



Terms & Conditions

Information covered in these Terms & Conditions applies to services provided by Your Cup of Tea (UK) Ltd, where

'Company' means Your Cup of Tea (UK) Ltd (registered number 6419040) trading as Your Cup of Tea.

'Conditions' means the terms and conditions of supply of the services as set out in this document.

'Customer' means individual, firm, corporate body, unincorporated association or other body.

'Customer Address' means address of the Customer or the address specified by the customer to which the goods to be delivered by Company.

'Goods' means any products sold by Your Cup of Tea (UK) Ltd. and subject to availability.

'Price' means the price of products and services payable by Customer

The Company accepts orders by Customer not without errors and omissions. The company will endeavor to process all orders within 30 working days after sign of artwork, subject to availability.

The company will take 50% proforma payment in pound sterling at the time of order confirmation and the remaining 50% at the time of dispatch. Payment can be made by cheque or BAC's transfer to Your Cup of Tea (UK) Ltd bank account. Additionally 30 day net payment terms (subject to status and the completion of an application form, which is available upon request) are available. All goods remain a property of Your Cup of Tea (UK) Ltd. until paid in full.

The company shall not be liable for any failure or delays in delivery where this is due to circumstances beyond Company's reasonable control.

The copyright, trademarks and all other intellectual property rights in relation to the products and services offered by the Company are and shall remain the property of Your Cup of Tea (UK) Ltd.

We do not store any credit card or payment information, nor do we sell or rent your personal information to third parties. In case of links from www.yourcupoft.co.uk website to sites not covered by the Privacy Policy, the Customer shall be liable for any loss or damage incurred due to submitting any personal information.

If any provision of these T&C's is found to be unenforceable, it shall so far as it is unenforceable, be deemed deleted and the remaining provisions of these T&C's shall continue to apply. The English Court will have exclusive jurisdiction over any claim arising from or related to the Goods and/ or services provided according to these T&C's.

If you have any questions/comments about our T&C's you can contact us by email contact@yourcupoft.co.uk