

## Lintel Price List

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March 2011



The only complete range of lintels hot-dip galvanized after manufacture

OUTER LEAF mm	250-265 CAVITY WALLS				270-285 CAVITY WALLS				290-305 CAVITY WALLS				310-325 CAVITY WALLS			325-340 CAVITY WALLS			350-365 CAVITY WALLS			275-310 CAVITY WALLS			295-325 CAVITY WALLS			315-345 CAVITY WALLS			215 INNER CAVITY WALLS			150 OUTER STONE CAVITY WALLS						EAVES			
	100				100				100				100			100			100			100			100			100			100			100			130-150						
CAVITY mm	50-65				70-85				90-105				110-125			125-140			150-165			50-65			70-85			90-105			50-65			70-85			90-105			50-90 90-110			
INNER LEAF mm	100-115				100-115				100-115				100-115			100-115			100-115			125-140			125-140			125-140			190-215			100-115						100-115			
LOADING	STANDARD	MEDIUM	HEAVY	EXTRA HEAVY	STANDARD	MEDIUM	HEAVY	EXTRA HEAVY	STANDARD	MEDIUM	HEAVY	EXTRA HEAVY	STANDARD	HEAVY	EXTRA HEAVY	STANDARD	HEAVY	EXTRA HEAVY	STANDARD	HEAVY	EXTRA HEAVY	MEDIUM	HEAVY	EXTRA HEAVY	MEDIUM	HEAVY	EXTRA HEAVY	MEDIUM	HEAVY	EXTRA HEAVY	HEAVY	HEAVY	HEAVY	MEDIUM	HEAVY	MEDIUM	HEAVY	MEDIUM	HEAVY	MEDIUM	HEAVY	MEDIUM	HEAVY
	LINTEL	CB50	CB50HD	HS50	HDX50	CB70	CB70HD	HS70	HDX70	CB90	CB90HD	HS90	HDX90	CB110	HS110	HDX110	CB125	HS125	HDX125	CB150	HS150	HDX150	CB 50/130	HS 50/130	HDX 50/130	CB 70/130	HS 70/130	HDX 70/130	CB 90/130	HS 90/130	HDX 90/130	HS 50/200	HS 70/200	HS 90/200	CB 150/ 50/100	HS 150/ 50/100	CB 150/ 70/100	HS 150/ 70/100	CB 150/ 90/100	HS 150/ 90/100	CBEV50	CBEV90	
CATALOGUE PAGE	14				15				16				17			18			19			20			21			22			23			24						24	N/A		

LENGTH mm	ARCHFORM			LENGTH mm	ARCHFORM		
	SPAN mm	TO SUIT OPENING mm	PRICE		SPAN mm	TO SUIT OPENING mm	PRICE
475	450-500	51.77	1375	1350-1400	96.96		
625	600-650	58.16	1525	1500-1550	115.41		
675	650-700	71.63	1675	1650-1700	134.54		
775	750-800	71.63	1775	1750-1800	134.54		
925	900-950	76.72	1925	1900-1950	167.95		
1025	1000-1050	83.47	2125	2100-2150	182.49		
1075	1050-1100	83.47	2225	2200-2250	197.80		
1125	1100-1150	90.26	2375	2350-2400	203.46		
1225	1200-1250	90.26	2425	2400-2450	227.02		

CAVITY WALL mm	EXTRA HEAVY DUTY LONG LENGTH			EXTREME DUTY LONG LENGTH		
	250-265	270-285	290-305	250-265	270-285	290-305
OUTER LEAF mm	100	100	100	100	100	100
CAVITY mm	50-65	70-85	90-105	50-65	70-85	90-105
INNER LEAF mm	100-115	100-115	100-115	100-115	100-115	100-115
LINTEL	SX50	SX70	SX90	XHD50	XHD70	XHD90
PRICE PER METRE	399.90	403.64	459.57	728.43	728.43	728.43

### Lintel Soffit Cover

Available in White only.

