

INVOICE

ViewSonic®

ViewSonic Europe Limited

Miles Yard, 10 Miles Street
London, SW8 1GX, United Kingdom

Tel: +44 (0) 20 7382 8250 / Fax: +44 (0) 20 7382 8261

INVOICE TO: REDUCIO

5 rue du Talus
ILLKIRCH GRAFFENSTADEN
France
67400

REMIT TO: Accounts Receivable
ViewSonic Europe Ltd
Miles Yard, 10 Miles Street
SW8 1GX
London
United Kingdom

DELIVER TO:

Invoice	
NUMBER 315548	PAGE 1
DATE 09-JUN-26	REFERENCE 202606-017
PURCHASE ORDER . N° ZB-704316	
SALES ORDER NUMBER	
CUSTOMER NUMBER 3900226	

VAT No: FR90750635690

TERMS	DUE DATE	SALESPERSON	CUSTOMER CONTACT	SHIP DATE	Term of Delivery:	SHIPPING REFERENCE	
Payment in advance	09-JUN-26	France - Service					
ITEM NO	INVOICE DESCRIPTION	QUANTITY			VAT	UNIT PRICE	EXTENDED AMOUNT
		ORDERED	BACK ORD.	SHIPPED			
1	Write-off Demo units sales in M10 for SN XE6241801240			1		550.00	550.00

WARRANTY CHARGES	WEEE CHARGES	SUBTOTAL	VAT	SHIPPING/HANDLING	TOTAL
0.00	0.00	550.00	0.00 NL VAT-EXEMPT	0.00	550.00 Currency: EUR

ACCOUNT NAME
ACCOUNT NUMBER
SORT CODE
SWIFT A/C NUMBER
IBAN

EURO ACCOUNT
VIEWSONIC EUROPE LTD
63380344
20-24-05
BARC GB 22
GB10BARC20240563380344

DOLLAR ACCOUNT
VIEWSONIC EUROPE LTD
64001100
20-24-05
BARC GB 22
GB34BARC20240564001100

STERLING ACCOUNT
VIEWSONIC EUROPE LTD
20110493
20-24-05
BARC GB 22
GB42BARC20240520110493

SWISS FRANC ACCOUNT
VIEWSONIC EUROPE LTD
84418366
20-24-05
BARC GB 22
GB81BARC20240584418366

1) ViewSonic Europe Ltd is fiscally represented by Gaston Schul VAT BV
NL801238055B01 Noorderpoort 101, 5916 PJ Venlo
2) Goods customs cleared and delivered under VAT number
NL857275215B01
3) 0% VAT shifts, EC supply of goods according to Article 138,1 and
Article 197,1, b Directive 2006/112/E.C.

Terms and Conditions of Sale ("Terms")

- Definitions:** "Purchaser" - The purchaser named in the order to which these Terms apply. "ViewSonic" - ViewSonic Europe Limited, CRN: 3131161 (England). "Products" - all items ordered in the said order.
- Prices:** Prices for Products (exclusive of all taxes, transport and insurance costs) may be obtained from ViewSonic upon request. ViewSonic reserves the right to revise prices for Products from time to time at its absolute discretion. Purchaser shall not be entitled by reason of any set-off, counterclaim, abatement, or other similar deduction to withhold payment of any amount due to ViewSonic.
- Payment:** On acceptance of any order ViewSonic shall issue an invoice for the Price, Payment terms shall be as agreed in writing by ViewSonic. Purchaser will pay all applicable taxes unless the appropriate resale exemption certificate has been provided to ViewSonic prior to shipment or ViewSonic agrees in writing that the sale is otherwise exempt.
- Acceptance:** Acceptance of any order is subject to credit approval of Purchaser and (subject to clause 15 below) strictly on these Terms notwithstanding the provisions of any order. No conduct by ViewSonic shall constitute acceptance of any terms put forward by the Purchaser.
- Delivery:** Delivery Terms are as per Incoterms 2020 and shall be as agreed by the parties at the time of each purchase order and confirmed in a written order confirmation issued by ViewSonic. ViewSonic shall not be liable for any delay caused by events beyond its reasonable control. Purchaser shall report any visible quantity discrepancies or damages to ViewSonic and the carrier in writing immediately upon receipt of the goods. Purchaser shall report concealed discrepancies or damages to ViewSonic and the carrier in writing as soon as possible, but no later than 3 days after receipt of the goods. Purchaser shall provide evidence that any concealed damage did not occur after delivery. Note that the forwarder or carrier's acceptance of the goods serves as proof of correct quantity, faultless wrapping, and loading.
- Transfer of Risk:** Right to possession and control of and risk in Products and responsibility for transport shall pass to Purchaser upon their delivery by ViewSonic to a carrier of ViewSonic's choice or as designated by Purchaser.
- Retention of Title:** Legal title to the Products supplied to Purchase shall remain vested in ViewSonic and shall not pass to Purchaser until all sums due on Purchaser's account have been received in full by ViewSonic.
- Change/Reschedule or Cancellation:** Purchaser may once change/reschedule or may cancel an accepted order by giving written notice at least 5 working days prior to the scheduled shipping date and subject to additional charges as set out below. (If a changed/rescheduled order is cancelled the original shipping date applies in relation to cancellation charges).

