

The Manchester Handbook Limited

Standard Terms & Conditions for Advertising



This table describes what we mean by the terms contained in this document and should be referred to when reading the clauses below.

Term	What we mean
Publisher	The Manchester Handbook Limited, a privately owned company with limited liability (Company Registration Number 12242420) trading as The Manchester Handbook, incorporated under the laws of the United Kingdom. The Manchester Handbook Limited is the owner of the Publication and Website.
Publication	The Manchester Handbook into which the Advertiser's Advertisements will appear.
Website	www.themanchesterhandbook.com
Discounts	Discounts applied by Advertisers to Advertisements.
Discount Card	Discount Card/ Membership Number used to redeem Discounts.
Advertiser	The party described on the Advertisement Booking Form entering into this Agreement incorporating these terms and conditions (including such parties acting as an agent for a third party).
Advertisement Booking Form	The form filled out by the Advertiser and confirmation sent by the Publisher to the Advertiser specifying the details of the Advertisement, the duration of time and the Fee that will be paid to which these terms & conditions relate.
Agreement	Means the agreement entered into between the Publisher and the Advertiser and any subsequent agreements with respect to the displaying of Advertisements or copy matter in the Magazine and Website for the duration of time and Fee as stated in the Advertisement Booking Form.
Advertisement	Means a communication for promoting the sale of products or services, made up of text, graphics, images, content or any other marketing or promotional material provided by the Advertiser to the Publisher.
Printer	The printer who will print the Publisher's Publication which the Advertiser's Advertisement will appear.
Distributor	The distributor who will distribute the Publisher's Publication into which the Advertiser's Advertisement will appear.
Services	The services provided by the Publisher pursuant to Advertisement.
Effective Date	The date on which the Agreement becomes effective.
Fees	The fees for the Services specified in the Agreement.
Parties	The Publisher and Advertiser who are jointly referred to as "Parties" and each a "Party".
Confidential Information	A party's non-public information that it says is confidential or which by its nature or the circumstances surrounding its disclosure reasonably ought to be treated as confidential.
Intellectual Property	All intellectual and industrial property rights including registered trade and service marks, letters patent, utility models, registered designs, unregistered trade and service marks, trade and business names, domain names, rights in domain names, copyright, database rights, unregistered design rights and all other similar proprietary rights in every case which may subsist in any part of the world including any registration of any such rights and applications and any rights to make applications for registration.
Terms & Conditions	Standard terms and conditions and includes any special terms and conditions agreed in writing between the Publisher and the Advertiser.
Business Day	Monday to Friday between the hours of 09:00 and 17:00.

Clause 1 - Applicability

These Terms and Conditions govern:

- The legal relationship between the Publisher and the Advertiser as described in the Advertisement Booking Form.
 - All requests, offers and Agreements in which the Publisher is a party or becomes a party.
 - Any amendment, supplement or modification of or to any provision of these Terms & Conditions and any waiver of any provision hereof at the request of the Advertiser, shall be effective only if made or given in writing, which shall be signed by both Parties. In the event of a conflict between the terms and conditions pursuant to the Advertisement Booking Form and the present Terms & Conditions, the Advertisement Booking Form shall prevail.
- 1 The Publisher reserves the right to wholly or partially amend the provisions of these Terms & Conditions. All changes made to the Terms & Conditions will be applicable to all existing agreements between the Publisher and the Advertiser.
 - 2 The latest version of the Terms & Conditions will be displayed on the Website, last updated on 18th October 2020.
 - 3 The Publisher reserves the right to amend these Terms & Conditions in respect of any promotion, offer or the like made or issued by the Publisher from time to time in relation to the Advertisement.