The 'Supergalv' lintel soffit cover is designed to slip over the front flange of any external wall lintel to provide an aesthetically pleasing appearance in locations where the front flange of the lintel would be exposed.

The lintel soffit cover is manufactured in white to match UPVC window frames.

Soffit covers are available in a range of standard lengths and should be ordered in the next length above the opening size e.g. for a 930mm opening, use a 1200mm soffit cover.



### Render Key Sleeve

Available in White only.

This heavier gauge version of the soffit cover has keying ribs on the underside to accept a rendered finish.

The rendered key sleeve is available ex-stock and fits all standard lintels removing the need to manufacture special lintels and avoids the health and safety implications of welding mesh to the underside of the flange.



LENGTH mm	PRICE
900	9.15
1200	12.23
1500	15.27
1800	18.35
2100	21.40
2400	24.41
2700	27.47
4500	45.79

Only sold in packs of 20no.

EAVES WITH ATTIC TRUSS	100 INTERNAL WALL			140 INTERNAL WALL			215 SOLID WALL			100 EXTERNAL WALL			TIMBER FRAME		INTERNAL DOORS		OUTER LEAF mm		
100	100-115			140-150			200-215			100			100		CAVITY mm				
50-65	70-85	90-105	100-115	100-115	140-150	140-150	200-215	200-215	200-215	200-215	100-115	100-115	100-115	100	100	100			
HEAVY	MEDIUM	HEAVY	EXTRA HEAVY	MEDIUM	HEAVY	EXTRA HEAVY	MEDIUM	MEDIUM	HEAVY	LIGHT	MEDIUM	HEAVY	STANDARD	MEDIUM	LIGHT	MEDIUM			
AT50	AT70	AT90	SB100	SB100 HD	SB100 HDX	SB140	SB140 HD	SB140 HDX	SBL200	OB190	DC200	MBL	LA	EV100	TF50	TF50HD	INT100	INT100 HD	LINTEL
98.16	92.06	92.06	38.98	54.56	101.92	49.26	56.67	107.55	68.10	60.64	107.58	21.50	34.49	39.70	25.73	67.75	26.10	750	
117.75	110.49	110.49	45.50	63.45	122.32	59.44	66.60	129.04	84.25	72.72	129.12	25.98	40.23	47.10	30.54	81.28	14.42	900	
136.21	128.94	128.94	53.92	69.58	142.70	70.06	76.78	150.63	94.87	84.79	150.64	31.19	47.89	55.07	35.87	97.31	16.53	1050	
156.80	143.33	143.33	59.90	75.31	199.39	80.14	92.77	172.18	110.51	96.85	172.18	35.66	54.97	63.25	41.03	111.25	18.36	1200	
176.37	161.78	161.78	69.94	89.71	220.95	90.90	99.63	193.57	121.21	108.86	193.70	39.97	64.01	70.42	49.16	125.13	20.61	1350	
192.45	187.89	187.89	75.04	94.12	245.56	103.25	113.81	215.10	141.11	123.23	215.19	44.41	70.84	77.96	53.47	139.08	23.07	1500	
219.28	203.74	203.74	105.76	146.21	203.90	124.00	157.76	236.60	155.04	135.54	236.70	48.78	81.95	92.86	65.19	152.95	26.01	1650	
240.56	222.26	222.26	114.79	149.08	224.30	134.79	172.78	258.12	174.67	147.84	258.21	53.23	89.37	100.94	70.97	166.83	28.57	1800	
267.04	240.77	240.77	130.62	159.53	244.68	131.40	188.58	279.64	185.01	160.02	279.73	57.58	103.38	131.20	80.60	180.71	31.02	1950	
284.42	272.77	272.77	138.72	173.24	265.07	166.09	202.18	301.10	204.44	182.65	301.27	62.03	113.67	141.15	88.30	194.65	33.52	2100	
319.97	306.89	306.89	149.24	188.92	285.42	183.14	213.68	322.64	227.07	200.83	322.76	67.35	126.39	161.95	108.03	208.56	36.01	2250	
341.29	327.34	327.34	160.82	207.09	305.84	192.31	220.77	344.18	246.25	214.44	344.20	73.05	134.09	172.67	118.12	222.46	38.52	2400	
362.63	347.81	347.81	173.51	210.98	326.19	203.79	234.73	365.69	266.58	227.69	365.70	80.01	162.29	211.34	135.68	236.36	40.99	2550	
383.96	368.27	368.27	184.41	225.25	346.61	215.75	248.96	387.21	287.60	241.10	387.23	87.01	171.61	234.88	143.57	250.27	43.50	2700	
			278.97	339.45	366.98	312.77	427.75		379.34	266.77	446.09	94.02	190.98	249.30	181.52	264.18	46.01	2850	
			295.68	357.27		325.60	450.29		402.35	280.82	469.58	101.03	224.84	262.41	194.40	278.08	48.52	3000	
			326.70	393.03		367.15	495.36		443.24		518.91	111.04	274.90	321.50	217.34	305.87	51.03	3300	
			358.39	409.92		394.48	540.33		489.91		566.07	121.05	305.19	350.70	302.35	359.99	53.54	3600	
			462.94			508.27			567.54		682.74	131.06	330.62	401.40	338.82	389.97	56.05	3900	
			509.93			552.25			607.51		757.95	141.07	350.70	432.24	419.98		59.56	4200	
			570.54			636.77			723.76		901.72	151.08	463.09	449.98			62.07	4500	
			625.64			682.52			781.78		961.81	161.09	493.90	479.97			64.58	4800	

