

SALES INVOICE

	•	
Invo	-	to:
1117()		III.

DEALS ME DUCK LTD DE067
71-75 SHELTON STREET
COVENT GARDEN
LONDON, WC2H 9JQ
UNITED KINGDOM

Delivered to:

DEALS ME DUCK LTD

40 - 41 THE VINTNERS

TEMPLE FARM IND. EST.

SOUTHEND-ON-SEA, SS2 5RZ

UNITED KINGDOM

Credit Terms: Cash Payment NF

YOUR ORDER REFERENCE:	
OUR ORDER NUMBER:	511498
CONSIGNMENT NUMBER:	C-61647
DATE ORDER RECEIVED:	20/08/2024
INVOICE NUMBER:	OP/I475684
INVOICE DATE:	22/08/2024
SALES REP:	MP
YOUR VAT REG NUMBER:	GB453904094

PRODUCT CODE	DESCRIPTION	BARCODE	QUANTITY	LIST PRICE	DISC %	NETT PRICE	NETT VALUE	vc
ТОЈОН648	JOHNSONS BABY 300ML OIL ALOE	3574660058833	240	1.500	0	1.500	360.00	٧
FOSKI027	SKINNY FOODS 425ML GARLIC&HERB 31/01/25	5060614800514	30	1.500	0	1.500	45.00	z
COSNUX078	NUXE 30ML 48HR MOISTURISING RICH CREAM	3264680028854	20	6.950	0	6.950	139.00	\ \
GSKIPAW039	PAW PATROL T/B DUO	5022545151431	72	0.720	0	0.720	51.84	\ \
FOSKI029A	SKINNY FOODS 425ML MAPLE SYRUP 31/07/28	5060614800118	240	1.500	0	1.500	360.00	z
GSKIPAW043	PAW PATROL FLASHING T/BRUSH	999065590	96	1.100	0	1.100	105.60	\ \
TOLIV015	LIVING PROOF NO FRIZZ 60ML CREAM TRAVEL	855685006911	60	2.950	0	2.950	177.00	\ \
FOSKI018	SKINNY FOODS 425ML BBQ SAUCE 31/05/28	5060614800088	30	1.500	0	1.500	45.00	Z
GSKITOM453	T.TIPPEE 200ML EASIFLOW 360 CUP ASSORTED	5010415472090	45	1.750	0	1.750	78.75	\ \
FOSKI031	SKINNY FOODS 425ML GOLDEN SYRUP 30/05/28	5060614800378	60	1.500	0	1.500	90.00	Z
TOORA490	ORAL-B STAR WARS JR T/BRUSH SOFT 6-12YRS	3014260099114	96	0.620	0	0.620	59.52	\ \
FOSKI032	SKINNY FOODS 425ML S/CARAMEL 30/06/28	5060614800132	180	1.500	0	1.500	270.00	Z
PEGOO040	GOOD BOY DENTAL CHEW DOG TREAT 25/04/25	5000239052073	90	0.620	0	0.620	55.80	\ \
GSTOPUR001A	PURE PAW PAW 25G OINTMENT 4PC	9329401001005	12	4.650	0	4.650	55.80	\ \
FOSKI028	SKINNY FOODS 425ML SWEET CHILLI 28/02/25	5060614800026	30	1.500	0	1.500	45.00	Z
GSTOPUR002A	PURE PAW PAW 15G OINTMENT 4PC	9329401001012	36	3.950	0	3.950	142.20	v



SALES INVOICE

GSKIBAB044 BABY SHARK KIDS SOOTHING PACK HOT & COLD 5060738578719 39 1.320 0 1.320 51.48 V

VC	VAT RATE	GOODS AMOUNT	VAT AMOUNT
V	20%	1,276.99	255.40
Z	0%	855.00	0.00

CURRENCY		
GBP		

TOTAL VALUE	2,131.99	
VAT	255.40	
TOTAL DUE	2,387.39	

Payment Details

Account Name:

Currency: GBP

Pricecheck Toiletries Limited

Bank: Bank of Scotland

Sort Code: 12-18-68

Account Number: 06024422

BIC / Swift: BOFSGB21278

IBAN: GB52 BOFS 1218 6806 0244 22

PRICECHECK TOILETRIES LIMITED

V.A.T. Number: GB308152385 Registration Number: 1359451

Registered Office: Old Colliery Way, Beighton, Sheffield, S20 1DJ, UK

TERMS AND CONDITIONS OF SALE

Terms and Conditio

All orders accepted by us (Pricecheck Toiletries Limited) and all quotations accepted by you (the Purchaser) are subject to the following terms and conditions which shall prevail over any other terms or conditions which you may seek to introduce, unless otherwise expressly agreed in writing by one of our directors. We (Pricecheck Toiletries Limited) reserve the right to alter these terms and conditions of sale at any time

Unless credit terms have been specifically agreed in writing, payment is required on the issue of a proforma invoice. Where credit terms have been agreed, the credit period shall proceed from the point at which the risk passes to the customer (as outlined in condition 6).b) All payments which are not received when payable will be considered overdue. In such a case we shall be entitled to charge interest at the rate of 8% plus the Bank of England base rate per the time when such becomes due for payment, until they have been paid in full.c) We reserve the right to withdraw credit facilities and suspend deliveries if circumstances arise which in our view oblige us to do so.d) The purc The purchaser shall bear any bank charges.

Discount

Please note that we do not give settlement discount.

Any date given by us for the delivery of any goods is an estimate only and we shall not be liable for any delay in delivery however caused. a)

b) We do not deliver goods outside our premises unless the invoice value (exclusive of VAT) of the consignment is more than £1500.00 (Mainland UK Only)

a)

(i)

7.1

a)

b)

We will at our own cost and expense repair and/or replace at our discretion the whole or any part of the goods forming the subject of the Contract which are defective in quality, under delivered or fail to comply with any specification laid in the Contract subject however to the following conditions:

In the event of any matter giving rise to complaint; you must give notice thereof to us within three days of the date of the delivery of the goods to the destination agreed in the Contract.

Following notice of complaint we must be given a reasonable opportunity of examining the relevant goods.

In the event of damage occurring to the goods during transit you must give written notice to us within three days of the date of delivery to the destination named in the Contract and further where such goods are consigned by an (iii) outside carrier you must in addition comply in all respects to that carriers conditions of carriage for notification of claims or loss or damage in transit.
b) Save as mentioned in sub-paragraph (a) above we shall be under no liability whatsoever whether contractual tortious or statutory for any defect of quality shortfall of quantity breach of specification or any other matter in relation to goods

supplied or for any consequential damage however caused thereby incurred by you or any other person firm or corporation and whether arising directly or indirectly from any matter complained of in relation to the goods.

Any condition warranty or statement as to the quality of the goods or of their fitness for any purpose whether expressed or implied by any statute trade custom or otherwise is deemed excluded unless expressly accepted in writing by us. Risk

Risk of damage to or loss of goods supplied will pass to you:

in the case of goods collected from our premises, at the time of collection or

b) in the case of goods to be delivered otherwise than at our premises at the time when we so deliver the goods.

Retention Of Title
Subject to Clause 7.3, title to any goods supplied shall not pass to you until Pricecheck Toiletries Limited receives payment in full (in cash or cleared funds) for:

a) b)

the goods in question; any other goods that Pricecheck Toiletries Limited has supplied to you; and

any other payment which may be owed by you to Pricecheck Toiletries Limited from time to time;

Until title to any goods has passed to you, you shall:

store those goods separately from all other goods held by you and so that they remain readily identifiable as the property of Pricecheck Toiletries Limited;

make clear in any asset or stock registers maintained by you that those goods are the property of Pricecheck Toiletries Limited; not remove, deface or obscure any identifying mark or packaging on or relating to those goods;

maintain those goods in satisfactory condition and keep them insured against all risks for their full price from the date of delivery (and apply the proceeds of any such insurance in the same manner as provided under Clause 7.3(c) for d)

notify Pricecheck Toiletries Limited immediately should you become subject to any of the events listed in Clause 8 (and you shall also inform any receiver, manager, administrative receiver or similar who may be appointed with respect e) of your assets that those goods belong to Pricecheck Toiletries Limited and are not assets belonging to you); and give Pricecheck Toiletries Limited such information relating to those goods as it may require from time to time

