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4150 Varsity Drive
Ann Arbor, MI 48108

www.ulitho.com

Quotation

Pittsfield Township
Kim McIntire

September 28, 2022
Estimate: # 60583

DESCRIPTION: Brochure & Mailing

NO. OF PAGES: 6

STOCK: 80# Dull Cover

PREPARATION: Files Provided Print Ready
Price subject to change upon receipt of art files
Includes Proofs

PRESSWORK: 4/4 4 color process
Includes Bleeds

BINDERY: Trim, letter fold and prep for mailing using permit 339.

FINISH SIZE: Flat 18" x 9" folds to 6" x 9"

SHIPPING: Included- postage additional

REMARKS: *Due to ongoing pricing volatility within the supply chain, the estimated prices above on all materials are subject to adjustment at the time of order. Our intent is to honor quoted prices whenever possible. If we're unable to do so we will contact you. Thank you for your understanding.*
– The ULitho team

QUANTITY & PRICE: 19,000
\$5,580.00

These figures represent our proposal on your requirements. You may rely on our strict adherence to your specifications. These prices are for immediate acceptance and all transactions are subject to the conditions on reverse side hereof which are made a part of this quotation.

Terms shall be net 30 days unless otherwise stated. Interest shall accrue at 18% per annum on any outstanding invoices after 30 days or the maximum rate allowed by applicable law. In the event that ULitho is required to undertake efforts to collect any outstanding balances, customer agrees to pay all legal fees and costs incurred.

Paper is subject to prices at time of shipment from mill.

When applicable, this quotation is subject to federal, state, and local taxes at time of delivery.

TERMS: NET 30 DAYS

By: Cindi Phillips, Account Executive

Respectfully submitted
University Lithoprinters
www.ulitho.com

QUOTATION TERMS AND CONDITIONS

University Lithoprinters, Inc.

(Herein referred to as the "Printer")

CONDITIONS – Prices quoted are exclusive of any tax, which may be imposed by the Municipal, State, or Federal governments. No material purchases will be made and no labor will be performed prior to the receipt of your written order.

QUOTATION – A quotation not accepted within thirty (30) days is subject to review

ORDERS – Orders regularly entered, verbal or written, cannot be cancelled except upon terms that will compensate printer against loss.

EXPERIMENTAL WORK – Experimental work, performed at customer's request, prepress, composition, plates, presswork and materials will be charged for at current rates and may not be used without consent of the printer.

PREPARATORY WORK – All preparatory work created or furnished by the printer, shall remain his exclusive property and no use of it shall be made, nor any ideas obtained therefrom be used, except upon compensation to be determined by the printer.

PREPARATORY MATERIALS – Digital files and other items when supplied by the printer shall remain his exclusive property unless otherwise agreed in writing.

ALTERATIONS – Alterations represent work performed in addition to the original specifications. Such additional work shall be charged at current rates and be supported with documentation upon request.

PROOFS – Proofs shall be submitted with original copy. Corrections are to be made on "master set," returned marked "O.K." or "O.K. with corrections" and signed by customer. If revised proofs are desired, request must be made when proofs are returned. Printer regrets any errors that may occur through production undetected but cannot be held responsible for errors if the work is printed per customer's O.K. or if changes are communicated verbally. Printer shall not be responsible for errors if the customer has not ordered or has refused to accept proofs or has failed to return proofs with indication of changes or has instructed printer to proceed without submission of proofs.

PRESS PROOFS – Unless specifically provided in printer's quotation, press proofs will be charged for at current rates. An inspection sheet of any form can be submitted for customer approval, at no charge, provided customer is available at the press during the time of make-ready. Any changes, corrections or lost press time due to customer's change of mind or delay will be charged for at current rates.

COLOR PROOFING – Because of differences in equipment, paper, inks and other conditions between color proofing and production pressroom operations, a reasonable variation in color between color proofs and the completed job shall constitute acceptable delivery. Special inks and proofing stocks will be forwarded to customer's suppliers upon request at current rates.

OVER RUNS AND UNDER RUNS – Overruns or under runs not to exceed 10% of the amount ordered shall constitute an acceptable delivery and the excess of deficiency shall be charged or credited to the customer proportionately. If customer requires guaranteed "No less than" delivery percentage tolerance of overage must be doubled.

CUSTOMER'S PROPERTY – The printer may charge the customer, at current rates, for handling and storing customer's stock or customer's printed matter held more than thirty (30) days. All customer's property that is stored with a printer is at the customer's risk, and the printer is not

liable for any loss or damage thereto caused by fire, water leakage, theft, negligence, insects or rodents. It is understood that the gratuitous storage of customer's property is solely for the benefit of the customer.

DELIVERY – Unless otherwise specified, the price quoted is for a single shipment, F.O.B. printer's plant. All estimates are based on continuous and uninterrupted delivery of complete order, unless proposal distinctly states otherwise. Charges related to delivery from customer to printer or from customer's supplier to printer are not included in any quotations unless specified. Special priority pickup or delivery services will be provided at current rates upon customer's request. Materials delivered from customer or his suppliers are verified with delivery ticket as to cartons, packages or items shown only. The accuracy of quantities indicated on such tickets cannot be verified and printer cannot accept liability of shortage based on supplier's tickets. Title of finished work shall pass to the customer upon delivery, to carrier at shipping point or upon mailing of invoices for finished work, whichever occurs first.

PRODUCTION SCHEDULES – Production schedules will be established and adhered to by customer and printer, provided that neither shall incur any liability or penalty for delays due to state of war, riot, civil disorder, fire, strikes, accidents, action of Government or civil authority and acts of God or other causes beyond the control of customer or printer.

CUSTOMER FURNISHED MATERIALS – Paper stock, digital files and other customer furnished materials, shall be manufactured, packed and delivered to printer's specifications. Additional cost due to delays or impaired production caused by specifications deficiencies shall be charged to the customer.

TERMS – Payment shall be net 30 days. Claims for defects, damages or shortages must be made by the customer in writing within a period of thirty (30) days after delivery. Failure to make such claim within the stated period shall constitute irrevocable acceptance and an admission that they fully comply with terms, conditions and specifications. Printer's liability shall be limited to stated selling price of any defective goods, and shall in no event include special or consequential damages, including profits (or profit lost). As security for payment of any sum due or to become due under terms of any Agreement, printer shall have the right, if necessary, to retain possession of and shall have a lien on all customer property in printer's possession including work in process and finished work. The extension of credit or the acceptance of notes, trade acceptance of notes, trade acceptances or guarantee of payment shall not affect such security interest and lien.

INDEMNIFICATION – The customer shall indemnify and hold harmless the printer from any and all loss, cost, and expense and damages on account of any and all manner of claims, demands, actions and proceedings that may be instituted against the printer on grounds alleging that the said printing violates any copyright or any proprietary right of any person, or that it contains any matter that is libelous or scandalous, or invades any person's right to privacy or other personal right, except to the extent that the printer has contributed to the matter. The customer agrees to, at the customer's own expense, promptly defend and continue the defense of any such claim, demand action or proceeding that may be brought against the printer, proved that the printer shall promptly notify the customer with respect thereto, and proved further that the printer shall give to the customer such reasonable time as the exigencies of the situation may permit in which to undertake and continue the defense thereof.