Prices in black type are standard delivery.

Prices in red type are special delivery - 7 days.

To order, state lintel type and overall length.

Allow for minimum end bearing of 150mm.

Prices are £ per lintel, and exclude VAT.

- no mesh: NM = extra 30%
- full mesh: FM = extra 30%
- no drip: ND = extra 30%
- closer plate: CP = extra £51.71 per metre
- insulated box lintels: extra 5% to standard price



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# THE BIRTLEY BAY 6

## CORNER WINDOW SUPPORT SYSTEM



The easy way to support cavity walls above corner windows, bay windows and sun lounges.

- Uses standard components available ex-stock
- Easy to transport and handle
- No special drawings or design work needed
- Suits most standard wall constructions
- Hot-dip galvanized after fabrication

System is intended for use in light duty loading conditions with timber floors and roofs.

Do not use to support pre-cast concrete floors.

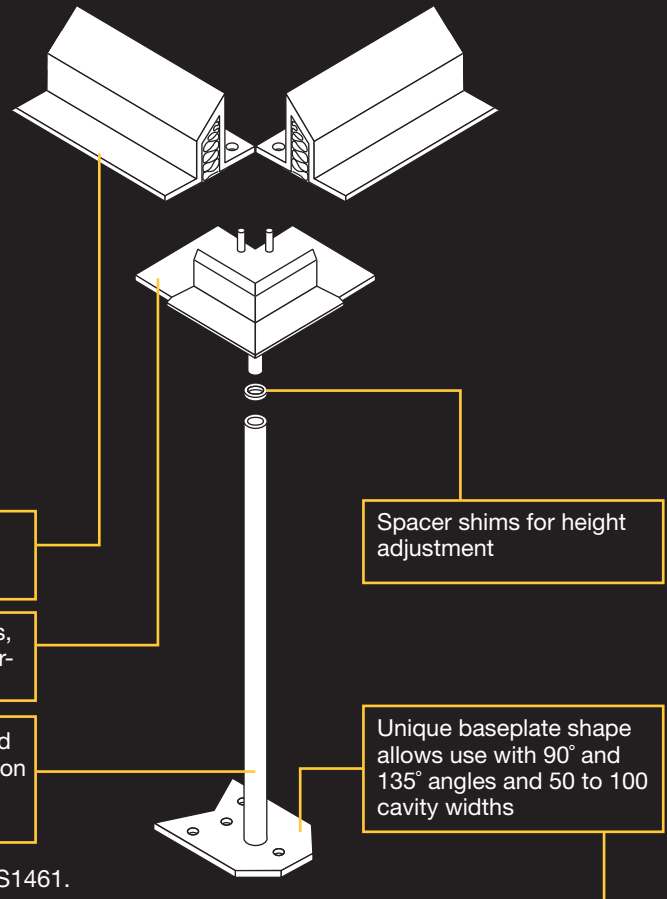
Maximum load per post: 10kN

If in doubt contact technical department for advice.

