

TERMS AND CONDITIONS OF SALE OF STUART LOCHHEAD LIMITED

It is important that you read and understand these terms and conditions before proceeding with this transaction. If there is any term that you do not understand or do not wish to agree to, please discuss it with us.

Where you are not a consumer, you confirm that you have authority to bind the business on behalf of which you are entering into these terms. In that context, references to "you" or "your" will be to that business. Otherwise, it will refer to you, the individual entering into these terms.

Only proceed with this transaction if you wish to be bound by the terms and conditions set out below.

1. PURPOSE AND EFFECT

- 1.1 These terms and conditions set out all the terms of agreement other than price between you as buyer and us as seller, in relation to the sale and purchase of the item or items identified in the invoice, which we refer to below as the "Work of Art". We confirm that we either own the Work of Art or are authorised to sell it on behalf of the owner. Stuart Lochhead Limited is registered in England (registered number 06162983) and its registered address is at Wey Court West, Union Road, Farnham, Surrey, GU9 7PT.
- 1.2 If you wish to rely on any variation of, or addition to these terms and conditions, you must ensure that the variation or addition has been agreed by us in writing.

2. STATEMENTS ABOUT THE WORK OF ART

- 2.1 All statements by us as to the authenticity, attribution, description, date, age, provenance, title or condition of the Work of Art constitute our judgement and opinion only (save that this shall not operate so as to exclude any liability on our part for misrepresentation) and are not warranted by us. We do not accept any liability as a result of any changes in expert opinion which may take place subsequent to the sale.
- 2.2 While we will on request explain the condition of the Work of Art at the time of the sale and provide any information in our possession about condition for which you may reasonably ask, we will not be responsible for any subsequent deterioration of the Work of Art, however occasioned, after the sale. We accept no responsibility with regard to the hanging or placement of sold Works of Art; any work undertaken in this regard is at your risk.
- 2.3 You are responsible for satisfying yourself as to any statements made by us as to the matters set out in clauses 2.1 and 2.2 above.

3. PAYMENT OF PURCHASE PRICE

3.1 You must pay us the full price for the Work of Art, together with delivery costs, any VAT and any amounts payable to us under clause 8 below but excluding any deposit or advance that you may already have paid, by bank transfer or such other methods as we agree, within 30 days after the date of the invoice (unless stated otherwise on the invoice). If we agree with you that the sale is dependent on the issue of an export licence, payment must be made, in the same way, within 7 days after the issue of the export licence. In either case, payment has not been made until we have received cleared funds representing the full amount.

3.2 If you fail to make full payment within the relevant period, we shall charge you interest on the amount unpaid at the rate set out in the Late Payment of Commercial Debts (Interest) Act 1998 or where that Act does not apply at the rate of 4% per annum above Barclay's Bank base rate from the date when payment was due until payment is made in full in accordance with clause 3.1.

4. COMMISSSION PAYABLE BY US TO THIRD PARTIES

We may pay a commission to any party who has assisted us with the sale of the Work of Art to you or who has introduced you to us. We will provide you with details.

5. ANTI-MONEY LAUNDERING

Under the terms of the anti-money laundering regulation effective from 10 January 2020 we are required to conduct customer due diligence (CDD) on all sales of works of art over €10,000 before the transaction is carried out. While therefore we may agree such a sale in principle, we will not be able to conclude (i.e. receive funds, give up possession or transfer title) it until we have received all the necessary CDD information from you and have been able to verify it as required by the regulation.

6. COLLECTION OF THE WORK OF ART AND PASSING OF RISK

- 6.1 You must collect the Work of Art from our premises at an agreed date and time, within 28 days of the date of payment, unless it is agreed in writing that there will be different collection or delivery arrangements.
- 6.2 Subject to clause 6.3 below, in all cases, you will be responsible for the Work of Art, for the risk of damage to it or loss of it and also for insuring it, from the time and date agreed for its collection including if damage or loss is sustained during collection or transit.
- 6.3 If however we permit you to take delivery of the Work of Art without your agreement to purchase it, for example on approval, we will continue to be responsible for insuring it.
- 6.4 Where we deliver any Work of Art to you, delivery will:
 - 6.4.1 not take place until we have received in full in cleared funds all sums due in respect of the Work of Art;
 - 6.4.2 be to the address both you and us have agreed in writing; and
 - 6.4.3 be at your sole cost and expense.
- 6.4 Where we deliver any Work of Art to you, you will be responsible for the Work of Art and all risk, damage, loss and insurance from the time and date of the delivery as agreed by you and us ("Delivery Time"). From the Delivery Time, we will not be responsible for insuring the Work of Art and we shall have no liability for the Work of Art.
- 6.5 Where we deliver any Work of Art to you, the time for delivery shall not be of the essence and you shall provide us with all information and assistance we reasonably require in order to deliver your Work of Art in accordance with the delivery arrangements quoted. Such delivery arrangements shall be approximate and we shall not be responsible in the event of any delays to delivery.

