



FAX SERVICE

Refundable Deposit £25.00

FAX CHARGES	SENDING (per A4 sheet)		Additional
		First Page	Pages
	UK	£0.75	£0.50
	EUROPE	£1.00	£0.75
	NORTH AMERICA	£1.00	£0.75
	REST OF WORLD	£2.00	£1.50

With our fax service you can send or receive exact copies of any document or artwork, to or from any fax machine in the world.

To transmit copies, you simply give us your original and details of the destination or destinations.

When a fax is received for you, we will notify you.

For sending the same document to a large number of destinations we offer special rates - please enquire.

INCOMING MESSAGES

£1.00 for the first A4 page, plus £0.35 for each additional page. This covers advising you when it arrives and sending it onto you by fax or 1st Class mail.

ALL CHARGES ARE SUBJECT TO VAT AT 15%



Application Form for Fax Service

Subscriber Details: Please Complete in BLOCK LETTERS

Name/Company:

Address:

..... Postcode

Name of people within your company who may expect to send/receive messages:

Surname	Initials	Other Trading Names
.....
.....
.....

Do you require copies faxed?	<input type="checkbox"/> Yes	Scan & Email	<input type="checkbox"/> Yes	<input type="checkbox"/> No
Fax No.	<input type="checkbox"/> No	Email:		

Telephone Numbers:

Day: Evening:

Payment Options: Please tick applicable box £25 Deposit Credit Card Authorisation **W**

Credit Card Authorisation – Please complete ALL details shown below
 I authorise British Monomarks Ltd to charge my MASTERCARD/VISA/MAESTRO/AMEX account unspecified amounts in respect of invoices rendered.

Name (as on credit card)

Address (as on your credit card statement)

.....
 Postcode

Card No:

Start Date: / Expiry date: / Security Code: Issue No.

Signature: Date:

I have read and accept the terms and conditions attached.

This agreement is hereby accepted on the terms and conditions overleaf which we have read and agreed.

Signed for and on behalf of the Subscriber

Date:

Agreement between British Monomarks Limited (“Monomarks”) and the Subscriber (“the Subscriber”) details of which appear overleaf:-

Monomarks will supply e-mail service (“the service”) as shown in its printed literature from time to time in force and/or notified from time to time to the Subscriber and subject to the terms hereof.

Monomarks may at its discretion require the Subscriber to pay an initial charge as shown in Monomarks printed literature (“the initial charge”) on the signing hereof. The Subscriber will pay handling charges of the service at the rate and in the manner contained in Monomarks printed literature from time to time. The Subscriber will be notified in writing of any change in the said charges and such altered charges will become applicable fourteen days thereafter.

Monomarks will submit invoices to the Subscriber on a monthly basis and payment of all outstanding charges shall be made in full to Monomarks on receipt of invoice as to which time shall be of the essence. If payment is not made within seven days Monomarks shall be entitled to charge interest on arrears at the rate of 2% per annum above the average of the London Clearing Banks base rates for the time being and/or withdraw the service without prior notice to the Subscriber. Such rights shall be exercisable at the sole discretion of Monomarks and shall not be considered waived by any granting of time or delay in exercising the same and are without prejudice to any other rights of Monomarks hereunder.

Monomarks may at any time request a payment in advance on account of the service to be provided in which event Monomarks will be under no duty to provide any service until said payment on account has been paid.

Monomarks will take all reasonable steps in performing the service.

No liability shall attach to Monomarks its directors, managers, agents and employees either in contract or in tort for any damage or loss arising from any injurious act or default howsoever occurring or to whomsoever caused including negligent acts or default of Monomarks its directors or other persons as aforesaid. If it should be decided by a Court of competent jurisdiction that the foregoing provisions of this paragraph (or any part thereof) are of no or limited effect then there shall be substituted for the said foregoing provisions a provision in identical terms save that it shall apply only to such injurious acts or defaults as could not have been foreseen and avoided by the exercise of due diligence on the part of the directors or managers of Monomarks.

The Subscriber expressly agrees that all directors, managers, agents and employees of Monomarks shall be entitled to the benefit of all exceptions, immunities and limitations herein contained and that such directors, managers, agents and employees shall be under no liability in addition to or separately from that of Monomarks hereunder and that all such persons shall be or be deemed to be parties to this Agreement to the extent only that their inclusion is necessary to give effect to the provisions in this and the foregoing paragraph.

To the extent that contractual or tortious liability attaches notwithstanding the provisions hereunder such liability of Monomarks, its directors, managers, agents and employees shall in no case exceed the sum of £500.

Unless the Subscriber notifies Monomarks in writing of any claim or dispute arising out of the performance, purported performance or non-performance of the service or of this contract or any breach thereof within five days of such claim or dispute arising the same shall be deemed to be irrevocably and unconditionally waived by the Subscriber and absolutely barred.

No claim or dispute which the Subscriber may at any time have or purport to have with or against Monomarks shall entitle the Subscriber whether by claim set-off counter-claim or otherwise to defer or make any deduction from the charges due to Monomarks hereunder.

The Subscriber undertakes not to use the services for obscene, illegal or defamatory purposes and Monomarks may refuse to supply the services where in its absolute discretion it considers that to do so would cause damage or distress to any party. The Subscriber undertakes to indemnify and keep indemnified Monomarks at all times against any claim arising out of such obscene, illegal or defamatory use or otherwise.

This Agreement shall continue from year to year unless determined by written notice:

- a) by Monomarks forthwith arising out of the Subscriber’s failure to comply with all the terms, conditions and warranties incorporated in this agreement
- b) by either party by one month’s prior written notice provided that all monies then outstanding to Monomarks shall have been paid by the Subscriber before the Subscriber may give such notice. In either such case such determination as above shall be without prejudice to any subsisting rights or claims arising out of a breach or series of breaches of this agreement.

No agreements representations or understandings that would otherwise have the effect of varying this agreement shall be binding upon either of the parties hereto unless reduced to writing and signed on behalf of both Monomarks and the Subscriber.

Each of the provisions hereunder are severable from each other to the intent that it shall not be a precondition of the enforceability of a particular provision that all provisions hereunder are so enforceable.

The law of England shall apply to this agreement and in the case of inconsistency and doubt between the wording of this agreement and any translation thereof, the normal English interpretation shall prevail.

For Office Use Only	
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