Standard ex-stock lintels have hole punched in each end of rear flange for galvanizing purposes, this locates over dowel on top plate of post cap

Cap plate manufactured in 6 types, to suit 90° and 135° angles, and for 50, 70, and 90 cavity widths, 150 long spigot on underside locates into post

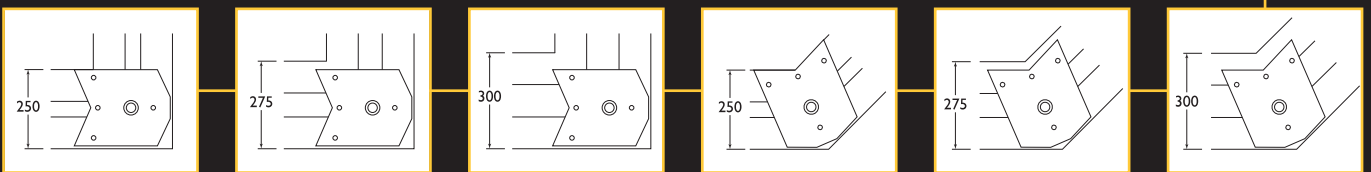
Post stocked in two lengths, 1645 long for below sill fixing and 3000 long for fixing at foundation level (cut to required length on site) 48.3 dia x 5 circular section allows post to be rotated to desired position



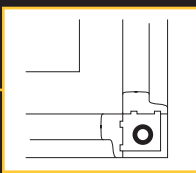
Spacer shims for height adjustment

Unique baseplate shape allows use with 90° and 135° angles and 50 to 100 cavity widths

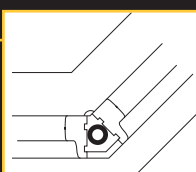
All components are hot-dip galvanized after fabrication to BS1461.



With baseplate set 10mm from face of wall, post sits in cavity immediately behind outer leaf. This is the optimum position to accommodate post within junction of window frames



All measurements are shown in millimetres.



PART NUMBER	DESCRIPTION	RECOMMENDED LINTEL	WEIGHT (KG)	PRICE
P1645	support post - 1645 long		9	295.30
P3000	support post - 3000 long		14	358.90
T90/250	90° cap plate - 250-265 walls	CB50	8	335.96
T90/270	90° cap plate - 270-285 walls	CB70	8	335.96
T90/290	90° cap plate - 290-300 walls	CB90	8	335.96
T135/250	135° cap plate - 250-265 walls	CB50	7	369.56
T135/270	135° cap plate - 270-285 walls	CB70	7	369.56
T135/290	135° cap plate - 290-300 walls	CB90	7	369.56
S10	spacer shim - 10 deep			4.65

# Supergalv Lintels - Standard Terms and Conditions of Sale

In these conditions "the Company" means Birtley Building Products Limited and "the Goods" means the goods items and/or materials supplies pursuant to the contract of which these conditions form part.

