Cricket Ground Equipment Ltd Terms and Conditions

Deemed to be accepted on placement of an order

Spoil from the site excavation will be deposited on site at the direction of the customer. This is assumed to be within 50m of the installation. Deposits further than 50m or removal from site will be charged in addition.

All prices are quoted exclusive of VAT.

All prices are quoted on the basis of pitches being installed to the existing levels and shape of the ground. Additional works required in order to carry out a client's instruction to install a flat pitch in uneven ground are charged as extra as are any requirements to supply drainage to land that is not free draining.

Upon excavation of practice areas and match wickets to the standard depth of 150mm, in the event the land is found to be unstable additional charges may be levied for the additional cost of aggregates and labour to achieve a stable base. Such events normally occur in areas on a flood plain or with underground springs, however can occur in other circumstances as well.

All prices are quoted for fully-installed pitches by our own staff.

Payment Terms for indoor and outdoor installations 35% on order, 40% on commencement and 25% on completion.

Payment in full is due within 7 days of invoice date except where alternative payment terms have been agreed.

In the event of any issues with the facility, a snagging list must be prepared in writing. This is to be received by C.G.E either by email, fax or post within 10 days of completion. Any retention for the resolution of the snagging works will be agreed in writing. The balance of the account is still due within the 7 day period. The remainder of the account is payable upon completion of all snagging works.

C.G.E. reserves the right to charge interest at the rate of 2.5% per month or part thereof in default, together with a charge for the administration overhead of £30.

Title to all materials shall remain with C.G.E. but the risk shall be the purchaser's, pending payment of all invoice amounts including interest if applicable

Damage to a net and or cage caused by a failure to remove netting over the winter period is the responsibility of the customer.

Save as covered by the C.G.E. insurance, C.G.E. accepts no liability for any damage caused to the playing surface other than arising out of the recommended use of the surface during the first 12 months, fair wear and tear excepted.

Where goods are supplied from another manufacturer, they are provided with the original manufacturers warranties. Details of any original manufacturer(s) may be obtained from C.G.E. on application.

The works will be carried out subject to the customer having ensured appropriate approvals have been provided by all appropriate authorities. It is the club's responsibility to ensure these approvals have been gained.