

Quotation

Date: 18 October 2023

Quote No: 20060



Customer Details

IMPACT SIGNS

VAT No:

Attention: Jason Du Plessis

Job Ref: DTF TSHIRTS

Cust #:

Delivery Details

IMPACT SIGNS

Category	Description	Colour	Size	Qty	Unit Price	Nett Price
DTF	Pocket Logo(8x8): 31-70cm² POCKET SIZE LOGO ON LEFT SLEEVE	AS SUPPLIED	1	5	25.16	125.80
DTF	A4 Logo(26x26): 501-700cm² A4 LOGO AT THE BACK	AS SUPPLIED	1	5	93.15	465.75
DTF	A4 Logo(26x26): 501-700cm² A4 LOGO ON FRONT	AS SUPPLIED	1	5	93.15	465.75
Setup Cost	Setup Cost(30Min 1 Change)2 position/item	AS SUPPLIED		1	150.00	150.00

Special Instructions

Digital Splash Group

FNB

Acc Number : 6247 2255 986

Branch Code : 260 231

With the acceptance of this quotation you accept, read and understood our terms and conditions. **Please use quote number as reference.**

Name: _____ Signature: _____

Date: _____ Delivery Date: _____

Sub Total	R 1 207.30
Discount @ 0.00%	R 0.00
VAT	R 181.10
Total	R 1 388.40

Terms and Conditions

INTRODUCTION

Any and / or all professional work done by Digital Splash will only be done pursuant to a quote provided by Digital Splash and accepted in writing by you (the "Client"). The quote provided to the Client will be subject to the Terms and Conditions ("T&C'S") contained herein. Digital Splash reserves the right to amend its T&C'S at its own discretion.

AUTHORITY TO SIGN AND COMMUNICATE

The person signing this quotation acknowledges that he / she / it has the authority to sign this document on behalf of the Client and herewith binds the client, its members or directors or any person/s responsible for the management of the Client on a day to day basis for the payment thereof within the prescribed time.

The quotation may be accepted via e-mail. In the event that a quotation is accepted via e-mail, the sender of the e-mail acknowledges that he / she / it has the authority to accept the quotation on behalf of the Client and binds the client, its members or directors or any person/s responsible for the management of the Client on a day to day basis for the payment thereof within the prescribed time the moment the acceptance of the quote has been sent to Digital Splash.

QUOTE, ACCEPTANCE, PAYMENT & VALIDITY

All quotations provided by Digital Splash on request of the Client will be valid for acceptance by the Client for a period of 14 (fourteen) calendar days from the date reflected on the quote. Please note once the Client accepts a quote he / she / it automatically agrees to this T&C'S, with the proviso that Digital Splash and the Client may agree to other and / or additional T&C'S in writing.

A 70% deposit is payable upon acceptance of the quote. The balance of the amount that the client is invoiced for becomes payable on delivery of the works, or on collection thereof by the Client from Digital Splash, as the case may be.

The quotation shall be deemed to interpret the Client's written instructions, once accepted by the Client. Clients are accordingly advised to exercise due care and attention when agreeing to the quote provided by Digital Splash and before any work starts. The term quote / quotation shall include any estimates for the purposes of the T&C'S. Quotes do not include the costs of primary wiring. A separate quote will be provided for primary wiring on request by the Client.

VALUE ADDED TAX (VAT)

VAT is not applicable on prices quoted, unless it is expressly stated and forms part of the calculation.

COST VARIATION

Quotations are based on the costs prevailing the time of quoting. The quoted price shall always be subject to amendment in recognition of the movements in these costs after the quotation date.

ALTERATIONS

Quotations shall be based on written specifications supplied by the Client at the time of quoting and any deviation from these specifications my result in additional charges.

CLIENT'S CORRECTIONS

Client's corrections on and after the first proof, including alterations in style shall be an additional charge unless otherwise arranged with Digital Splash in writing.

RATES PER HOUR

The rates per hour is set out in the client's quotation and specifically excludes any costs, be it material etc.