## 1. General

- (1) Any quotation is not an offer, and no contract shall come into existence unless and until the Company has accepted in writing the Buyer's signed official order to supply the goods specified in any quotation
- (2) If on any point these general conditions are inconsistent with the express terms of this contract the express terms shall prevail subject only to clause 5 hereof.
- (3) If subsequent to this contract, any contract for sale is concluded with the same Buyer by letter e-mail facsimile teleprinter telex or orally, or in some other way or by any combination of these, without express reference to these general conditions, it shall be a term of such a contract that these general conditions of sale apply to such contract.
- (4) The Company will not be bound by any written or verbal statement representation or warranty unless the same is specifically incorporated in the Buyer's order and acknowledged by the Company and in that event the Company may clarify the point and submit a new quotation.
- (5) Verbal, telephone, telex and telegraphic or telex message orders will be executed at the Buyer's risk only and must be confirmed in writing and received by the Company within 72 hours.
- (6) Notwithstanding anything contained in the Buyer's conditions of contract relating to any contract between themselves and the Company, or in any subsequent acknowledgement of this contract by the Buyer, the Company's conditions of sale shall apply and take precedence over all other conditions.
- (7) Any typographical, clerical or other error or omission in any sales literature, quotation, price list, acceptance of offer, invoice or other document or information issued by the Seller shall be subject to correction without any liability on the part of the Seller.
- (8) The Seller reserves the right to make any changes in the specification of the Goods which are required to conform with any applicable statutory or EC requirements or where the Goods are to be supplied to the Seller's specification, which do not materially affect their quality or performance.

## 2. Prices

- (1) Unless fixed prices have been expressly agreed by the Company the price payable by the Buyer shall be the Company's ruling price at the date of despatch of each delivery. Prices include delivery unless otherwise stated and are subject to the addition of VAT.

## 3. Payment

- (1) Payment is due in net cash by the end of the month following the month of delivery unless otherwise agreed in writing at the time of acceptance of the order.
- (2) In the case of sums paid to the Company by cheque, payments shall be deemed to have been made when the Company's bank account has been credited with the amount for which the cheque is drawn, and not before.
- (3) The Company reserves the right to charge interest on a monthly basis at a figure equivalent to the current bank lending rate plus six per cent (6%) on all monies due but unpaid until such payment has been made and all accounts cleared to the satisfaction of the Company.
- (4) In the event of any dispute the Buyer shall not be entitled to withhold payment of the price of the goods or any agreed payments or to any right of set-off against any payment due to the Company under this or any other contract.
- (5) For the avoidance of doubt no provision for reducing or avoiding payment to the Seller by the Buyer where any customer of the Buyer becomes insolvent shall be accepted by the Seller under any circumstances in this or any other contract between the Buyer and the Seller.

## 4. Termination

The Company shall be entitled, without prejudice to the Company's other rights and remedies, either to terminate wholly or in part any or every contract between the Company and the Buyer and to suspend any further deliveries in any of the following events:-

- (a) Non-compliance by the Buyer with the Company's terms of payment;
- (b) If the customer has failed to provide a letter of credit or guarantee, bill of exchange or any other security required by the contract.

## 5. Insolvency of buyer

- (1) This clause applies if:
  - (a) the Buyer makes any voluntary arrangement with its creditors or (being an individual or firm) becomes bankrupt or (being a company) becomes subject to an administration order or goes into liquidation (otherwise than for the purposes of amalgamation or reconstruction); or
  - (b) an encumbrancer takes possession, or a receiver is appointed, of any of the property or assets of the Buyer; or
  - (c) the Buyer ceases, or threatens to cease, to carry on business; or
  - (d) the Seller reasonably apprehends that any of the events mentioned above is about to occur in relation to the Buyer and notifies the Buyer accordingly.
- (2) If this clause applies then, without prejudice to any other right or remedy available to the Seller, the Seller shall be entitled to cancel the Contract or suspend any further deliveries under the Contract without any liability to the Buyer, and if the Goods have been delivered but not paid for the price shall become immediately due and payable notwithstanding any previous agreement or arrangement to the contrary.