Clause 2 - Services

- 4 The Publisher shall make the Advertisement of the Advertiser available as in accordance to the conditions as specified in the Advertisement Booking Form.
- 5 The Services are provided by the Publisher 'as is', with all faults. To the extent permitted by law, the Publisher and any employees and third parties hereby disclaim all warranties, whether express or implied, including without limitation warranties that the Services are free of defects, merchantable, fit for a particular purpose, and non-infringing. The sole remedy that the Advertiser has in the event that a Service is defective, in the broadest sense of the word, is restitution of any Fee paid for the particular defective Service.
- 6 The issue of the Publication as set out in the Advertisement Booking Form, shall serve as a target date only. The Manchester Handbook reserves the right should unexpected circumstances happen to postpone the Publication.
- 7 In order to correctly show the Advertisement, the Publisher may make the necessary technical adjustments to the Advertisement as delivered by the Advertiser, such as scaling or cropping. The Advertiser declares that it has read and understood and consents to the necessary adjustments that the Publisher may make to the Advertisement. The Advertiser waives any claims for damages in connection to the use, reuse or adaptation of any Advertisements or any part thereof.
- 8 The Advertiser may at any time and for any reason withdraw the Advertisement. However, the Advertiser shall remain fully obliged to fulfil all payment obligations in relation thereto. The Publisher shall not be held to liable to repay any Fees paid by the Advertiser in relation to an Advertisement that is wholly or partly cancelled by the Advertiser.
- 9 The Publisher will endeavour to deliver the Publication to the public via the Distributor method during the stated months, but reserves the absolute right to determine when the Publication will be Distributed. In the event of any delay, such delay will not prejudice any of the Terms & Conditions herein contained. All quoted months/ dates are intended as a guide only as to the commencement of the display of the Advertisement and do not constitute part of the Agreement.

- 10 The Publisher reserves full rights over the design and presentation of the Publication and from time to time may alter the size or design including its colour schemes and will not be liable to advise the Advertiser of such alterations. Such changes shall in no way prejudice the Terms & Conditions of this agreement. The Publisher also reserves the right to place any company types in the publication and it is the duty of the Advertiser to inform us if they do not wish to appear alongside specific company types.

Clause 4 - Supply of Advertisements & Copy Matter

- 11 The Advertiser may enter into Agreement to supply their own Advertisement. This Advertisement must be delivered to the Publisher in accordance with the required specification/ mechanical data, including all design and resolution requirements.
- 12 The Advertiser shall submit the Advertisement to the Publisher within the pre-determined deadline dates. No liability is accepted for damage caused to the Advertisers original Advertisement in transit.
- 13 If the Advertiser fails to provide copy within the allocate time scales of signing the Advertisement Booking Form, then the Publisher has the right to prepare the Advertisement for the Advertiser, which may be simple and only include the name, address and trade of the Advertiser. The Publisher will then submit a proof which if not returned to the Publisher within 3 Business Days will be assumed to be correct and the Advertisement proceeded with. The Publisher will use its best endeavours to obtain copy of a suitable nature prior to this action.
- 14 The Publisher reserves the right to refuse, amend, withdraw or otherwise deal with all Advertisements submitted to them at their absolute discretion and without explanation.
- 15 The cost of preparing all own artwork and designs will be born by the Advertiser.
- 16 The Advertiser may enter into Agreement requesting the Publisher to prepare their Advertisement on their behalf. The Advertiser must supply all copy matter necessary for preparation of the Advertisement within seven Business Days of the pre-determined deadline dates. The Publisher will submit a proof to the Advertiser, which if no response is received within 3 Business Days, will be assumed to be correct and the Advertisement proceeded with. Any corrections or amendments to the proof will not necessarily entitle the Advertiser to a further proof. The Publisher will not be held responsible for poor reproduction of artwork if copy material supplied is of poor quality.
- 17 The Advertiser agrees to waive its right to claim compensation/ damages in the event the Publisher refuses an Advertisement or removes any affiliations from the Website.

Clause 5 - Content of the Advertisement

- 18 Advertisements may not contain, advertise, link or otherwise relate to content that, at the discretion of the Publisher:
 - Is obscene, defamatory, libellous, slanderous, profane, indecent or unlawful and/or is violent, sexual or abusive in nature so as to be reasonably likely to cause offence to any material group of people;
 - Infringes or misappropriates third party Intellectual Property Rights and/or privacy rights or any other kind of rights;
 - Constitutes “hate speech”, whether directed at an individual or a group, and whether based upon the race, sex, creed, national origin, religious affiliation, sexual orientation or language of such individual or group;
 - Is factually inaccurate, misleading, deceptive;
 - Damages the reputation of the Publisher or is likely to bring the Publisher or any of its affiliates into disrepute.

