

Furniture pictures for Tender 309.

Wilton Offices

Desks – Main Office



NB – desks are light oak

Tambour Units – Main Office



Board Room



Break Out Space - outside Board Room



Small meeting room



From innovation to commercialisation

Large meeting room

Filing Drawers – Main Office



Lockers – Engineering Office



Sedgefield Office

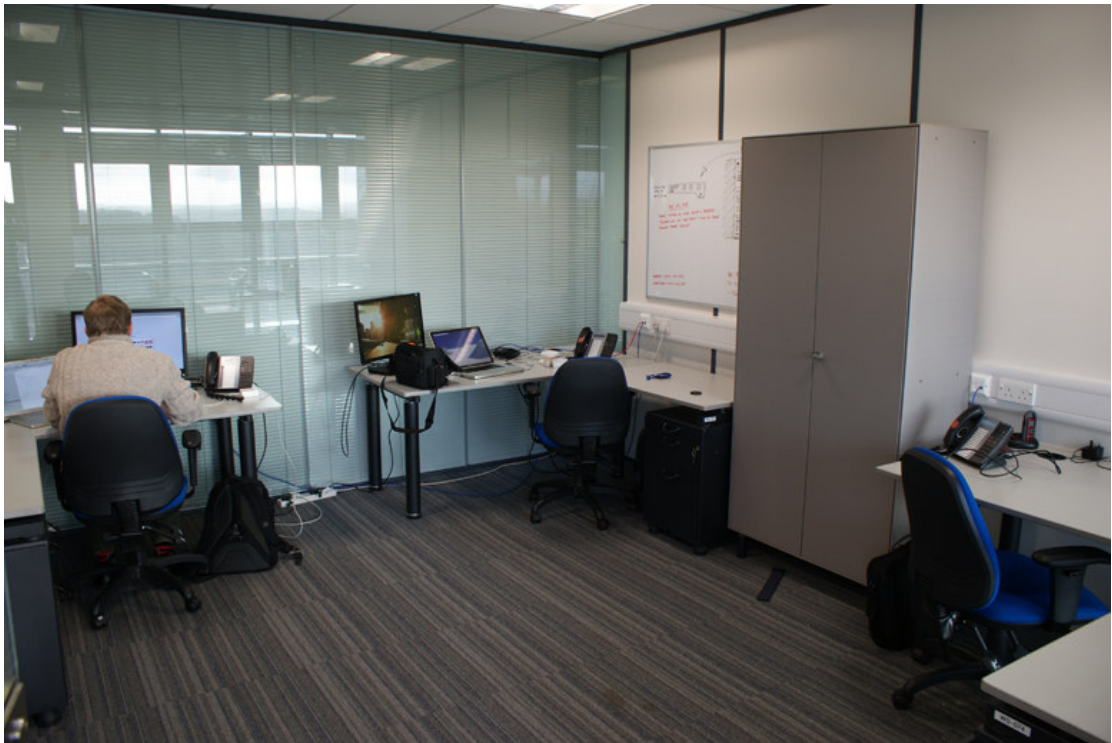
Mezzanine Meeting Room (1)



Mezzanine Meeting Room (2)



Mezzanine Office (1)



