



## Terms and Conditions

1. These conditions apply to all contracts & orders placed with the company, any amendment to these conditions or any other conditions which you seek to impose will be inapplicable unless expressly accepted by us in writing by a Company Director. Our quotations are not offers and no contract shall come into existence unless and until we have accepted in writing your order to carry out the service or supply the products specified in the quotation.
2. All contracts shall be deemed to incorporate these terms and conditions. No variation or addition to them shall form part of any contract unless specifically accepted by the Company in writing and signed by the Company Managing Director. They shall override and take the place of any other terms and conditions in any other document or other communication used by the buyer in concluding the contract with the Company.
3. As descriptions, drawings, specifications and other particulars however issued or given by us or on behalf of us are intended to present general idea only of the products and services and will not form part of the contract or give rise to any liability on our part unless we expressly agree to the contrary in writing.
4. We shall use reasonable endeavours to deliver the products and/or complete the contract within the time agreed but we shall not be liable in any circumstances for any loss or damage of any kind whatsoever caused directly or indirectly by any delay in the delivery of the products and/or the completion is not of the essence of the contract.  
Any time for delivery and/or completion of the contract (quoted or not) shall be extended by reasonable period if delivery and/or completion of the contract is hindered or delayed by any reason not entirely within our control (including but not limited to industrial disputes or action whether at our plant or not and shortage of materials or components parts caused otherwise than by our fault) or by any instruction or lack of instruction from you.
5. The price quoted does not include Value Added Tax. The price payable by you will be increased by the value added tax payable (if any) in respect of the supply of goods or services hereunder.  
If you do not pay any amount within 30 days of the date of the invoice interest shall be payable by you on the amount outstanding for the period beginning with the due date and ending with the date of payment at the rate of 3% over the Barclays Bank PLC base rate.  
So long as any payment due from you to us is outstanding whether under the same contract or any other contract or transaction we shall be entitled to withhold delivery of products (even if the property therein has passed to you and/or they have been paid for) or suspend work on a contract.
6. Title in the goods do not transfer to the Customer until we have received payment in full of all sums then owed to us.
7. The price is based on the cost to us of materials, labour, transport and conforming to statutory obligations ruling at the date of quotation (or if there be no quotation, of your order). If between that date and the date of completion of the work, an increase occurs in any of those costs then the price shall be amended by the amount of such increase.  
In addition you will pay to us any extra costs incurred as a result of delay in receipt by us of correct information required from you, variation or suspension of work by your instructions or due to your lack of instructions or outstanding payments or interruptions, alterations, delays, mistakes, work overtime or working usual hours for which we are not responsible.
8. The contract will only include such goods or services as we have specifically agreed in writing to supply or undertake.  
The price quoted or agreed only covers the provisions of safety equipment specifically stated in our quotation  
When electric power is required you are liable for the supply to your mains and it will be necessary for you to carry out all electrical wiring work between your mains, motor and starters and other electrical apparatus, the cases of contracts for mechanical handling equipment requiring electrical apparatus we include for the supply of the necessary electric motor but we do not include for the supply of the starter or control gear, unless otherwise stated.
9. Any notice which either party wishes to give under the contract shall be sent by prepaid letter post to the last known address of the other and shall be deemed to have been received within two days after the day of posting. Any reference to the date of notification shall relate to the deemed dates of receipt.
10. The Company reserves the right to amend its terms and conditions of trade at any time without notice and a full copy of the updated terms and conditions of trade can be obtained from the company by request.
11. These conditions will be governed by and interpreted in accordance with English Law.