

CAMPION FENCING - TERMS & CONDITIONS

Any quotation is given on the following conditions:-

1) The Site is to be cleared ready for our installers to fix the fencing in one operation. Any clearing done by our installers will be charged at cost unless included in our quotation. Extra journeys for installers (if any) to be charged.

2) Ordinary digging only is allowed for. Any digging through concrete, rock chalk or other hard substances, or in waterlogged ground, where not advised by the Customer or apparent on visual inspection, to be charged at extra cost.

3) We cannot be responsible for any damage to pipes or other subterranean obstructions on or near the line of fencing unless so informed of their existence prior to commencement of work, or for wind, flood, fire or other damage after erection of fence. It is the responsibility of the Customer to supply any drawings indicating the location of any underground services on or near the line of fencing and to inform our installers of the same.

4) Our installers have instructions to take every reasonable care, but we cannot be responsible for damage to paths, shrubs etc. , and our quotation does not allow for any making good unless specifically stated.

5) Quotations given for repairs are given on the basis that there has been no further deterioration between the time of our inspection and the commencement of work. No new materials will be supplied beyond those allowed for in our quotation.

6) Goods and materials delivered to the job/site shall remain the property of Campion Fencing until they have been installed and payment in full made by the Customer, who shall be responsible for their safe custody and for any damage thereto, until the Contract has been executed. If we are for any reason whatsoever, unable to proceed with our work, we reserve the right to remove our property immediately. After completion of the contract a reasonable time shall be allowed for us to clear any unused goods or materials.

7) Terms of payment to be Net 30 days unless otherwise stated on our quotation. Where Contracts are delayed for the Customer's convenience, materials delivered and labour to date to be charged, terms of payment to be mutually arranged. If not paid when part account becomes due, we reserve the option of cancelling any balance of the Order. Where execution of the Order extends over one month, goods delivered and work completed to be charged at the end of the month.

8) No terms of payment or Maintenance, Retention, Penalty or Guarantee Clause, which may be contained in any Main Contract, shall be deemed to have been entered into by us unless these Terms or Clauses have been specifically endorsed on the Sub- Contract placed with us and which we have confirmed in writing as being acceptable.

9) Acceptance of our Estimate or Tender will be considered an acceptance of the conditions and are not to be over-riden by any conditions attached to your order unless such conditions have been accepted and confirmed by us in writing.

10) All goods are offered subject to being unsold on receipt of reply. Quotations given and orders accepted are only on the understanding that no liability is incurred through delay, or circumstances beyond our control, or non-delivery from any cause.

11) Prices quoted are valid for thirty days from the date of our quotation unless otherwise stated. Beyond this time we reserve the right to review our offer.