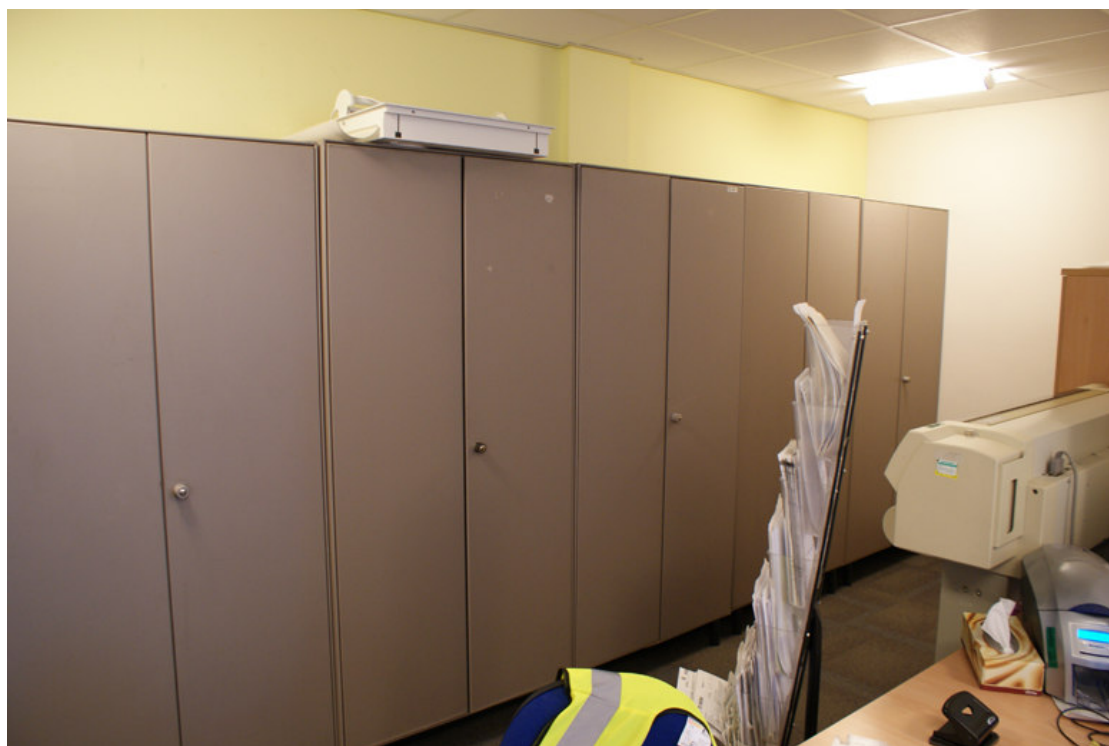
Mezzanine Office (2)



Facilities Office (1)



Facilities Office Storage



The Centre for Process Innovation (CPI) Images Terms and Conditions

Conditions of Submission and Reproduction of Images

“CPI”, “We and/or “Us” means Centre for Process Innovation Limited (Co. No. 5002194) whose registered office is at Wilton Centre, Wilton, Redcar, Cleveland, TS10 4RF, UK.

“You” means the person or entity named overleaf. You will be deemed to have accepted these terms and conditions unless you notify us to the contrary and destroy all copies of Images within 5 days. No variation of these Conditions shall be effective unless agreed in writing.

“Image” means any item that may be offered for the purposes of reproduction.

Supply of images

1. All Images belong to us.
2. We will deliver Images to you by the most appropriate safe method that affords proof of delivery.
3. Rights are granted on a strictly one time, one edition, non-exclusive use, unless agreed otherwise in writing.
4. Re-use of Images without written permission from us is forbidden.

Licence for Use of Images

5. The permanent or temporary reproduction by whatever means of the whole or any part of any Image (including without limitation, CPI's reference, layout or presentation of Images) is strictly forbidden without our specific written permission. You must inform us of your proposals as to when and how an Image is intended to be used. We will then consider whether we would wish to grant a licence and, if so, on what terms.
6. No reproduction rights are granted by virtue of delivery of Images unless expressly indicated. Your right to reproduce an Image arises only if licence terms are agreed with us in writing (which may include by email).
7. Any reproduction of an Image outside of the terms of any licence constitutes an infringement of copyright and a breach of this Agreement. You hereby indemnify us in full and hold us harmless in respect of any claims, damages, costs or expenses we incur arising from any reproduction of any Image supplied to you.
8. PLEASE NOTE: You must make your own enquiries and satisfy yourself that all necessary rights, model releases or consents which may be required for reproduction of an Image are obtained and that the use of any Image is not obscene, indecent, libellous or unlawful. We make no claim or warranty with regard to your use of content, names, text, people, trademarks or copyright material depicted in any Image which are provided to you without warranty and “as is” and you hereby indemnify us and hold us harmless in respect of any claims, damages, costs or expenses we incur arising from the use of any Image supplied to you.
9. Reproduction rights (if granted), unless otherwise agreed in writing are
 - (a) subject to these terms and conditions and any terms and conditions set out in the delivery note and licence,
 - (b) non-exclusive reproduction rights for single use only. A single use means a reproduction in one size for one edition of a single publication.
 - (c) strictly limited to the use, period of time and territory stated in the licence,
 - (d) personal to you and not assignable by you to any third party,
 - (e) digital and analogue reproduction are granted as separate licences,
10. If we agree in advance in writing with you that you may license the use of any Image to any third party, you shall enter into an Agreement with such third party to ensure that they are bound by licence terms restricting printing, copying, networking, multiple access or other use of the Images to personal use only, forbidding the assignment, resale, rental and lending of the Image and ensuring that credit is given to CPI.
11. You must credit CPI as specified by us every time an Image is used. The credit should take the following format:

