



# ECO HOME LIGHTING ORDER FORM

# 10% Discount\*

\*valid until 30th April 2008

THE COMPLETED FORM  
CAN BE FAXED TO:

**01252 344 066**

ALTERNATIVELY PLEASE POST TO:

**IDHS Eco Home Promotion  
Clearvision Lighting Limited  
2 Elliott Park, Eastern Road  
Aldershot, Hampshire  
GU12 4TF**

Name - Address -	Delivery Address -
---------------------	--------------------

Contact Telephone Numbers\*

Telephone -	Mobile -
-------------	----------

\*Please provide numbers where you can be contacted between 09:00-17:00 Monday-Friday

Code	Product	Price	Quantity	Total
DS50A	'Darkstar' Downlight with 12v Transformer & 20w 36° IRC Halogen Lamp	£55.00		
B102-0	'Taa' Pendant with Glass Bowl & 20w (E27) Compact Fluorescent Lamp	£213.00		
FR02-0	'More' Dimmable Table Luninaire with Glass Dome & 60w Halogen Lamp	£189.00		
DH00-1	'Leed' Black & Chrome LED Task Light with 10x1w LED Light Source	£265.00		
FR01-0	'Teatime' Table Lamp with Frosted Glass Shade & 75w Halogen Lamp	£416.00		
DA01-4	'Free Base 2' Zinc Plated Exterior Ground/Wall-top & 20w CF Lamp	£171.00		
BN04-2	'Oval' Zinc Plated Exterior Wall Light & 20w Compact Fluorescent Lamp	£227.00		
All Prices Include Lamps and V.A.T @ 17.5%		<b>Subtotal</b>		
		<b>-10% Discount</b>		
		<b>Delivery</b>		<b>+£25.00</b>
		<b>TOTAL</b>		

All Transactions are subject to Clearvision's standard terms & conditions a copy of which is available on request or can be downloaded from our website [www.virtualdaylight.com](http://www.virtualdaylight.com).

## CLEARVISION LIGHTING LIMITED

All goods and services supplied by Clearvision Lighting Limited (the Company) will be subject to the following terms and conditions of sale:-

### 1) Prices and Payment

- a) All quotations and estimates given by or on behalf of the Company constitute an invitation to treat and not an offer unless otherwise stated by the Company in writing.
- b) All quoted prices are provisional only and subject to the following conditions:-
  - i) Published prices and relevant trade discounts applicable to the Company's goods and services are those ruling on publication and are subject to amendment without notice.
  - ii) Goods will be invoiced at the price accepted on the Company's sales order acknowledgement.
  - iii) VAT will be added in accordance with rates applicable at the time of despatch.
- c) Any return will be subject to a 25% handling charge.
- d) Specials - In the circumstance of an order containing products manufactured to customer specific requirement (a 'special'): Clearvision reserves the right to make delivery on the date notified in the order acknowledgement and any failure by the customer to accept such delivery may result in a cancellation charge being levied at 100% of the order value.

### 2) Delivery

- a) Despatch dates advised are approximate only. No liability can be accepted by the Company for losses of any kind arising from any unforeseen delays.
- b) Where a delivery period is defined and such period is not extended by mutual consent in writing then the purchaser shall take delivery within that period upon being notified of such in writing by the Company. Failure to take delivery by the purchaser for any reason entitles the Company to store goods at the purchasers risk and the purchaser shall upon demand make payment to the Company for all costs, charges and expenses incurred by the Company or his representative resulting from the purchasers failure in this respect.
- c) All orders cancelled within seven days of the acknowledged delivery date will be subject to a cancellation charge of 25% of the net value of the order, plus any taxes ruling at the time.
- d) The Company reserves the right to despatch goods by the most practicable route and service and the general conditions of the carriers employed will be accepted and observed by the purchaser.
- e) The responsibility for unloading goods and storage thereof at destination is with the purchaser.
- f) It is the responsibility of the purchaser to inspect goods upon delivery.
- g) No consideration of liability for damage or loss will be accepted unless proper notice is given to the company and/or the carriers concerned within three days of receipt of the goods. In the event of non-delivery or loss, notification should be made to the Company and/or the carriers not later than seven days after the date of despatch.
- h) Deliveries under £5000 will be subject to a delivery charge.

### 3) Ownership

Ownership of goods supplied by the Company will only pass to the purchaser upon receipt of complete payment of all that is owed to the Company against the respective order. Should the purchaser modify such goods to form a component or constituent of a new object, then until full payment is received the Company shall thereby be granted title without formality to ownership of the goods or new object in such a way as to clearly identify them as the property of the Company provided that so doing does not prevent the sale of the goods to a third party in the normal course of business save that in such event the purchaser shall at the time of sale be deemed to have assigned to the Company all the purchasers claims and rights of action against such third party.

### 4) Data Protection Act

- a) The Company may transfer information about the purchaser to the Company's bankers/financiers, in order for them to provide their services to the Company and other customers and to help the bankers/financiers to (a) obtain credit insurance (b) undertake credit control (c) undertake assessment and analysis (including credit scoring, market, product and statistical analysis (d) securities debts and (e) protect their interests.
- b) The Company or its bankers/financiers may make credit reference agency searches in respect of the purchasers business and its principals. Please note that credit reference agencies make a record of searches which may be used to prevent fraud or money laundering or by other subscribers to make credit decisions about the purchaser.
- c) The Company's bankers/financiers may give information about the purchaser and the purchaser's indebtedness to the following for the purposes stated:
  - i) any other divisions or associated companies of theirs – for the business purposes of such divisions or companies;
  - ii) The Company or its insurers – to quote for and issue any credit policy or to deal with any claims;
  - iii) any advisers acting on the Company's or the Company's bankers/financiers behalf – so the advisers can carry out their services;
  - iv) any business to whom the purchasers indebtedness or the Company's financing arrangements with them may be transferred – to facilitate such transfer;
  - v) to any person to whom the Company's bankers/financiers have a duty of disclosure or to whom the law permits disclosure;
- d) The Company's bankers/financiers may make decisions about the purchaser solely using an automated decision-making process, such as credit scoring; however, the bankers/financiers will tell the Company (and in turn the Company will inform the purchaser) if the bankers/financiers make a significant decision only using such a process. Through the Company the purchaser can then request a review of the bankers/financiers decision using other means;
- e) The Company's bankers/financiers may monitor and/or record phone calls for training and/or security purposes.
- f) The Company will provide the purchaser with details of the Company's bankers on request, including a contact telephone number from where details of the credit reference agencies used by the bankers/financiers can be obtained and any third parties to whom information is transferred.

### 5) General

If a breach of contract by the purchaser or an action of bankruptcy, winding up, liquidation or receivership is made against the purchaser, the Company shall have the right to determine any contracts then existing. Upon written notice of such determination being posted to the purchasers last known address by the Company or their representatives any subsisting contract shall be deemed to have been determined without prejudice to any claim or right the Company may otherwise exercise.

### 6) WEEE Recycling Charge

The WEEE Regulations will, as from 1<sup>st</sup> July 2007, require the environmentally sound disposal of non household luminaires and the gas discharge lamps that are embodied within them. A recycling levy will be included on all invoices for WEEE products sold after 1<sup>st</sup> July 2007 to cover the cost of this environmental charge.