Hampshire Mobile Valeting Services

35 Chedworth Crescent Portsmouth Hampshire PO6 4ES Tuesday, 23 July 2019

TERMS AND CONDITIONS Supply of Services to Consumers

Please read the terms and conditions in full.

As we can accept your order and make a legally enforceable agreement without further reference to you, you must read these terms and conditions to make sure that they contain all that you want and nothing you are not happy with. If you are not sure about anything, just phone us on 07540 969424.

Application

- 1. These Terms and Conditions will apply to the purchase of the services and goods advertised in our website, catalogues, brochures or other form of advertisement by you (the **Customer** or **you**).
- 2. We are Hampshire Mobile Valeting Services, also trading as HMVS of 35 Chedworth Crescent, Portsmouth, Hampshire, PO6 4ES; telephone number 07540 969424; (the **Supplier** or **us** or **we**).
- 3. These are the terms on which we sell all Services to you. By ordering any of the Services, you agreed to be bound by these Terms and Conditions.

Interpretation

- 4. **Consumer**; means an individual acting for the purposes which are wholly or mainly outside his or her trade, business, craft or profession.
- 5. **Contact**; means the legally-binding agreement between you and us for the supply of services.
- 6. **Delivery Location**; means the Supplier's premises or other location where the Services are to be supplied, as set out in the Order.

- 7. **Goods**; means any goods that we supply to you with the Services, of the number and description as set out in the Order.
- 8. **Order**; means the Customer's order for the Services from the Supplier as set out in the Customer's order or in the Customer's written acceptance of the Supplier's quotation.
- 9. **Services**; means the services, including and Goods, of the number and description set out in the Order.

Services

- 10. The description of the Services and any Goods is as set out in our website, catalogues, brochures or other form of advertisement.
- 11. In the case of Services and any Goods made to your special requirements, it is your responsibility to ensure that any information or specification you provide is accurate.
- 12. All services are subject to availability.
- 13. We can make changes to the Service which are necessary to comply with any applicable law or safety requirement. We will notify you of these changes.

Customer Responsibilities

- 14. You must co-operate with us in all matters relating to the Services, provide us and out authorised employees and representatives with access to any premises under your control as required to perform the Services and obtain any necessary licences and consents (unless otherwise agreed).
- 15. Failure to comply with the above is a Customer default which entitles us to suspend performance of the Service until you remedy it or if you fail to remedy it following out request, we can terminate the Contract with immediate effect on written notice to you.

Basis of Sale

- 16. The description of Services and any Goods in our website, catalogues, brochures or other form of advertisement does not constitute a contractual offer to sell the Services or Goods.
- 17. When an Order has been made, we can reject it for any reason, although we will try to tell you the reason without delay, which must be due to running out of stock or resources, a price or description mistake, inability to obtain your payment or other genuine and fair reason.
- 18. A Contract will be formed for the Services ordered, only upon the Supplier sending an email to the Customer saying that the Order has been accepted or, if earlier, the Supplier's delivery of the Services to the Customer.
- 19. Any quotation or estimate of Fees (as defined below) is valid for a maximum period of 30 days from its date, unless we expressly withdraw it at an earlier time.
- 20. No variation of the Contract, whether about description of the Services, Fees or otherwise, can be made after it has been entered into unless the variation is agreed by the Customer and the Supplier in writing.
- 21. We intend that these Terms and Conditions apply only to a Contract entered into by you as a Consumer where we, the Supplier and you the Customer, enter the Contract at any of the Supplier's business premises, and where the Contract is not a contract (i) for whih an offer was made by the Customer in the Supplier's and the Customer's simultaneous physical presence away from those premises, or (ii) made immediately after the Customer was personally and individually addressed in the Supplier's and the Customer's simultaneous physical presence away from those premises. If this is not the case, you must tell us, so that we can provide you with a different contract with terms

which are more appropriate to you and which might, in some way, be better for you, eg by giving cancellation rights pursuant to consumer protection law. Business premises means immovable retail premises where we carry on business on a permanent basis or, in the case of movable retail premises, on a usual basis.