## 6. Title

- (1) Until payment has been made to the Company of all monies owing to the Company from the Buyer for the Goods supplied and any work carried out under the terms of the contract
  - (a) the Goods so supplied shall be held by that Buyer as bailee for the Company and it shall be an express term of this Contract that all legal and equitable title in the goods shall remain in the Company until such payments have been made. All express terms of the contract shall be read subject to this clause and in the event of any of the express terms being inconsistent with this clause, this clause shall prevail.
  - (b) The Buyer shall permit the servants or agents of the Company to enter on the Buyer's premises and to repossess the goods at any time prior to such payment.
  - (c) Although title to the goods shall not pass to the Buyer until the Buyer has paid their price to the Seller, the Seller shall be entitled to sue for their price once payment has become due.
- (2) The Buyer shall only be at liberty to resell the goods purchased from the Company prior to the passing of title on the understanding that if it does resell the goods then it will hold on trust for the Company so much of the proceeds of sale received by it, under contracts which include any of the goods hereby sold either in their original or altered state, as are necessary to discharge payment in full to the Company.
- (3) The Buyer shall keep the Goods separate and distinct from all of its other goods and property and shall only be at liberty to mix the goods with others or use them in the process of manufacture prior to the passing of title with the consent of the Company in writing, which such consent shall not be unreasonably withheld providing that suitable guarantees are given by the Buyer to discharge payment in full at the due date under this contract for sale to the Buyer.

## 7. Lien

In addition to any rights of lien which the Company may have, the Company shall in any of the events described in clause 4 above have a general lien over all goods of the Buyer then in possession of the Company for any monies due to the Company but unpaid.

## 8. Delivery

- (1) Any date specified by the Company for delivery is not in any way a guaranteed delivery date and accordingly time shall not be of the essence of the contract and the Buyer shall have no right to damages or to cancel the order for failure for any cause to meet any such date.
- (2) The Company will endeavour to comply with any reasonable request by the Buyer for postponement of delivery but shall be under no obligation to do so and the customer is obliged to take delivery as agreed under the contract. Where postponement is agreed by the Company in writing the Buyer shall if required pay all costs and expenses including a reasonable charge for storage occasioned thereby and any costs incurred by the Company in relation to any insurance payments reasonable made by it.

## 9. Limitation on Liability

- (1) Every effort is made to ensure sound material and good workmanship, but the Company gives no warranty, expressed or implied, of material, workmanship or fitness of goods for any particular purpose, whether such purpose be known to the Company or not. The Company warrants that the goods are within usual tolerances as to quality and finish but in the event of any material or workmanship proving defective the Company will rectify or replace such material at the place of delivery and in the condition originally specified, or if rectification or replacement is not practicable, will credit the value of the goods at the invoice price, if required in writing to do so, provided always that the claim is made and admitted and the material is returned within 6 months from the date of invoice. The Company's liability in respect of or consequent upon any such defect, whether in original or replaced material or workmanship, is limited as aforesaid and does not extend in any circumstances to cover any other expenditure incurred nor any consequential damages or loss of profit.
- (2) The Company accepts no liability of any kind where any goods have been misused in any manner following delivery.
- (3) Save that the Company does not seek to exclude liability for death or personal injury resulting from the negligence of itself, its servants or its agents, the Company shall not be liable for any direct or indirect costs, damages or expenses or consequential loss relating to damage to property or injury or loss to any person, firm or Company, or for any loss of profits or production arising out of or occasioned by any defect in or failure of goods or materials or parts thereof supplied by the Company and the Buyer shall indemnify the Company in respect of all claims made or proceedings taken against the Company by any third party in respect thereof.
- (4) The Seller's employees or agents are not authorised to make any representations concerning the Goods unless confirmed by the Seller in writing. In entering into the Contract the Buyer acknowledges that it does not rely on such representations which are not so confirmed.
- (5) Any advice or recommendation given by the Seller or its employees or agents to the Buyer or its employees or agents as to the storage, application or use of the Goods which is not confirmed in writing by the Seller is followed or acted upon entirely at the Buyer's own risk, and accordingly the Seller shall not be liable for any such advice or recommendation which is not so confirmed.
- (6) The Company's liability whether in respect of one claim or in the aggregate arising out of any contract shall not exceed the purchase price payable under the contract

## 10. Risk

Risk in respect of the Goods shall pass upon delivery. When goods are delivered by the Company's own transport, delivery shall be deemed to take place at the moment the goods are lifted from the delivery vehicle. When goods are delivered by other means of transport delivery shall be deemed to take place when the goods are loaded on to the road or rail vehicle used. Delivery shall at all times be on hard roads, only to the address stated on Buyer's order and be subject to Haulage Contractor's Conditions.