Digital Splash's SPECULATIVE WORK

Sketches, prototypes and designs submitted by Digital Splash on a speculative basis shall remain Digital Splash's property and no use shall be made nor any idea obtained there from be used, without the consent of Digital Splash in writing.

TYPE AND OTHER INTERMEDIARY MATERIAL

Unless otherwise agreed in writing, typesetting, artwork, colour separations, and / or other intermediary material specifically required for the completion of a client's order, shall be an additional charge.

PROOFED WORKS

All work must be proofed, approved by the Client before printing/manufacturing begins. If the client is unavailable / does not request a proof, the Client assumes the risk in the case of any dispute that may arise. The risk includes, but is not limited to, all content, sizing, colours, copy and finishing. By accepting the quotation on email, it will be taken that artwork/proof is accepted. Artwork approval will be sent to the client for approval on work that has to be carried out by Digital Splash. If artwork has been approved by the client, Digital Splash will not be held liable for any discrepancies on the final product. Approvals has to be checked for spelling, grammar, dimensions, colours, layout and design to ensure the outcome to be in order.

VERBAL INSTRUCTIONS

Digital Splash will not be held liable for errors or omissions arising from an oversight or a misinterpretation of a client's verbal instructions. Digital Splash prefers that the client provides he/she/its instructions or amendments of quotes in writing as far as possible.

COLOUR PROOFS

Proofs can be done via digitally printed proof, e-mail or fax. No guarantee shall be given to exactly match a print production with a colour proof because of variances in proof preparation methods and substrates. However, Digital Splash shall at all times endeavour to provide the Client with a commercially acceptable interpretation of the proof.

HANDLING STOCK PROVIDED BY THE CLIENT

All paper of material supplied by the Client for the production of the client's work shall be subject to a charge for handling, storage and profit as determined by Digital Splash.

CLIENT'S PROPERTY AND PROPERTY SUPPLIED

Client's property and all property supplied to Digital Splash by or on behalf of the client shall be held at client's risk.

SUSPENDED WORK ON CLIENT'S INSTRUCTIONS

The suspension of any work on client's instructions for a period of 14(fourteen) calendar days or more shall entitle Digital Splash to payment in full for all work in progress at the time of the suspension. Digital Splash reserves the right to revise the quotation for the uncompleted portion of the order before proceeding after the suspension has lapsed.

TIMING, OUTSIDE INFLUENCE AND DELIVERY

In the event that the Client adheres to the payment terms of Digital Splash, and all the relevant materials are available to Digital Splash to start the project, then Digital Splash will require approximately 10 (ten) -15(fifteen) working days to complete the order from date of receipt of everything required to complete the projects, unless Digital Splash and the Client agreed to vary the time frame for completion in writing.

Client acknowledges that Digital Splash will not be responsible for any damages that may result in the late delivery of any order and that the time frame mentioned above is only an approximation serving as a guide.

The Client is expected to plan ahead and allow enough time for order completion prior to accepting the quotation.

Digital Splash will do its utmost to ensure prompt delivery on the approximated time frame provided, but does not warrant delivery and will not be held responsible for any damages of whatever nature, or loss of profit, or any consequential or indirect damages which the Client may suffer as a result of such late delivery.

Digital Splash shall further not be responsible for any delay, default or damages occasioned by industrial disputes, accidents, acts of God, equipment failure or mischievous damage or other causes beyond Digital Splash's control

OWNERSHIP AND LIEN

Notwithstanding anything herein stated before of elsewhere, ownership of the goods and / or products delivered by Digital Splash shall, at all times, remain vested in Digital Splash until the Client has paid the full outstanding balance per quotation. No latitude or extension of time given to the Client shall in any way vitiate or novate Digital Splash's rights.

Should the Client default in full or in part, Digital Splash shall, without prejudice to any other rights it may have, and without notice, be entitled, on demand, to obtain return of goods in so far as payment for the goods / products have not been made in full, from whosever's possession it may be.

The Client herewith consents to a Court Order against it for the attachment and removal of such goods / products by the Sheriff of the Court holding jurisdiction over the Client. Digital Splash shall in respect of all unpaid debts due per quotation from the Client have a lien on all goods and property in its hands and shall be entitled to dispose of the goods / products to its liking 90(ninety) days after the debt per quotation was due and payable.