7. PASSING OF OWNERSHIP

- 7.1 Full legal title to the Work of Art will not pass to you until we have received in full in cleared funds all sums due in respect of the Work of Art
- $7.2~\mbox{If you have possession of the Work of Art before full payment has been made, you must:}$

- 7.2.1 keep possession of it, not sell it or hand it over to any other person or dispose of any interest in it;
- 7.2.2 in the case of a Work of Art consisting of more than one item, keep those items together;
- 7.2.3 keep any identifying marks showing that we own the Work of Art clearly displayed;
- 7.2.4 store the Work of Art on your premises and at no cost to us, separately from other property;
- 7.2.5 at our request, and after we have given you reasonable notice, allow us or a third party acting on our behalf to have access to the Work of Art in order to inspect it; and
- 7.2.6 preserve the Work of Art in the same state as it was on delivery and in particular, not restore, repair, clean or reframe it without our written consent.

8. EXPORT

- 8.1 If the Work of Art is to be exported from the United Kingdom, we will normally make appropriate arrangements for export and shipment and may make a reasonable additional charge for doing so.
- 8.2 If, contrary to our normal practice, we allow you to make arrangements for export of the Work of Art, you must:
 - 8.2.1 comply with all requirements of any relevant tax authorities (that is, any authority imposing administrating or collecting any tax, duty or levy including HM Revenue and Customs), any export licensing authorities and any other relevant official bodies;
 - 8.2.2 provide us with all the relevant documents showing proof of export without delay and in any event within 7 days from the date of shipment; and
 - 8.2.3 reimburse to us any sum claimed if HM Revenue and Customs, any relevant tax authorities or any other official body makes any claim against us for VAT, sales tax, use tax or any other expense or penalties resulting from your failure to comply with the relevant requirements for export and import.
- 8.3 When on its sale to you the Work of Art is intended for export, you will be charged for VAT on the Work of Art should it not be exported.
- 8.4 In any event you will be responsible for paying any taxes including but not limited to import tax, duty, merchandise, sales or user tax that have to be paid in the country of destination whether on shipment or on import or at any other time.
- 8.5 Unless otherwise agreed in writing, the sale of the Work of Art is not dependent on either us or you obtaining an export licence and failure or delay in obtaining a licence will not constitute a basis to cancel a purchase or delay payment for it.

9. BREACH BY YOU

- 9.1 If you fail to pay the purchase price in full (or if we agree with you payment by set instalments and you fail to pay any one or more instalment) by the due date, or if prior to you paying the purchase price in full you fail to comply with the obligations set out in clauses 7 and 8 above, or otherwise do or fail to do anything which may in any way imperil our ownership of the Work of Art or the Work of Art itself, we are entitled (without prejudice to our other rights and remedies at law) to either:
 - 9.1.1 terminate the contract for sale, repossess the Work of Art and claim damages for any loss we have suffered; or
 - 9.1.2 at our election, treat the sale as cancelled, and repossess the Work of Art, in which case (and only in which case) we shall following the safe return of the Work of Art, refund to you any part of the

purchase price you have paid, after deduction of any sums due to us including but not limited to costs of recovery and restoration of the Work of Art.

- 9.2 We shall also have the right to repossess the Work of Art and cancel the sale if before you make full payment of the purchase price to us, proceedings occur in the UK or elsewhere involving your solvency (including but not limited to the presentation of a bankruptcy petition or winding-up petition; or the convening of a meeting to wind you up voluntarily; or an application for an interim order for a voluntary arrangement, or for the appointment of an administrator; or the appointment of an administrative or other receiver).
- 9.3 Where we notify you of the exercise of our right to repossession, you will within 7 days of such notice, return the Work of Art to our premises at your cost and risk or tell us where the Work of Art is kept and allow us to enter the premises where the Work of Art is (separately) kept and take the Work of Art away at your cost (it being understood that where the Work of Art consists of more than one item, our rights of repossession extend to all such items).

10. LIMITATION OF OUR LIABILITY

- 10.1 Any claim against us must be brought within a period of six years from the date of the invoice for the Work of Art or, if we have been guilty of any fraud deliberately concealed a relevant fact in relation to the Work of Art within six years after you have discovered this, or could have discovered it if you were reasonably diligent. We shall not accept any claim after these periods.
- 10.2 We shall not be liable for loss of profits (whether direct or indirect) or indirect or consequential loss or damage, if any, which you may suffer in connection with buying the Work of Art. Any liability to you for breach of our obligations whether in contract tort or otherwise, shall be limited to the price paid for the Work of Art provided that nothing in this clause 10 limits or excludes our liability for: (a) death or personal injury caused by our negligence or any of our agents; and/or (b) fraud.

