

Website Use Terms and Conditions

CONDITIONS OF WEBSITE USE.

"It is a condition of use of the Website that you accept and agree to the following Terms and Conditions of Barnes Fencing Supplies Ltd. No other terms shall apply unless stated below. These terms may be varied by Barnes Fencing Supplies Ltd from time to time and revised terms, will be deemed to apply at the relevant time in respect of your use of the Website. By proceeding to use the Website you agree to be bound by the following:-
- Barnes Fencing Supplies Ltd, reserves the right to alter or delete material from the Website at, any time and may, at any time, revise these terms by updating this posting.

You are bound by any revision and should therefore periodically visit this page to review the then, current terms. Whilst Barnes Fencing Supplies Ltd, uses reasonable efforts to include accurate and, up to date information in the Website, Barnes Fencing Supplies Ltd, makes no warranties or, representations as to the accuracy of any information given. Barnes Fencing Supplies Ltd, assumes, no liability for any errors or omissions in the content of the Website. Barnes Fencing Supplies Ltd, has not reviewed and does not review the sites that are linked to this Website and is not responsible, for the content of nor any liability arising in respect of any off-site pages or any other sites linked, to the Website.

Although Barnes Fencing Supplies Ltd, may from time to time monitor or review the materials on, the Website, Barnes Fencing Supplies Ltd, is under no obligation to do so and assumes no, responsibility or liability arising from any such content. Barnes Fencing Supplies Ltd, makes no representation or warranty about the accuracy, or suitability of any content on the Website and all other implied warranties are excluded to the, fullest extent permissible under English law.

By using the Website you hereby agree not to rely on any of the information contained herein. Under no circumstances shall Barnes Fencing Supplies Ltd, be liable for any direct, incidental special, consequential, indirect or punitive loss or damages that result from the use of the materials on the, Website or the materials on any sites linked to the Website or any services offered on the Website. The Website was built and edited by Watford Signs Limited, but is controlled and operated by, Barnes Fencing Supplies Ltd, from the United Kingdom and complies with English law. Those who choose to access the Website from locations other than the United Kingdom do so on, their own initiative and are responsible for compliance with any applicable local laws and any liability arising in respect of the same."
Barnes Fencing Supplies Ltd (referred to in these conditions as "we" or "us").

GEOGRAPHICAL RESTRICTION

This Website is only intended to be used and accessed ONLY in England Counties (NOT including, Wales, Scotland, Northern Ireland and any UK Islands) or the Republic of Ireland. We cannot accept any orders from these Geographical areas or outside these countries.

Sandy Lane, Northwood, Watford HA6 3HB.

TERMS & CONDITIONS OF SALE

1. In these Conditions of Sale the following terms shall have the following meanings:- "The Company" is Barnes Fencing Supplies Limited. "The building(s)" is the building, erection or construction or the part or parts thereof described in the Order including all items incidental or ancillary thereto as specified in such Order. "The Customer" is the person or persons, firm or company who has agreed to purchase the building(s).

2. No variation of these Conditions shall apply unless confirmed in writing by the Company from its Head Office. No employee, other than a director, has the authority to verbally or in writing, agree any variation of these terms; only a director may do so, in writing.

3. **PAYMENT TERMS.** Subject to the agreed deposit having been paid to the selling agent, the balance of payment is due to the Company 7 days prior to the delivery date notified by the Company (or the driver on delivery). Failure to pay on time will delay delivery. Where the Company is manufacturing a special building to Customer's order, the Company reserves the right to have full payment made before any manufacturing process takes place.

4. All dates and periods of time given or specified by the Company in quotations and contracts are business estimates only and although the Company will use its best endeavours to adhere to any dates or periods of time given, the Company shall not be liable in any way whatsoever for any direct or consequential loss which may result from the delay in the delivery of any building. The Company cannot be held responsible for delays caused by force majeure, adverse weather conditions, strikes, lockouts, civil commotion or by any other cause beyond the control of the Company and such delays shall not be a basis for cancellation of the Order.

5. Where the Customer requires a delay in the immediate processing of an Order, the Company reserves the right to vary the price accordingly.

6. The Customer shall notify the Company if there are any difficulties regarding access from the public highway to the Customer's address where the building(s) are to be delivered and upon such notification the Company reserves the right to make an additional delivery charge. In addition, where the building is being erected by the Company, it is the responsibility of the Customer to ensure that access for the building through the Customer's premises to the erection site is suitable, bearing in mind the size of the building ordered. A charge for wasted time will be made if the access is not suitable.

7. (a) The risk in the building(s) shall pass to the Customer on delivery to the address designated by the Customer and the Customer's liability to the Company for the price will not be affected by any subsequent loss or damage. Until the Company has been paid in full for the building(s), even though the risk shall have passed to the Customer, the property in the building(s) shall not pass to the Customer but shall remain vested in the Company until full payment has been received by the Company and until such time the Customer shall hold the building(s) as Bailee for the Company. Such sums shall not be created as paid until all cheques, bills, etc. have been honoured. In the event of default by the Customer the Company shall be entitled forthwith to repossess any building(s) which remain the property of the Company and the Customer shall for the purpose allow the Company access and entitlement to enter upon any premises where the Customer is in occupation or to where he/she has access and where any such building(s) may be for the purpose of such repossession.