LIABILITY

The Client is encouraged to not only provide all files print ready and to proof all artwork very carefully. Digital Splash will not be held responsible for any copy or design errors or defects committed by the Client. No refund or reprint will be made by Digital Splash to the Client for an error in files submitted by the Client or a failure to properly proof the relevant art work. Digital Splash will not be held responsible for any loss or damage sustained by the Client as a result of the use of materials, created or supplied by itself or that supplied by a Third Party or any errors in proofing. Also see Proofed WORKS above.

COPYRIGHT, TRADE MARK/S AND ILLEGAL MATTER

Digital Splash accepts no responsibility of whatever nature for the production of any goods / products per agreed quotation where it becomes clear that the Client wilfully or negligently infringed any existing copyright, trade mark or intellectual property of a Third Party. Digital Splash accepts and quotes on all projects in good faith and does not investigate the artwork and or goods / products to be printed / created per quotation. The Client indemnifies Digital Splash in respect of any claims, costs, expenses and other associated damages arising out of any illegal or libellous matter, infringement of copyright, patent or design supplied by the Client.

FAULT REPAIR

All signs come with a 30 (thirty) days guarantee after signoff, provided that the fault can be directly attributed to Digital Splash and provided that Digital Splash is made aware of the fault within 2(two) days after the Client becomes aware of the fault to limit damages and ensure prompt repair. Faults found after the 2 (two) days period will not be repaired under this guarantee but at an hourly cost of R550, 00(Five

hundred and fifty rand alone) per hour, excluding materials etc.

ARTWORK

All artwork supplied must be print ready when designed artwork are sent to Digital Splash. A setup fee will be applicable if this is not adhered to. Artwork formats accepted are: PDF, CDR, EPS, AI. No Word, Excell, Powerpoint, Jpeg, Bitmap etc. will be accepted. Digital Splash will not be held liable in any way for any discrepancies in the final product due to the incorrect or inadequate artwork supplied by the client.

Pantone colours are to be provided when corporate colours are to be adhered to. All printed colours may have a variance of about 5%. If artwork are not supplied in the correct formats additional charges will be added to the invoice for getting the artwork in print ready format.

Setup costs are mandatory to all orders placed with Digital Splash.

Setup cost covers: Checking of colours to make sure the colours are in print format (CMYK / Pantone), Setup of the printers, sending print files to printer folders and handling of prints and setting up the prints.

STOCK / VEHICLES DELIVERED TO DIGITAL SPLASH

Digital Splash will not be held liable for any damage or loss in any way due to what so ever reason with stock that is on the premises.

Digital Splash takes the necessary precautions for stock that is kept on the premises to be safe and controlled.

Digital Splash will not be held liable for any loss or damage to any vehicle on the premises whilst application work is carried out to the vehicle. A full inspection list will be completed with the client when the car has been delivered to the premises. Digital Splash takes the necessary precautions for vehicles that is on the premises to be safe.

WARRANTY AND GURANTEE

Digital Splash will go out of our way to honour a warranty but is some instances warranty will not be able to be honoured such as, Where the prints, branding or signage has been physically damaged, where the prints, branding or signage has not been looked after and defects arises due to negligence. A proper inspection will be done prior to honouring a warranty to ensure that the defected item / installed item / applicated item or manufactured item falls within its warranty criteria.

DESIGN WORK

Any artwork created by Digital Splash stays the property of Digital Splash until paid in full. Changes to artwork will be charged for after the specified amount of changes has been depleted. Such charges will be specified in the quotation that will be sent to client. No raw design files will be sent to clients unless prior arrangements has been made in writing and at the consent of Digital Splash. Digital Splash will not be held liable for file formats sent where the user can not open or use the files to indicate or outdated software. Digital Splash will do its best to accommodate file formats for older versions of specific software used to open artwork files. Any artwork created by Digital will under no circumstances be reproduced or changed in any way without the consent of Digital Splash in writing which will be signed and dated.

Updated: 2019/10/16

Digital Splash wants to thank you for your time for reading our terms and conditions and respecting them.