11. RESCISSION

We will have the right, but not the obligation, to rescind a sale without notice to you, where an adverse claim is made by a third party, including but not limited to, someone claiming ownership of the Work of Art. Upon notice of our election to rescind the sale, you will promptly return the Work of Art to us. We will then refund the purchase price of the Work of Art. The refund of the purchase price will constitute your sole remedy and recourse against us with respect to such claims.

12. COPYRIGHT

The copyright subsisting in all images and materials produced for the sale of the Work of Art is owned by us and may only be used with our permission. We will have the right to use such images in our own discretion after the sale of the Work of Art. Where the Work of Art is protected by copyright, the copyright remains with its author or relevant assignee. You must contact the copyright owner where you want the right to produce copies of the Work of Art (including photographs thereof) for publication.

13. NOTICES

Any notice to be given to us or that we must give to you in connection with the sale of the Work of Art must be in writing by email to the address designated by the parties or by post, or delivered by hand to our address or to your last known address as notified to us by you as the case may be

14. FURTHER INFORMATION: NON - TRADE BUYERS

This clause applies only where the sale of the Work of Art is to an individual acting for purposes which are wholly or mainly outside that individual's trade, business, craft or profession (the "Consumer"). The Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013 (included as amended) applies to any sale of works of art to Consumers. It is not our standard policy to sell works of art exclusively by electronic mail/other methods of distance communication, however, in the exceptional case where a contract for the sale of the Work of Art is concluded exclusively through such distance communication:

- 14.1 We confirm that Stuart Lochhead Limited as set out in clause 1.1 is the supplier of the Work of Art sold to you and is the party to whom any complaints or comments should be directed.
- 14.2 If you have concluded a transaction exclusively at a distance you have the right to cancel the contract for the purchase of the Work of Art in question within 14 days from the day on which you acquire, or a third party other than the carrier and indicated by you acquires, physical possession of the Work of Art. Where the Work of Art consists of more than one item (which are to be delivered separately), such cancellation period will expire after 14 days from acquiring physical possession of the last item.
- 14.3 If you cancel a contract concluded exclusively at a distance for the purchase of the Work of Art, we will reimburse to you all payments received from you, including the costs of delivery (except for the supplementary costs arising if you chose a type of delivery other than the least expensive type of standard delivery offered by us). We may make a deduction from the reimbursement for loss in value of the Work of Art if the loss is the result of unnecessary handling by you. We will make the reimbursement without undue delay, and not later than:
 - 14.3.1 14 days after the day we receive the Work of Art back from you; or (if earlier),
 - 14.3.2 14 days after the day you provide evidence that you have returned the Work of Art.
- 14.4 If we do not receive the Work of Art back from you, we may arrange for collection of the Work of Art from you at your cost.

15. LAW AND JURISDICTION

- 15.1 These terms and conditions and any non-contractual obligations arising from or in connection with them shall in all respects be construed and take effect in accordance with English law.
- 15.2 If you are purchasing the Work of Art as a consumer, the courts of England and Wales will have non-exclusive jurisdiction in relation to any dispute (a) arising from or in connection with these terms and conditions or (b) relating to any non-contractual obligations arising from or in connection with these terms and conditions. If you are not purchasing the Work of Art as a consumer, the courts of England and Wales will have exclusive jurisdiction in relation to any dispute (a) arising from or in connection with these terms and conditions or (b) relating to any non-contractual obligations arising from or in connection with these terms and conditions.

16. ARBITRATION

16.1 Notwithstanding clause 15.2 above, either party may, by giving written notice to the other, elect to have any disputes arising out of, or in connection with, the sale and purchase of the Work of Art referred to a single arbitrator in London to be resolved in accordance with the Arbitration Act 1996. The seat of such an arbitration will be London and

the language to be used in the arbitral proceedings will be English. In the event that the parties cannot agree upon an arbitrator either party may apply to the President of the Law Society of England and Wales for the time being to appoint as arbitrator a King's Counsel of not less than 5 years standing. The decision of the arbitrator shall be final and binding.

- 16.2 Save that the parties acknowledge each other's right to seek, and the power of the High Court to grant, interim relief, no Court action shall be brought in relation to any claim or dispute until the arbitrator has made a final award.
- 16.3 You and we agree in the first instance that where you have any complaint or wish to issue legal proceedings against us, you will first send notice to us at: stuart@stuartlochhead.art.

17. DATA PROTECTION

We may process your personal data in connection with these terms and conditions. If we do, we shall process your personal data in accordance with our Privacy Notice a copy of which can be found at https://www.stuartlochhead.art/privacy-policy/ Please bring our Privacy Notice to the attention of any individuals whose information you provide to us in connection with these terms and conditions.

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