Days between scheduled and re-scheduled shipping dates	Reschedule charge	Cancellation charge
6 – 30	3% (of Price of Products)	25% (of Price of Products)
31 – 60	2% "	15% "
61 – 90	1% "	5% "

- Return Policy:** Purchaser agrees to use reasonable efforts to determine whether a Product returned to ViewSonic is defective in material or workmanship. If Purchaser knows or should know that a returned Product is not defective, Purchaser agrees that it will re-box and resell that Product rather than return it to ViewSonic.
- End-User Warranty:** End User warranty period commences from the date the Product is purchased by the End-user. ViewSonic's liability under the End-user warranty is limited to the cost of the defective Product, the repair of the defective product (parts and labour) or, at ViewSonic's option, the replacement of the defective Product with a like Product. Products used by a party for demonstration purposes are warranted as if that party is the initial End-user. Upon sale of such Products, only the remaining term of the warranty will pass to the purchaser. ViewSonic reserves the right to change the terms of the End-user warranty at any time without notice or liability. ViewSonic's End-user warranty policy for each Product is available at <https://www.viewsonic.com/eu/>
- Software:** Purchaser is only authorized to distribute software that is bundled with the Products and must distribute it inside the package and without advertising a separate price. The Purchaser must also require all entities in its distribution channel to follow the same guidelines. The Purchaser cannot remove the current EULA that accompanies the Products or modify the software in any way, including reproduction, enhancement, reverse engineering, or altering proprietary notices. Purchaser is only authorized to distribute software that is bundled with the Products and must distribute it inside the package and without advertising a separate price. The Purchaser must also require all entities in its distribution channel to follow the same guidelines. The Purchaser cannot remove the current EULA that accompanies the Products or modify the software in any way, including reproduction, enhancement, reverse engineering, or altering proprietary notices.
- Indemnification:** ViewSonic shall indemnify and hold harmless Purchaser against all damages, losses, costs and liabilities (including reasonable legal costs) resulting from any claim that Products as supplied infringe third party rights, provided that Purchaser promptly gives ViewSonic written notice of the claim and permits ViewSonic to take over the defense. Purchaser shall indemnify and hold harmless ViewSonic against all damages, losses costs and liabilities (including reasonable legal costs) arising in relation to Products from any act or omission of Purchaser or its employees, agents or sub-contractors.
- Limitation of Liability:** Except as herein no express warranties are given and all implied warranties (including any of satisfactory quality and fitness for purpose) are excluded to the fullest extent permitted by English Law. ViewSonic shall not be liable to Purchaser for any loss of profits, future business, or goodwill, or payments due to third parties or any other indirect or consequential losses and (subject to liability for death or personal injury arising through negligence) ViewSonic's entire liability under these Terms shall be limited to the Price of the Products.
- Confidentiality:** Both parties agree to keep all confidential information (including but not limited to information about the products, trade secrets, and commercial information) confidential and not to use it for their own purposes or disclose it to any third party without the prior written consent of the other party during and after the term of this agreement. This obligation does not apply to information that is already known to the party, is already public knowledge, or lawfully obtained from a third party
- Amendments:** Save as expressly provided in this Terms, no amendment or variation of this Terms shall be effective unless in writing and signed by a duly authorised representative of each of the parties to it.
- Notices:** Notices must be given in writing and will be considered effective the first working day after being faxed, upon personal delivery, or five (5) days after being sent by registered or certified mail to the address listed in the Terms or any other address designated by the party with at least ten (10) days' written notice. Notices delivered by any other method are effective upon actual receipt by the other party.
- Governing Law and Jurisdiction:** This Terms shall be governed by and construed in accordance with the laws of England and Wales and each party hereby irrevocably submits to the jurisdiction of the English and Welsh courts.