

Terms and conditions

The contract includes the final quote and specification, the agreed final plans, emails that attend the final quote and these terms and conditions. It is the responsibility of the client to ensure that the contract is a complete and accurate statement of all elements of the specification for the cabin that is to be supplied and installed.

This contract is not time bound unless previously agreed.

The payment terms for this contract are included with the final quote.

Payment of the deposit constitutes acceptance of the quote, plans and contract. The deposit is non-refundable.

The contract does not include any liability for the costs associated with any trades or personnel involved in the project that are not directly managed by or contracted to Cabin Works. This includes all trades people and sub-contractors engaged by the client.

All goods remain the property of Cabin Works until paid for in full.

During the work that is involved with this contract if there are any design changes or unforeseen issues uncovered by Cabin Works these will be notified to you, the client, in advance.

If any changes or variations result in additional costs these will also be notified to you and agreed in advance.

The client is required to provide accurate information. If any information provided by the client is not accurate Cabin Works shall be held harmless from any legal, financial or other liability as a result of such information.

Any external consultant required in the process of planning or specification will be paid for by the client.

Whilst the contract is not timebound, Cabin Works will provide you with the dates of work and activity in advance wherever possible.

If we discover that we are unable to carry out our planned works in line with this contract because of conditions on site outside our control, we will notify you of the reasons. We reserve the right to leave the project at this point to allow for conditions to be rectified.

If we must leave the project for the reasons given above, we will do our best to find alternative work for our personnel involved. If we are unable to find alternative work, we will invoice you for the downtime incurred.

All invoices submitted by Cabin Works are due upon presentation. If any Deposit or Stage Payment invoice is unpaid after presentation without agreement, Cabin Works reserves the right to cease work on the project.

Payment of our final invoice signifies the conclusion of our involvement in the project.

If Cabin Works is forced to cease work due to the non-payment of any invoices the company reserves the right to charge any downtime incurred to the contract.

Cabin Works

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Please refer to our website for our terms and conditions

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