

C & R CONSTRUCTION SOUTH WEST LTD

STEEL FRAMED BUILDINGS & CONCRETE WORKS

CRAIG FURSE - WILL DODD

MOUNT EVELYN, COLDRIDGE, CREDITON, DEVON, EX17 6AS

OFFICE TEL: 01363 83933 WEBSITE: CANDRCONSTRUCTIONSW.CO.UK

CRAIG M: 07588 460293 EMAIL: CRAIG@CANDRCONSTRUCTIONSW.CO.UK

WILL M: 07792 310540 EMAIL: WILL@CANDRCONSTRUCTIONSW.CO.UK

Terms & Conditions

GALVANISED STRUCTURES

All galvanised products are coated to BS 729 and normally exceed the standard. However, although a hot dipped galvanised finish is far superior to a paint system, in certain circumstances, i.e., silage effluent and immersion in animal excrement, this coating may break down in a relatively short period.

We cannot accept any responsibility for this process unless the galvanising does not conform to BS 729, in which case the galvanisers will take over responsibility.

CONTRACT CONDITIONS

1. Any materials increased in price would be passed onto you, the customer.
2. A supply of electricity is to be made available for small hand tools.
3. Any services broken during any foundation excavation would be replaced by you, the client.
4. All materials placed on site would be your responsibility with regard to any accidental damage by animals and/or machinery and all theft.
5. Site to be stoned as necessary to be accessible for the erecting equipment.
6. Any extra materials used in the event of soft, made up or uneven ground encountered will be charged extra.
7. In the event of hard ground, i.e., rock, sandstone or concrete being encountered, pneumatic drills/breakers will be used without consultation and charged extra.
8. Any date given by the Company for completion of contract is given and intended as estimate only and not to be of the essence of the contract.
9. Any breakages incurred during dismantling and re-fixing operations, will be replaced with new materials, and charged extra.
10. In the event of delays of contract on site due to circumstances beyond the control of myself the contractor, further stage payments other than those stated, may be requested.
11. All building work will be carried out in accordance with current Health & Safety regulations and the requirement and implications of the regulations will be discussed upon confirmation of order.
12. All site deliveries will be self-off loaded where possible, however if there are other machines on site not belonging to this company, they are to be made available for unloading/loading purposes at no charge to this company.
13. All down pipes shall be taken to within 300mm of finish floor level, others to connect to ground pipes unless otherwise stated.
14. The customer should provide suitable area for any small amounts of surplus concrete and for concrete lorries/ pumps to be able to wash into.
15. Any unauthorised copying of drawings, photos or products infringes our copyright and is prohibited.
16. Save for any liability that cannot be limited or excluded by law, the supplier's liability under or in connection with this contract (whether arising in contract, tort, for breach of statutory duty or otherwise) shall not exceed in the aggregate an amount equivalent to 100% of the contract price.

DELIVERY DETAILS

1. Access to site must be suitable for articulated, rigid or 7.5 tonne vehicles of the maximum weight allowed at current legislation. Please state the size of lorry that can access your property, and any specific instructions or directions for the driver. The more information we have the better service we can offer.
2. It is the duty of the buyer or his agent to examine all goods immediately upon receipt to check that the order has arrived in satisfactory condition and that all materials are present on delivery. Claims shall be notified to the Company in writing within 3 days of the buyer taking possession. If notification is not received within this period, the Company shall be under no liability whatsoever in respect of such claim and in any event, the liability of the Company shall be limited to the cost of the goods.
3. All times and/or dates given by the Company relating to the goods, are intended as best estimates only and shall under no circumstances whatsoever become of the essence of any contract or agreement and the Company shall, under no circumstances, whatsoever, be liable for any loss or expense caused directly or indirectly by any delay in the delivery of the goods.
4. The customer shall be bound to accept the goods ordered when available. The Company shall not be liable, in any way in respect of the late despatch, delivery or completion of work, however caused, nor shall such lateness be deemed to be a breach of contract.

Company Reg. No 11320575 (England). Registered Office as above. VAT No. 303088041

Slurry Stores, Silage Walling, Concrete Floors, Agricultural and Industrial Buildings undertaken from planning to completion