Clause 6 - Errors, misprints or omissions

- 19 In the event of any error, misprint or omission in the printing of an Advertisement or part of the Advertisement, except where attributable to the Advertiser, the Publisher will either re-insert the Advertisement for free, make a refund or adjust the cost.
- 20 No re-insertion, refund or adjustment will be made where the error, misprint or omission does not materially detract from the Advertisement. In no circumstances shall the total liability of the Publisher for any error, misprint or omission exceed the amount of a full refund of any price paid to the Publisher for the Advertisement in connection with which the liability arose, or; the cost of a further or corrective Advertisement of a similar type and standard to the Advertisement in connection with which the liability arose.
- 21 Any complaints concerning the reproduction of an Advertisement must be received in writing by the Advertisement manager within four weeks of the publication being distributed.
- 22 Any typing clerical or other error or omission in any invoices, sales literatures, price lists, other documentation or any information issued by the Publisher (in whatever form and on whatever media) shall be subject to correction without any liability on the part of the Publisher.

Clause 7 - Intellectual Property Rights

- 23 The Advertiser hereby grants to the Publisher such non-transferrable, non-exclusive, royalty-free licenses to use and publish the Advertisement as required in order to enable the Publisher to provide the Services.
- 24 With respect to the other Party's Intellectual Property Rights, a Party shall only acquire such rights of use and powers as are explicitly granted in the Agreement.
- 25 Parties will not be permitted to remove from or change any designation to the other Party's Intellectual Property Rights.
- 26 Parties will be permitted to take measures to protect their Intellectual Property Rights.

Clause 8 - Payment of Fees

- 27 Unless otherwise agreed, the Advertiser is to pay any Fees prior to receipt of the respective Services from the Publisher. Failing to pay on time allows the Publisher to suspend the Services or terminate the Agreement.
- 28 The Publisher shall charge the Advertiser the Fees for the Services on entering into an Agreement, payable in Pounds Sterling. If a free advert has been agreed either in the Publication or on the Website, this will stand until notified in writing.
- 29 If payment terms are agreed with the Advertiser for the Services provided by the Publisher, invoices from the Publisher must be paid on receipt of the date thereof, without any discount, reduction, setoff, counterclaim or compensation, to the bank account designated by the Publisher.
- 30 Payments to be made via credit/ debit card or bacs.
- 31 5% of all Fees the Publisher receives from the Advertiser will be donated to the 'We Love MCR Charity' at the end of pre-determined deadline months.
- 32 If payment of the Advertisement Agreement price is unpaid for after 28 Business Days of the due invoice date the Publisher reserves the right to charge interest at 4% above the lending rate of the National Westminster Bank PLC on any outstanding balances.
- 33 The Publisher reserves the right to add to the overdue amount the costs incurred by employing or instructing an agency or solicitor to act on their behalf in the recovery of the overdue account.

Clause 9 - Warranties

- 34 **Advertiser's Warranties.** The Advertiser agrees:
- Full corporate rights, power and authority to enter into the Agreement
 - Not and will not be in breach of any provision of the Agreement
 - Will at all times comply with the requirements pursuant to this Agreement
 - Owns all or has a license to the Intellectual Property Rights in the Advertisements, including the right to sublicense to The Manchester Handbook on the terms set out in the Agreement
 - Responsibility for obtaining and paying for all necessary licenses and consents for the display of any Advertisement or copyright material in contained or the appearance of any person in the Advertisement
 - No advertisement will be in breach of copyright or other rights or legal requirements or be defamatory of any third party
 - The providing of the Services by The Manchester Handbook in accordance with the Agreement will not infringe any right of any person, and will not breach any applicable law, regulation, rule or relevant industry codes (to the extent that such codes do not conflict with this Agreement)
 - They will indemnify and keep indemnified the Publisher against all claims, demands, Proceedings, damages, costs, charges and expense arising from breach of the above warranties or in any other way arising out of the publication of the Advertisement or anything done as a result thereof
- 35 **The Manchester Handbook Warranties.** The Manchester Handbook fully agrees to the Advertiser that it is authorised to enter into the Agreement.
- 36 **No Other Warranties.** Unless specified in this agreement, all express or implied conditions, representations and warranties, including any implied warranty of merchantability or fitness for a particular purpose, are disclaimed, except to the extent such disclaimers are held to be legally invalid.

