage caused to such vehicles or premises in such repossession and removable for and the Customer will indemnify the Supplier and removes and removable for and the Customer shall not be responsible for and the Customer fails to make payment on the due date or is otherwise in breach of the terms of these Conditions.

18. Conditions 12, 13, 14, 15, 16 and 17 are without prejudice to the Supplier's fights and remodes if the Customer fails to make payment on the due date or is otherwise in breach of the terms of these Conditions.

(a) Whilst the Supplier shall endeavour to preserve the Customer's Materials in good order (subject to such wear and tear as may be incurred in the course of printing or carrying out the design work), they remain at the Customer's six and liability for dramage to, destruction or loss of such materials is excluded save where such damage, destruction or loss is caused by the Supplier's negligence. The Customer shall supply adequate quantities of such materials to cover spoilage.

(b) Whilst the Supplier shall endeavour to maintain its usual quality standards where the Customer's Materials are used, the Supplier shall not be liable for imperfect work caused by defects in or unsuitability of the Customer's Materials and the Customer's Materials and the Customer's Materials or used, the Supplier shall not be entitled to reject such work for such reason.

(c) The Supplier shall have a lien over the Customer's Materials and the Customer shall not be entitled to reject such work for such reason.

(c) The Supplier shall have a lien over the Customer's Materials and the Customer from fine to fitne and shall be entitled (if any payment is not made on the due date) to dispose of the Customer's Materials for such sums (if any) as the Supplier may in its discretion think cappropriate sowards sattlement of the amount due.

21. Design Work:

(a) Subject as provided in this Condition, ALL DESIGN WORK ORIGENATIO BY THE SUPPLIER STALL AS TO IS MATERIAL ELEMENTS AND AS TO THE COPYRIGHT OR DESIGN RIGHT in RELATION To It BELONG TO THE Supplier and the Customer shall not have any right to reproduce any such design work in whole or in part or to do any act which would, in the absence of authorisation by the Supplier may originate physical material (including without limitation artwork, photographic negatives, Irons to reproduce any such design work the Supplier and progressives]. This is referred to in these Conditions as "Origination terms", Subject as provided in this Condition all Origination Items (in the Customer the Customer's M

Materials:

(ii) deliver and transfer to the Customer the Origination liters; and (iii) at the Customer's request assign to the Customer the Supplier's copyright and design right in relation to the design work subject to payment by the Customer of all additional expenses relating to such assignment.

22. Scanning and Archiving The customer having be

Scanning and Archiving. The customer 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 Supplier shall not be liable for any litem supplied by the Customer by white of any litem supplied by the Supplier being inaccurate, containing defects or being erased unless such loss arises by virtue of the Supplier's negligence and/or breach of contract. Liability

bject always to Condition 23 below

Subject always to Condition 23 below:
(a) the Supplier shall not be liable to the Customer in respect of a claim relating to the Commissioned Work unless the Customer shall notify the Supplier in writing of such claim such notice to be received by the Supplier within the following time limits depending upon the nature of the Claim:

Noture of the Claim: Time Limit

Damage, loss or partial loss in transit Non-delivery

within 7 days of delivery within 7 days of

Any other claim within 28 days of delivery

Any other claim within 28 days of delivery Provided that the above time limits shall not apply where the Customer can show that compliance with the time limits was not possible and that notice of the Customer's claim had been given to the Supplier as soon as reconcibly practicable.

In respect of any of the Commissioned Work supplied pursuant to these Conditions howsoever arising shall be limited at the Customer's option to replicating the Costs or fees paid or replacing or refunding the costs or fees paid or replacing or refunding the cost or fees paid or replacing or refunding the cost or fees paid to replacing or refunding the cost of the Customer's Materials, save that nothing in this Condition shall operate the exclude any ideality or death. These Conditions do not and will not affect the statutory rights of the Customer as a consumer. No provision in these Conditions which would be void by virtue of Section 5 or Section 20 of the Unfair Contract terms Act 1977 (as amended) shall apply to any consumer transaction governed by these Conditions. For the purposes of the foregoing the

consumer transaction governed by these Conditions.

For the purpose of the foregoing the expressions "consumer" and "consumer transaction" shall have the respective meanings given thereto in paragraph 2 of the Consumer Transactions (Restrictions on Statements) Coder 1976 (as amended).