Fees and Payment

- 22. The fees (Fees) for each type of (if applicable) the Services, the price of any Goods (if not included in the Fees) and any additional delivery or other charges is that set out in our price list current at the date of the Order or such other price as we may agree in writing. Prices for Services may be calculated on a fixed fee or on a standard rate basis.
- 23. Fees and charges include VAT at the rate applicable at the time of the Order, so that, if the rate of VAT increases before acceptance of the Order we will only increase the Fees or charge by the amount of that increase if you agree, otherwise we must reject the Order and promptly inform you of this.
- 24. You must pay in cash or by submitting your credit or debit card details with your Order and we can take payment immediately or otherwise before delivery of the Services.

Delivery

- 25. We will deliver the Services, including any Goods, to the Delivery Location by the time or within the agreed period or, failing any agreement:
 - a. In the case of Services, within a reasonable time; and
 - b. In the case of Goods, without undue delay and, in any event, not more than 30 days after the day on which the Contract is entered into.
- 26. In any case, regardless of event beyond our control, if we do not deliver the Services on time, you can require us to reduce the Fees or charges by an appropriate amount (including the right to receive a refund for anything already paid above the reduced amount). The amount of the reduction can, where appropriate, be up to the full amount of the Fees or charges.
- 27. In any case, regardless of events beyond our control, if we do not deliver the Goods on time, you can (in addition to any other remedies) treat the Contract at an end if:
 - a. We have refused to deliver the Goods, or if delivery on time is essential taking into account all the relevant circumstances at the time the Contract was made, or you said to use before the Contract was made that delivery on time was essential; or
 - b. After we have failed to deliver on time, you have specified a later period which is appropriate to the circumstances and we have not delivered within that period.
- 28. If you treat the Contract at an end, we will (in addition to other remedies) promptly return all payments made under the Contract.
- 29. If you were entitled to treat the Contract at an end, but do not do so, you are not prevented from cancelling the Order for any Goods or rejecting Goods that have been delivered and, if you do this, we will (in addition to other remedies) without delay return all payments made under the Contract for any such cancelled or rejected Goods.
- 30. If any Goods form a commercial unit (a unit is a commercial unit if division of the unit would materially impair the value of the goods or the character of the unit) you cannot cancel or reject the Order for some of those Goods without cancelling or rejecting the Order for the rest of them.
- 31. We do not generally deliver to addresses outside of England and Wales, Scotland, Northern Ireland, the Isle of Man and Channel Islands. If, however, we accept an Order

- for delivery outside that area, you may need to pay import duties or other taxes, as we will not pay them.
- 32. You agree we may deliver the Goods in instalments if we suffer a shortage of stock or other genuine and fair reason, subject to the above provisions and provided you are not liable for extra charges.
- 33. If you or your nominee fails, through no fault of ours, to take delivery of the Services at the Delivery Location, we may charge the reasonable costs of storing and redelivering them.
- 34. The Goods will become your responsibility from the completion of delivery or Customer collection. You must, if reasonable practicable, examine, the Goods before accepting them.

Risk and Title

- 35. Risk of damage to or loss of, any Goods will pass to you when the Goods are delivered to you.
- 36. You do not own the Goods until we have received payment in full. If full payment is overdue or a step occurs towards your bankruptcy, we can choose, by notice to cancel any delivery and end any right to use the Goods still owned by you, in which case you must return them or allow us to collect them.

Conformity

- 37. We have a legal duty to supply the Goods in conformity with the Contract, and will not have conformed if it does not meet the following obligation.
- 38. Upon delivery, the Goods will:
 - a. Be of satisfactory quality;
 - b. Be reasonably fit for any particular purpose for which you buy the Good which, before the Contract is made, you made known to us, expressly or by implication, regardless of whether that is a purpose for which goods of that type are usually supplied (unless you do not actually rely, or it is unreasonable for you to rely, on our skill and judgement) and be fit for any purpose held out by us or set out in Contract; and
 - c. Conform to their description.
- 39. It is not a failure to conform if the failure has its origin in your materials.
- 40. We will supply the Services with reasonable skill and care.
- 41. In relation to the Services, anything we say or write to you, or anything someone else says or writes to you on our behalf, about us or about the Services, is a term of the Contract (which we must comply with) if you take it into account when deciding to enter this Contract, or when making any decisions about the Services after entering into this Contract. Anything you take into accounts is subject to anything that qualified it and was said to written to you by us or on behalf of us on the same occasion, and any change to it that has been expressly agreed between us (before entering this Contract or later).