(b) The Customer shall only be at liberty to resell the goods purchased from the Company prior to the passing of title on the conditions that it will hold on trust for the Company so much of the proceeds of the sale as are necessary to discharge payment in full to the Company.

8. The Company reserves the right to make minor alterations to the specification without notice.

9. Illustrations, photographs, descriptions, information and statements contained in the Company's brochures and literature are intended only as a general guide and do not form any contract, nor do the same constitute any representation by or on behalf of the Company.

10. The Customer shall inspect the building(s) on delivery and shall notify the Company in writing within 14 days of any complaint that the building(s) is incomplete and/or damaged and failing such written notification the Customer shall be deemed to have accepted the building(s) as complete and intact.

11. No Guarantee, Warranty or other representation is given by the Company concerning the incidence, prevention or elimination of condensation, nor have its agents authority to give such representations or warranties.

12. For installation purposes, the Customer hereby agrees to allow access during normal working hours, and free use of electricity. The Customer further agrees to be responsible for providing a clear working area including the moving of any shrubs, plants, trees, telephone, TV and electrical cables as necessary.

13. Where the Company undertakes the erection of the building(s) it will ensure that reasonable care and skill is employed in carrying out the work.

No responsibility is accepted for shrinkage of timber which occurs notwithstanding the timber conforming to that specified, or abnormal shrinkage, the result of excessive or rapid heating.

The Company may sub-contract the whole or any part of the work.

14. IT IS THE RESPONSIBILITY OF THE CUSTOMER to ensure that all permissions, approvals and other consents are obtained and the Customer will keep the Company indemnified against all liability costs and expenses which may arise in the event of the building(s) being erected without any necessary permission, approval or consent.

15. It is an express condition that where the Company is undertaking the erection of a building on the Customer's prepared base area that: THE CUSTOMER is responsible to ensure that the base area is complete and constructed to give a level base area of suitable size. If, on the arrival of the Company's installers the base area proves to be unsuitable, the Company will charge for the labour for two men plus all travelling expenses.

16. It is an express condition that the Customer is responsible for ensuring adequate ease of access at the time of delivery. Failing to provide this, the building will be delivered and left for the Customer to arrange its own installation without any reduction in cost.

17. It is an express condition that the Customer shall give full and proper address details sufficient to clearly identify the delivery address.

18. Typographical and/or clerical errors or omissions shall be subject to correction.

19. Any provision in these Conditions which in any way now or subsequently contravenes the law subsisting in the United Kingdom shall be deemed severable and shall not affect any other provision herein.

Sandy Lane, Northwood, Watford HA6 3HB.

Website Use Terms and Conditions

WEBSITE - CONTENT - CODE DESIGN COPYRIGHT

All barnesfencingsupplies.co.uk Website design, text, graphics, the selection and arrangement, thereof and all software compilations, underlying source code, software and all other material on, this Web site are copyright of Watford Signs Limited – 2019 - 4019, or their code or respective, website server technology providers used.

All Photos if supplied or taken by Mr Nigel Rand, are Copyright of Mr Nigel Rand, which remain, copyright upon his death with Mr Nigel Rand, Children, or Watford Signs Limited.

Except the copyright which belongs to any individual, or Photographs supplied by Barnes Fencing, Supplies Limited, or any Photographs supplied by their goods, supply's company's or any individual, who's goods are sold via or shown on this website, including any Garden Buildings, Garden, Accessories, Sheds or Shed Suppliers, Metal or Wooden Fencing or Timber, Wood, Chemicals, Stains, Preservatives, Tools, Fixings, etc.

WEBSITE IMAGES

We Barnes Fencing Supplies Limited, or it's staff or Mr Nigel Rand or Mr Nigel Rand, Children, or Watford Signs Limited, cannot be held liable for any images which taken or are supplied by it's, goods suppliers, individual companies which may incorrect or misleading or in error, to the finished, goods or materials, colours, sizes which are sold by Barnes Fencing Supplies Limited.

WEBSITE - DOMAINS - USE - OWNERSHIP

All website the Domains, Names, including barnesfencingsupplies.co.uk, barnesfencingsupplies.com, barnesfencingsupplies.net, and website, email server space are run and are owned and with the sole, copyright of Watford Signs Limited, but are leased for payable variable fee subscription by the, 01 April for the use of Barnes Fencing Supplies Limited each year.

All Domain Names and this Website and its content, code remain property of Mr Nigel Rand or, Mr Nigel Rand, Children or Watford Signs Limited, are none transferable to Barnes Fencing Supplies, Limited, any individual of Barnes Family member or third parties, without prior notification of, negotiated cost fee agreed in writing with 90 days warning.

All rights reserved. Permission is granted to electronically copy and to print in hard copy portions, of this Web site for the sole purpose of placing an order Barnes Fencing Supplied Limited or for, personal home reference or for a single hard copy of an information page to be downloaded for, personal home use.

Any other use of materials on this Web site, including reproduction for purposes other than those, noted above modification, distribution, resale or re-publication without the prior written permission, of Barnes Fencing Supplied Limited is strictly prohibited under UK Law.

Sandy Lane, Northwood, Watford HA6 3HB.