Force Majeure
The Supplier shall not be liable to the Customer or be deemed to be in breach of any order for the Commissioned Work by reason of any delay in performing or failure to perform any of the Supplier's belgations in relation to the order placed by the Customer if the delay or failure was due to any cause beyond the Supplier's reasonable commercial control.

Customer's Womanity and Indemnity

The Supplier may refuse to print any material vehich in its opinion contains only delamated vehich in its opinion contains only delamated or obscene matter or may intellectual Property Rights of any third party.

(b) The Customer warrants to the Supplier that it owns: the Customer's Materials and all intellectual Property Rights in them and that the Customer's Materials do not intringe any Intellectual Property Rights of any third party and would not if used in a in relation to the sale of any Commissioned Work or the provision of any services intringe any Intellectual Property Rights of any third party.

(c) The Customer warrants that it has compiled fully with the Data Protection Act 1998 and all 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 the Supplier to process.

(d) The Customer shall indemnify the Supplier and

which it requires the Supplier to process.

(d) The Customer shall indemnify the Supplier and keep it indemnified in respect of oil costs. claims, liabilities and expenses to which the Supplier may be subject as a result of a breach of clause 27(a) and (b) above. The indemnify shall extend (without limitation) to any amount pold on a lawyer's advice in settlement of any such claim and to the Supplier's legal costs.

28. Periodical Publications
Where the Customer places an order with the Supplier for the printing of periodical publications such a contract may only be terminated by one porty giving the other party written notice. The minimum period of such natice shall be as follows:

Nature of Publication Length of Notice

Nature of Publication Length of Notice

1 month 2 months 3 months Wienkly Quarterly 6 months

Guartery 6 months
This Condition is without prejudice to the
Supplier's right to terminate the contract with
immediate effect if the Customer fails to make
payment on the due date or is otherwise in
breach of the terms of these Conditions.

29. Insolvency and Breach
(a) Any Order may be terminated by either party
of 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
Insolvency Act 1986 or makes a proposal for an
individual voluntary arrangement under that
legislation or unbegin tomogranted:
goes into computacy or members voluntary

registrion of being incorporated:

- goes info compulsory or members voluntary
liquidation or passes a resolution for voluntary
winding up or its directors convene a meeting
of shareholders for that purpose; or

has an administrative receiver or receiver appointed over all or any part of its assets or

appointed over all or any part of its assets or undertaking; or - is the subject of any judgment or order made against it which is not complied with within seven days or is the subject of any execution, distress, sequestration or other process levied upon or enforced against any of its suests; or - has any action, step, legal proceedings or other procedure taken in respect of it by its directors, shareholders, bankers, creditions or any appears seeking to appoint a liquidation or an administrator or takes any such act or step itself; or - has proposed in respect of it a company

- has proposed in respect of it a company voluntary arrangement pursuant to the insolvency Act 1986 as amended from time to time; or

ceases or threaters to cease to carry on

- 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 debts as they fall adve within the meaning of Section 123 of the insolvency Act 1986 as amended.

(b) if the Customer is in breach of any of its obligations under these Conditions or the Conditions or the Conditions are terminated by the Supplier under (a) above, then the Supplier without prejudice to any of its other rights may immediately suspend the performance of any order placed by the Customer and shall be entitled to charge the Customer, and the Customer shall immediately become liable to pay, for any Commissioned Work already carried out (whether completed or not) including the cost of any materials purchased to behalf of the Customer.

30. Severance

In the event of any provision of these Conditions being or becoming legally ineffective or unenforceable either in its entirety or in part this shall be without prejudice to the validity of and shall not invalidate the remaining provisions of these Conditions which shall remain in full face and effect.

31. Entire Agreement (a) These Conditions constitute the entire

shall remain in full force and effect.

31. Entire Agreement
(a) These Conditions constitute the entire agreement of the parties as to the subject matter hereof and supersed all previous agreements and understandings (if any) between the parties and all representations made with respect thereto, unless agreed in writing and signed and dafed by both parties as a variation to these conditions.

(b) The Customer acknowledges that he has not refled on any representation or warrenty not contained in these Conditions.

(c) It is expressly provided that nothing in these Terms and Conditions shall exclude any liability of the Supplier for fraudulent misrepresentations.

32. Third Party Rights integrately regins

No person who is not a Customer shall have any rights pursuant to the Contracts (Rights and Third Parties) Act 1999.

33. Governing Law

Governing Low These Conditions shall be governed by English low and the parties hereby submit to the non-exclusive jurisdiction of the English Courts.