

TERMS AND CONDITIONS.

- We will make a search with a credit reference agency; we will keep a record of that search and will share that information with other businesses. We may also make enquiries about the principal directors with a credit reference agency.
- Advertisements are accepted subject to approval of the publishers. Whilst every endeavour will be made to ensure the advertisements appear in the issues requested, the publishers accept no liability should the advertisement not appear.
- Proofs will not be supplied unless specifically requested nor will they be supplied on delivery of late copy.
- Every Care will be taken to ensure the accuracy of the insertion but the publisher accepts no liability for errors or loss or damage of original material.
- The rate-card price becomes applicable in the event of an advertiser cancelling or curtailing a series booking and a surcharge will be made.
- Media information herein is subject to variation without written or verbal notification to any persons or business.
- Payments 30 days from date of invoice (Invoice date is date of publication of magazine)
- The publishers reserve the right to charge interest at 8% above Natwest Bank Rate on account, which necessitate Legal Action.
- New advertisers could be subject to credit checking before Maze Media (2000) Ltd will offer a 30 day account.
- Previous copy will be repeated if new copy is not supplied for bookings within the specified dates.
- Cancellation must be received in writing no less than six weeks prior to publication.
- In the event of failure to supply new copy, the publishers reserve the right to charge the full amount for the advertisement whether published or not.
- Film/Artwork must be supplied to the correct screen as specified by the publisher. No responsibility will be taken by the publisher for inferior reproduction from artwork supplied to incorrect specifications.
- The Publishers reserve the right to refuse or omit any advertisement. Advertisements are accepted on the understanding that the advertiser ensures that advertisements do not contravene any Act of Parliament, or breach any third party's intellectual property, rights of copyright or use of a trademark.
- In the event of any breach of these terms and conditions by the advertiser, the advertiser shall indemnify the publishers against any and all losses, costs or expenses arising from such a breach by the advertiser.
- The submission of advertisements shall constitute an offer, which shall be accepted by the publishers subject to these terms. The advertiser and the publisher agree that any dealings or contract between them will be deemed to have been made and effected at the offices of the publisher, any contract or dealings shall be governed by and construed in accordance with the Laws of England and the advertiser submits to the exclusive jurisdiction of the English Courts. Any contract will be affected at the office publisher.

- Should Editorial be part of a booking of an advertisement. This must be clearly stated on the booking confirmation. Should this not be the case any errors or admissions must be dealt with as a totally separate matter.