

T+C

TERMS AND CONDITIONS

Conditions and the Contract to which these conditions apply:

Clear Blinds Australia, "The Seller". "The Seller", means the person who sells the goods. "The Buyer" means the person who buys or has agreed to buy the goods and or services. "The Goods" means any item or item of whatever nature sold by the seller. The "Contract" means the Invoice and the terms within the invoice.

PAYMENT:

1. ALL ORDERS require a 30% Deposit with balance due in full at time of installation unless by prior agreement with the seller in writing.
2. The time period for payment and the price of the goods on the invoice will be the essence of the Contract.
3. In addition but without prejudice to the common law rights of the Seller, the Buyer (if so required by the Seller) shall pay interest daily to the Seller on any amounts outstanding at the rate of 5% per annum above the Business lending indicator rate of the National Australia Bank until all arrears are paid in full.
4. All charges in relation to dishonoured Cheques will be borne by the Buyer. The term "Payment in full" will only be applied after the Cheque has been realised. If an account is overdue to a Cheque being dishonoured, the Seller may apply the above mentioned conditions in this paragraph
5. Accounts in arrears for more than seven days after the installation date will be handed over to a debt collection agency. The Buyer will be subject to all debt collection fees and other commission or costs incurred in the collection of overdue debts per the terms and conditions of the relevant debt collection agency.

DELIVERY & SHIPPING:

6. All goods are custom made. Once the deposit is paid your order will be manufactured according to your requirements.

8. The Seller shall use its best endeavours to comply with the times for shipment and/or installation, but shall not be liable for any failure or delay.

SUPPLY ONLY ORDERS:

9. The seller will not in any way, shape or form take responsibility for supply only orders.
10. The Seller shall be under no liability whatsoever for any defect of defects (including any defect caused by the loading of the goods) once buyer has taken supply only orders from the sellers premises and paid for these in full.
11. No responsibility will be taken for supply-only orders, incorrectly fitted by the buyer.

RETENTION OF TITLE:

12. The goods shall remain the sole and absolute property of the seller as legal and equitable owner and until such time as all money due to the seller has been paid by the buyer but shall be at the customers risk from the time of delivery to it.

GOODS & SERVICES TAX (GST)

13. Prices quoted include GST.

VARIATIONS:

14. This quotation/invoice is subject to corrections for clerical or mathematical errors.

ACCEPTANCE OF TERMS

15. By paying a 30% deposit to proceed with orders the buyer accepts the terms and conditions stated herein.