

Terms & Conditions

1. The "supplier" referred to throughout the conditions shall mean Paradise Shades Pty Ltd. The "client" shall mean the person or company who accepts the terms of this quotation and becomes a party of this contract.
2. If the supplier is prevented from completing the contract through any cause whatsoever beyond the suppliers reasonable control, the client will be liable to pay for all work performed, materials provided and expenses incurred by the supplier, prior to date of cancellation of work.
3. The wording of the specification is to be adhered to by the supplier. The supplier reserves the right to correct errors in calculations and other obvious errors in quotation.
4. The supplier will keep in place a standard Public Risk Policy in respect to itself, its servants and agents, but shall not be under any liability to the client for loss or damage occasioned by its workmen, servants or agents beyond the limits of liability covered by such Public Risk Policy.
5. Work can only commence upon receipt of written order and deposit of 30% of quotation value. A 50% progress payment is due on the day of the installation of hardware and the remaining balance at time of supply or full completion of instalment.
6. The supplier reserves the right to require the client to make progress payments on contracts over \$5,000 to the amount of 80% of the completed work.
7. All site drawings are approximate only and are not to scale, or correct representation of the completed work.
8. The supplier reserves the right to make alterations to heights and structures dimensions as deemed appropriate.
9. If the supplier is attaching to an existing structure/fixing or to a new structure/fixing installed by the client, it is the clients responsibility to ensure that the structure/fixing is capable of supporting the proposed design. If the structure/fixing fails due to being under required specifications, the supplier takes no responsibility for the failure of, during or following the installation, or any damage caused by the failure of the structure. Any alterations or time spent by the supplier rectifying errors will be charged as additional costs.
10. The client understands the possibility of underground cables, pipes or other subterranean hazards being encountered during concrete core drilling and/or excavation and accepts responsibility for any damage that may occur as the result of our installers intercepting underground cables, water pipes, steel reinforcement or any other buried objects. It is the responsibility of the client to mark all underground services and/or supply current drawings of underground services. In signing this agreement, the client accepts the responsibility of any and all damage claims presented to the supplier by any 3rd party if in relation to carrying out the works in the quotation and corresponding sales order.
11. If during project we encounter unknown circumstances which necessitate relocating or altering the design, we reserve the right to vary our costs for extra work entailed.
12. Where excavation is required, the quoted price does not include any costs incurred in excavating rock or rock-like substances or other obstructions, which are encountered during the operation of the contract, including any contaminations encountered. Any costs associated with such excavation will be treated as a variation and charges may apply. (Refer to rock clause and pricing sheet)
13. Any work required to be performed outside of normal business hours shall incur a variation. Works by the supplier's staff delayed onsite through no fault of our own will be charged as a variation, which may include penalty rates if outside of normal working hours.
14. Ownership in and title to any of the goods supplied pursuant to this agreement shall remain with the supplier until such time as full payment has been received for all such goods and all installations and other services supplied pursuant hereto. Any part-payment shall be deemed to be appropriated first towards the cost of services and then towards payment of the goods. Upon default in payment, the supplier reserves the right to enter the client's premises and recover such goods.
15. All engineering and permit costs are the responsibility of the client unless specified in quote.
16. This quotation does not include the removal of any excavation soils from the site unless specified.
17. It is the client's responsibility to understand the design of the product and its suitability for their needs.
18. Any alterations or variations from standard design may incur additional costs to client.

Our Ref _____ Date _____

Total Contract value _____

I have read the conditions above and agree to the terms of the quotation.

Client Signature: _____

Print Name: _____