## 11. Defective Delivery and Damage in Transit

- (1) No claim for damage to the Goods in transit will be considered by the Company unless:-
  - (a) Any appropriately qualified signature, e.g. "Material received damaged, (signed)" is clearly made by the Customer on the delivery note; and
  - (b) The Company is advised in writing, in addition to (a) above, within seven days of receipt of material.
- (2) No allowance for claims for short weight measure or delivery will be made unless the Company is given an opportunity for verifying same within three days.

## 12. Force Majeure

The Seller shall not be liable to the Buyer or be deemed to be in breach of the Contract by reason of any delay in performing, or any failure to perform, any of the Seller's obligations in relation to the Goods, if the delay or failure was due to any cause beyond the Seller's reasonable control. Without prejudice to the generality of the foregoing, the following shall be regarded as causes beyond the Seller's reasonable control:-

- (1) Act of God, explosion, flood, tempest, fire or accident;
- (2) war or threat of war, sabotage, insurrection, civil disturbance or requisition;
- (3) acts, restrictions, regulations, bye-laws, prohibitions or measures of any kind on the part of any governmental, parliamentary or local authority;
- (4) import or export regulations or embargoes.

## 13. Indulgence to Buyer

The Company's rights and remedies shall not be prejudiced by an indulgence or forbearance to the Buyer and no waiver by the Company of any breach of the contract by the Buyer shall operate as a waiver of any subsequent breach.

## 14. Despatch Abroad

- (a) Goods despatched abroad shall be deemed to have been inspected by the Buyer's agent or representative prior to despatch from the Company's works as no responsibility can be accepted by the Company after goods are consigned for shipment and the Company shall be under no obligation to give the Buyer the notice specified in Section 32(3) of the Sale of Goods Act 1893.
- (b) The Buyer shall be responsible for complying with any legislation or regulations governing the importation of the Goods into the country of destination and for the payment of any duties on them.

## 15. Sub Contractors

The Company shall be entitled to appoint one or more sub-contractors to carry out all or any of its obligations under any contract.

## 16. Indemnity

The Buyer shall indemnify the Company against all actions, costs, (including the cost of defending any legal proceedings) claims, proceedings, accounts and demands in respect of any infringement or alleged infringement of patent rights, registered design or similar protective rights resulting from compliance with the Buyer's instructions or specification, whether express or implied.

## 17. Lifting and Unloading

Bundling of materials is carried out only as a means of identification and/or separation and for safety reasons the bundling wires or strapping must not be used for lifting purposes.

## 18. Testing and Inspection

- (1) Testing and inspection if specified by the Buyer or his agent shall be at the Company's works and such testing and inspection shall be final and conclusive as to the results thereof.
- (2) The Company shall not be obliged to produce test and performance certificates or safety critical certificates unless requested by the Buyer and accepted by the Company in writing. The Company may charge a reasonable fee for any such certificate supplied.
- (3) The Buyer shall pay for all test pieces which comply with specification.

## 19. Literature

Illustrations, weights, measures, performance capabilities, application suitability information and other data set out in the sales literature of the Company are statements of opinion and are provided for information only and form no part of the Contract.

## 20. Cancellation

Cancellation of orders, in whole or in part, cannot be accepted without the consent in writing of the Company and on condition that all costs and expenses incurred by the Company up to the time of cancellation, and all loss of profits and other loss or damage resulting to the Company by reason of such cancellation will be reimbursed by the Buyer to the Company forthwith.

## 21. Applicable Law

The construction validity and performance of this contract shall be governed by the laws of England, and the Buyer hereby expressly submits to the jurisdiction of the English Courts.



Birtley Building Products, Ltd Mary Avenue, Birtley, County Durham DH3 1JF  
Tel: 0191 410 6631 Fax: 0191 410 0650  
Email: Info@Birtley-Building.co.uk Internet: www.birtley-building.co.uk