Clause 10 - Liability & indemnity

- 37 The Publisher shall not be liable to the Advertiser for any part of this Agreement for negligence or breach of statutory duty whatever the cause or for any economic loss, damage, to the Advertiser's reputation or goodwill for any loss resulting from a claim made by a third party or for any special, indirect or consequential loss or damage of any nature whatsoever.
- 38 The Publisher shall not be liable for any loss of copy, artwork, photographs or other materials, copies of which the Advertiser warrants to have retained in quality and quantity for whatever purpose.
- 39 The Publisher's liability in respect of any Agreement with the Advertiser is limited to the amount of the Agreement Fee paid for the Advertisement.
- 40 **Limitation of Liability.** Except for the Advertiser's indemnification obligations neither Party will be liable for any lost profits, or any form of special, incidental, indirect, consequential or punitive damages arising out of or related to this Agreement and/ or the use of the Services insofar, however caused and under any theory of liability (including negligence) even if such Party has been advised of the possibility of such damages, insofar.
- 41 **Advertiser's Indemnification.** The Advertiser undertakes to pay the Publisher and hold the Publisher harmless from and against any and all damages, costs, expenses (including reasonable legal and accounting fees and expenses), liabilities and losses.
- 42 **Publisher's Indemnification.** The Publisher will defend, indemnify, and hold the Advertiser harmless from and against any and all damages, costs, expenses (including reasonable legal and

accounting fees and expenses), liabilities and losses associated with any claim or action brought against the Advertiser or its third party.

Clause 11 - Termination

- 43 Termination of this Agreement will only be accepted within 7 days of receipt of the Publisher's confirmed Agreement. The cancellation will only be accepted in writing either via email or post sent by recorded delivery only. Cancellation beyond 7 days will be subject to a cancellation fee of half of the original Agreement amount plus an admin fee of £50.00 per Publication that the Advertiser has booked an Advertisement in.
- 44 The Advertiser hereby agrees that this Agreement cannot be cancelled in the event of a closure, change of location or change in style or nature of the Advertiser's business, this agreement shall still continue and all liabilities hereunder shall accrue to the Advertiser. The Advertiser may change the copy matter and location of the Advertisement by agreement with the Publisher.
- 45 The Advertiser hereby agrees that in the event of the disposal of their business this Agreement shall continue and the Advertiser will endeavour to pass on the terms, obligations and liabilities to any purchaser or successor in the title. In the event the Advertiser does not procure such agreement, the liabilities under this agreement shall continue to accrue to the Advertiser.
- 46 The Advertiser hereby agrees that in the event of a disposal, change of address or change in name or ownership of the Publisher, Printer or Distributor, the Advertiser shall raise no objection to the Advertisement appearing in subsequent issues of publication. In the event of there being a break in the continuity of the Publication, the period under this Agreement shall be extended by such period of discontinuance of appearance.
- 47 The Publisher shall endeavour to ensure that in the eventuality of a disposal, or change in style or name of the Printer's or Distributor's business, such successor in title to the Printer's or Distributor's business and/or distribution rights shall honour the obligations and liabilities of the former Printer or Distributor in the distribution of the Publication in which the Advertisement has been or will be displayed.
- 48 The Publisher reserves the right in the eventuality that the advertising rights are withdrawn or the Advertisement is not accepted by the Printer or Distributor, to terminate the Agreement with the Advertiser still being liable for payment of the Agreement Fees.
- 49 The Publisher may terminate the Agreement with immediate effect if the Advertiser:
- Materially breaches a term or condition of this Agreement and fails to cure such breach within seven days of written notice specifying the breach
 - Is put into liquidation or has ceased to conduct its business
 - Requests or obtains (provisional) suspension of payment or is declared bankrupt
 - Loses command over its assets or part thereof due to seizure, by being placed under trusteeship or in any other way
 - Can no longer meet its obligations under this Agreement
 - In the event of termination pursuant to this Clause 11, the Publisher shall remove any online presence on the Website, which the Advertiser has with immediate effect. Furthermore, there shall be no liability or obligations arising on behalf of the Publisher pursuant to the termination of the Agreement, nor shall the Publisher be held to pay any damages or compensation or to restore any paid Fees to the Advertiser.

Clause 12 - Miscellaneous

- 50 **Data.** The Publisher shall own any and all user and other data in connection to the use of the Website and the Advertisements. The Publisher shall handle and use such data in compliance with applicable privacy and other laws and regulations. The Publisher shall not be obliged to share any such data with the Advertiser or its advisors.