Subject to Clause 7.4, you may resell goods on an arm's length basis in the ordinary course of your business before Pricecheck Toiletries Limited receives payment for those goods. However, if you do so: any such sale shall be by you as principal and not as agent for Pricecheck Toiletries Limited;

title to the goods in question shall pass to you immediately before the time at which such resale occurs; and

the proceeds of any such sale shall be applied in the first instance to satisfy any outstanding payments due from you to Pricecheck Toiletries Limited and accordingly any such proceeds shall be held by you in a separate and identifiable manner as the property of Pricecheck Toiletries Limited and shall not be mixed with other funds nor paid into any overdrawn bank account. 7.4 If before title to any goods passes to you, you become subject to any of the events listed in Clause 8, or Pricecheck has any reasonable grounds to believe that you will be unable to pay in a timely manner, without limiting any other right or remedy Pricecheck Toiletries Limited may have (and regardless of whether you have notified Pricecheck Toiletries Limited of the occurrence of the event in question):

your right to resell and possess any goods in which title has not yet passed to you shall immediately cease; and

you shall promptly deliver up those goods to Pricecheck Toiletries Limited on demand and should you fail to do so (or in any event should Pricecheck Toiletries Limited so elect) you shall permit Pricecheck Toiletries Limited to recover those goods in accordance with its rights under Clause 7.5.

7.5 You shall allow Pricecheck Toiletries Limited or its authorised representatives on request access any premises where any goods in respect of which title has not passed to you may be stored (or in the case of any premises not under your direct control, you shall procure that such access is granted for Pricecheck Toiletries Limited or its authorised representatives) for the purposes of inspecting those goods and verifying your compliance with this Clause? and/or where your right of

possession of those goods has ended, for the purposes of recovering those goods.

7.6 Notwithstanding the date acceptance of these terms and conditions, these terms and conditions shall apply with retrospective effect to all past and future supplies of product by Pricecheck Toiletries Limited.

Insolvency

b)

c) d)

you make any voluntary arrangement with your creditors; or

(being an individual or firm) become bankrupt; or (being an individual or firm) become bankrupt; or (being a company) you become subject to an administration order or go into liquidation (otherwise than for the purposes of a solvent amalgamation or reconstruction); or

a receiver or administrative receiver is appointed of any of your property or assets; or

you cease or threaten to cease to carry on business; or

we reasonably apprehend that any of the above events is about to occur and we notify you accordingly; then

s well as having any other remedies we shall be entitled to cancel all existing orders for goods placed by you or suspend any further deliveries of goods placed by you or suspend any further been delivered to you and not paid for the price shall become immediately due and payable.

Third Party Rights

Nothing in this contract confers or purports to confer on any third party any benefit or any right to enforce any term of this contract pursuant to the Contract (Rights of Third Parties) Act 1999

Force Majeure

In no event shall we be liable for any failure to perform which is due to force majeure. As used here the term "force majeure" means any event beyond the reasonable control of us including but not limited to fire, flood, earthquake, explosion, inclement weather or unforeseeable natural occurrence or accident; strikes, lock-outs, work-to-rule, or other labour disputes; war, civil unrest, acts of vandalism, or other violence; any law, order, proclamation, regulation, ordinance demand or requirement of any government agency, civil or military authority; delay, cancellation or disruption of travel arrangements; illness or injury to personnel; any pre-emption, failure, degradation or severance of any facility or equipment that we have procured for the provision of business. If our performance of any of our obligations hereunder is prevented, restricted or interfered with by reason of force majeure as defined above, then we, upon giving as prompt notice to you as is reasonably possible, shall be excused from

b) erformance to the extent of such prevention, restriction, or interference and shall, if possible, continue performance hereunder whenever such causes are removed 11. General

a) b)

Any notice under these conditions must be in writing addressed to the other party at its registered or principal place of business.

No waiver by us of any breach of these terms and conditions by you shall be considered as a waiver of any subsequent breach of the same or any other provision.

Should any of these Conditions be found by a court or other competent authority to be void or unenforceable, in whole or in part, such provision shall be deemed to be deleted from these Conditions and the remaining Conditions shall

These Conditions and the Contract shall be construed according to English Law and the parties hereto submit to the non-exclusive jurisdiction of the Courts of England and Wales.

By placing an order, the purchaser acknowledges to have received and understood the contents of these Terms and Conditions and also acknowledges that they govern all contracts between the purchaser and Pricecheck Toiletries Limited.