© Centre for Process Innovation Limited (CPI) (www.uk-cpi.com) – All Rights Reserved

12. Images shall not be altered or manipulated, added to, or have any part deleted without our prior written consent. You shall not permit any third party to have access to any Image without our prior written consent and shall take all steps required to secure all Images we send to you.
13. You must provide us on publication with at least one complimentary copy of any publication in which the reproduction of the Image appears.

Digital Use of Images

14. You acknowledge that Images are our valuable property, as are any digital Images created from the Images ("Digital Images").
15. You may not create, store or transmit Digital Images without our permission except so far as is incidentally and wholly necessary to the process of producing items licensed by us. If permission is granted the following conditions apply:
16. Each Digital Image created by you shall be recorded and labelled with the Image reference number used by us and our copyright credit information as an integral part of the Image file, and held on an electronic database under your sole possession and control.
17. Unless otherwise agreed, any Digital Image you create must not be greater in size than 640x480 pixels, 72ppi. Any use of the Digital Images shall be in a format designed so that it will not be possible to alter, manipulate or adapt any Digital Image in any way during the normal course of using the product.
18. You agree to destroy all Digital Images including any pre-press or pre-production copies of the Images and any copies or records of the Images held on a database within 90 days of the date of receipt of the Images or completion of the maximum production run, or expiry of the licence term, whichever is later.

Miscellaneous

19. Nothing in these Conditions shall exclude or limit our liability to you for death or personal injury caused by negligence, for fraud or fraudulent misrepresentation, or where otherwise prohibited by law.

PLEASE NOTE THE FOLLOWING IMPORTANT PROVISIONS:

20. Subject to Condition 19 above, our maximum liability to you whether in contract, tort or otherwise in connection with any Image shall be limited to one times the sum actually paid by you to us under the licence in place for the relevant Image that gives rise to your claim.
21. Subject to Condition 19 above, we shall not be liable to you in respect of: any loss of profit; any loss of business; any loss of business opportunity; any loss of reputation; any loss of goodwill; any claims from third parties in relation to your use of any Image each case whether actual or anticipated, neither shall we be liable to you for any indirect or consequential loss.
22. Any licence granted will terminate immediately if you (a) die, (b) enter into voluntary or compulsory liquidation; (c) have a receiver appointed; or (d) fail to perform any of your obligations under these Conditions within 28 days of our giving you notice to comply. In the event of termination, all rights granted will immediately revert to us and any further exploitation of any Image shall constitute an infringement of copyright.
23. Any publication right (as defined in the Copyright and Related Rights Regulations 1996) arising from your use of any Image shall vest in us and you hereby assign all such rights arising to us.
24. Our failure to exercise or enforce any of our rights will not be deemed a waiver of such rights nor bar their exercise or enforcement in future.
25. If any wording in any provision of these Conditions shall be found by any court or administrative body of competent jurisdiction to be invalid or unenforceable, such wording shall be deemed removed from the relevant provision, and the invalidity or unenforceability of such wording shall not affect the remainder of that provision, nor the remainder of these Conditions, and the remaining wording of such provision and all other provisions not affected by such invalidity or unenforceability shall remain in full force and effect.
26. Should any disagreement arise between us, we shall, if we both agree, first try to settle it by a mediation procedure
27. These Conditions shall be governed by the laws of England and the parties agree to submit the exclusive jurisdiction of the English courts.