- 51 **Notices and Contact Information.** All notices and demands under the Agreement will be in writing and will be delivered in person or signed for mail and shall be deemed received upon delivery to the address provided in writing by the other Party. In case of the Publisher this is The Manchester Handbook, Innospace, Turing House, 5 Archway, Manchester, M15 5RL . Each Party bears its own responsibility for timely keeping the other Party up to date with the most recent address and contact information.
- 52 **Confidentiality.** Except as expressly and unambiguously allowed, each Party will hold in confidence and not use or disclose any Confidential Information and will similarly bind its employees and contractors in writing. Excluded from the Confidential Information is any information that: (a) is or has become readily publicly available with restriction through no fault of the receiving Party or its employees or contractors; (b) was received without restriction from a third Party lawfully in possession of such information and lawfully empowered to disclose such information; (c) was rightfully in the possession of the receiving Party without restriction prior to its disclosure by the disclosing Party; (d) is independently developed by the receiving Party by employees without access to the other Party's similar Confidential Information; or (e) is required by law or order of a court, administrative agency or other governmental body to be disclosed by the receiving Party. Each Party acknowledges that its breach of this Clause will cause irreparable injury to the other for which monetary damages might not be an adequate remedy. Accordingly, either Party may be entitled to seek injunctions and other equitable remedies in the event of such breach by the other.
- 53 **Press releases.** Neither Party will issue any press releases or make public statements relating to the Agreement specified in the Advertisement Booking Form or the relationship between the Parties without the other Party's review of and written consent to such press release or public statement. Such consent also applies to any subsequent press releases with respect to the same subject matter.
- 54 **Force Majeure.** No Party shall be deemed in default for any cessation, interruption or delay in the performance of its obligations due to causes beyond its reasonable control, including but not limited to: earthquake, flood, or other natural disaster, act of God, labour controversy, civil disturbance, war (whether or not officially declared) or the inability to obtain sufficient supplies, transportation, or other essential commodity or service required in the conduct of its business, or any change in or the adoption of any law, regulation, judgment or decree (each a "Force Majeure Event"). Each Party shall have the right to terminate the Agreement immediately upon written notice if any Force Majeure Event of another Party continues for more than thirty (30) days. The Advertiser shall not be excused from its payment obligations.
- 55 **Modifications and Waivers.** No failure or delay on the part of either Party in exercising any right, power or remedy under the Agreement shall operate as a waiver, nor shall any single or partial exercise of any such right, power or remedy preclude any other or further exercise or the exercise of any other right, power or remedy. Unless otherwise specified, any amendment, supplement or modification of or to any provision of the Agreement and these Terms & Conditions, any waiver of any provision of the Agreement and any consent to any departure by the Parties from the terms of the Agreement, shall be effective only if it is made or given in writing and signed by both Parties.
- 56 **Assignment of Rights and obligations/ subcontracting.** The Advertiser may not assign, sublicense, transfer, encumber or otherwise dispose of the Agreement without the prior written approval of the Publisher. Any attempted assignment, sublicense, transfer, encumbrance or other disposal of the Agreement by the Advertiser in violation of this provision will constitute a material default and breach of the agreements made in the Agreement.
- 57 **Independent contractors.** The Parties are independent contractors. Neither Party will be deemed to be an employee, agent, partner or legal representative of the other for any purpose and neither will have any right, power or authority to create any obligation or responsibility on behalf of the other.
- 58 **Unenforceability / invalid provisions.** Any provision of these Terms & Conditions and/or the Agreement which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction,

be ineffective only to the minimum extent necessary without invalidating the remaining provisions of this Agreement or affecting the validity or enforceability of such provisions in any other jurisdiction and Parties shall in good faith negotiate to replace the invalid / unenforceable provisions with valid / enforceable provisions.

- 59 **Applicable Law.** These Terms & Conditions, the Agreement and the rights and obligations arising out of or in connection to the same shall be exclusively construed, governed, interpreted and enforced according to the laws of the United Kingdom.
- 60 **Mediation and Arbitration.** For the purposes of resolution of each and any dispute that has arisen or might arise further to the present Agreement, or any further agreements resulting from the same, the Parties shall - or a Party shall – file a request for mediation with ACAS in accordance with the ACAS Mediation Rules.

The Manchester Handbook Discount Card

Advertiser Terms and Conditions

- 1 By applying a discount to a listing on The Manchester Handbook Website, Advertisers agree to give the discount specified to The Manchester Handbook Discount Card holders.
- 2 Any discounts applied will remain on the Website unless The Manchester Handbook is notified in writing by the Advertiser, giving a notice period of 30 days.
- 3 The Manchester Handbook reserves the right to remove any listings or Discounts at any time without warning.
- 4 The Manchester Handbook is not responsible for any complaints or issues arising from a card holder using their Discount Card against a listed Advertisement or Discount.
- 5 The Manchester Handbook will be under no obligation to become involved in any dispute between an Advertiser and Discount Card holder. Any complaints should be taken up with the participating Card holder.
- 6 The Manchester Handbook will not be responsible for any indirect losses, consequential, exemplary, special or punitive damages, lost opportunities, loss of profits, anticipated profits, actual or anticipated savings.
- 7 The above terms and conditions are valid from 18th October 2020 until further notice.

Customer Terms and Conditions

- 1 The Manchester Handbook Discount Card will be posted to you within 7 days of purchase, with The Manchester Handbook accepting no liability for postal delays.
- 2 If you do not receive your card within 2 weeks of purchase please email info@themanchesterhandbook.com
- 3 Your Manchester Handbook Discount Card will be valid until the expiry date shown on the back of the card.
- 4 The price of the Discount Card will be fixed at purchase price unless notified.
- 5 You have the right to cancel your Discount Card at any time, however a refund will not be issued.
- 6 You must be 18 years of age or older to purchase The Manchester Handbook Discount Card.
- 7 The Manchester Handbook Discount Card is strictly non-transferable and cannot be used by friends, family or other third parties. If using discounts as a gift, the name of the card holder must be specified at time of purchase.
- 8 The Manchester Handbook, at our sole discretion, may refuse to issue a Discount Card and may withdraw a Discount Card from a participant at any time.
- 9 The Manchester Handbook does not accept liability for lost, stolen or damaged cards. If the Discount Card is lost, a replacement card can be ordered for £5. Stolen cards will be replaced for free on the provision that reasonable evidence (e.g. a police report) can be provided.
- 10 Discounts may not be redeemed for cash. The Manchester Handbook Discount Card is not to be resold. To use the Discount Card against Discounts on the Website, the Discount Card

- must be presented at the time of payment. Advertisers may ask to see your Discount Card or provide photographic evidence.
- 11 Please check the terms and conditions of the particular Discount you are interested in before making a purchase.
- 12 The Manchester Handbook Discount Card is issued by and remains the property of The Manchester Handbook Ltd. The Manchester Handbook reserves the right to withdraw the Discount Card at any time and may alter or amend the conditions of operation of the scheme at any time without notice.
- 13 Where an Advertiser requires you to pre-book use of a service, you should state at the time of booking that you intend to use your Manchester Handbook Discount Card. In all other circumstances, you must inform the Advertiser that you have a Manchester Handbook Discount Card immediately prior to the point of purchase. The Discount Card must be shown in person when redeeming the service, discounts cannot be applied retrospectively.
- 14 The Manchester Handbook reserves the right to take any appropriate action deemed necessary where it is found the cardholder has used the card in breach of these conditions or has been abused.
- 15 Advertisers reserve the right to leave the scheme by giving 30 days' notice. The Manchester Handbook reserves the right to remove any Advertiser from the scheme or Discounts from the Website without warning.
- 16 The Manchester Handbook is not responsible for any complaints or issues with the individual Advertiser offering a discount. Refunds will not be issued if you have problems with the service you receive from Advertisers.
- 17 The Manchester Handbook will not be under any obligation to become involved in any dispute between you and any participating Advertiser. Any complaints should be taken up with the participating Advertiser.
- 18 By purchasing The Manchester Handbook Discount Card you will be asked to provide personal information, including your name, mobile phone number, email address and date of birth. The information will be held in accordance with The Manchester Handbook's privacy policy.
- 19 The Manchester Handbook will not be responsible for any indirect losses, consequential, exemplary, special or punitive damages, lost opportunities, loss of profits, anticipated profits, actual or anticipated savings.
- 20 The Manchester Handbook does not limit its liability at law for fraudulent misrepresentation or for death or personal injury caused by negligence or any other type of liability which cannot by law be excluded or limited.
- 21 The Terms shall be governed and construed in accordance with the laws of England and shall be subject to the exclusive jurisdiction of the courts of England.
- 22 The above terms and conditions are valid from 18th October 2020 until further notice.