

Cheddar Parish Pavilion

Date:

Schedule Number:

17/09/2019

11649 CPP

SPECIFICATION SCHEDULE

SELO. Experience simplicity.

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SCHEDULE NO.				PROJECT					SIR NUMBER				CUSTOMER PURCHASE ORDER NUMBER						DATE						
11649 CPP			p			Chedo	lar Parish	sh Pavilion 9632/AH						17/09/2019											
ADDR	ACT NO.		Tendering	Contractor			E E	VAT NUM PAYMENT CUSTOME DOCUME						DELIVERY SITE CONT TEL. NO./E	TACT										
	DOOR I	INFO	STRUCTUR	AL OPENING					FF	RAME DETAIL				DOOR L	EAF DETAILS			0	THER					PRICIN	G
UN AND	DOOR TYPE	DOOR NO								госк түре	BUDGET LOCK HEIGHT FROM BOTTOM OF DOOR	FINISH				HANDING		FIRE RATING		SKIRTING CUT OUT	BESPOKE DETAILS			PRICE EACH	TOTAL
1		D10	1650	1980	Quadra	QT1			Pivot	3 Way Lock	TBC	PPC Textured (Standard)	Std RAL TBC		1	TBC	2	FD120					1	£820.00	£820.00
2		D11	1650	1980	Quadra	QT1			Pivot	3 Way Lock	TBC	PPC Textured (Standard)	Std RAL TBC			TBC	2	FD120	35dB	TBC			1	£820.00	£820.00
3		D12	1650	1980	Quadra	QT1			Pivot	3 Way Lock	TBC	PPC Textured (Standard)	Std RAL TBC			TBC	2	FD120	35dB	TBC			1	£820.00	£820.00
4		D13 D14	1650 1650	1980 1980	Quadra Quadra	QT1 QT1			Pivot Pivot	3 Way Lock 3 Way Lock	TBC TBC	PPC Textured (Standard) PPC Textured (Standard)	Std RAL TBC Std RAL TBC			TBC TBC	2	FD120 FD120	35dB 35dB	TBC TBC			1	£820.00 £820.00	£820.00 £820.00
6		014	1050	1960	Quaura	QII			PIVOL	5 Wdy LUCK	IBC	PPC Textured (Standard)	SIU KAL IBC	1		IBC	2	FD120	SSUB	TBC			1	1020.00	1020.00
7																					Extra over				
8										1															
9																				Core	x protection		10	£2.01	£20.10
10											'														l
11				<u> </u>								<u> </u>	ļ	1				<u> </u>	<u> </u>	I		TOTA	L (Excl. VA	r)	£4,120.10

Notes, Clarifications and Delivery Charges

Notes:

- Prices are based on quantity and sizes on this schedule. Any changes in quantity or size may affect the price.
 No other ironmongery is included.
 For more information, please click on product below to see technical page on the Selo website.
- Samples are chargeable

This quotation allows for;

Quadra

- Pre-hung doorset with integrated 3 point locking system
 Powder coated frames and door to standard RAL colour
 Eurocylinder prep does NOT include cylinder itself
- 55 | 10 single sided cylinders available for pricing upon request suited/un-suited.

Delivery: 2 Pailets to site f140.00 Cost Each f280.00 Total + VAT Final delivery charges and quantities will be confirmed at point of Deliveries will be made by a curtain sided lorry or van. If special requirements such as tail lift, hiab, moffat unload are required then FORS certification is available, if this is required thes could incur PLEASE NOTE: IF DELIVERIES HAVE TO BE CANCELLED AND/OR PRODUCTS HAVE TO BE STORED DUE TO PROGRAMME FALLING BEHIND, STORAGE CHARGES WILL APPLY.

Installation Instructions

Click Here to View Installation Instructions & Videos Online

Click Here to view our products and technical details online

This order is placed subject to our terms and conditions a copy of which is available by request which form part of the contract. The buyer should familiarise himself with the ter	·ms.
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Quote Number	SIR
11649 CPP	9632/AH

APPROVAL AGREEMENT

The schedule requires approval before manufacture can commence. Signed for and on behalf of the buver:

Signed:

Print Name:

Date:

FSC Certification Note: Where a product is identified as FSC certified, the FSC claim is FSC Mix 70% TT-COC-004229 Only the product shat are identified as such on this document are FSC certified. FIRE RATING: Important Note. The fire rating of any doorset is subject to a number of factors including (1) the design/workmanship of other work (in particular the partitions into which the doorset fixed) and (2) the doorset being installed in accordance with the installation instructions. In order to be covered by our fire certificate, fire rated doors are required to be latched or have a closer installed on them. Please consult Selo for further details. All fire rated doorsets are manufactured in accordance with our fire tests and associated assessments, copies of which are available on request.

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Linear Building Innovations Ltd t/a SELO, Company Number: 9247787

Registered in England and Wales. Registered office K2, Kents Hill Business Park, Timbold Drive, Milton Keyne Registered in England and Wales. VAT Registration Number: GB 920 3562 51 t: 0203 880 0339 e: sales@selo-uk.com w: www.selo-uk.com





LINEAR BUILDING INNOVATIONS LIMITED t/a SELO - STANDARD PURCHASE TERMS AND CONDITIONS

8.1 The Seller warrants that on delivery, and for the Warranty Period, the Goods shall: 1. conform in all material respects, with their description and the Specificatio 2. be free from material defects in design, material and workmanship; and e of satisfactory quality (within the meaning of the Sale of Goods Act 1979); and This Contract is between the Buyer (as specified in the Specification Schedule) and LINEAR BUILDING INNOVATIONS LIMITED t/a SELO (Company Number: OC364281) (the "Seller") and whose registered office is 4. be fit for any purpose held out by the Seller at Pinnacle House, 1 Rhodes Way, Watford, Herts, United Kingdom WD24 4YW, 8.2 Subject to clause 8.3, if: L the Buyer gives notice in writing to the Seller during the Warranty Period within a reasonable time of discovery that some or all of the Goods do not comply with the warranty set out in clause 8.1; and 1 DEFINITIONS AND INTERPRETATION 2. The Seller is given a reasonable opportunity of examining such Goods; and 1.1 In these Cor itions including the Specification Schedule, unless the context otherwise requires, the following words have the following mea 3 the Ruver (if asked to do so by the Seller) returns such Goods to the Seller's place of husiness at the Ruver's cost then "Balance" The Purchase Price less the Deposit. he Seller shall, at its option, replace the defective Goods (or the part in question) free of charge, or at the Seller's sole discretion refund the Purchase Price of the defective Goods in full (or a fair proportion of the Purchase Price) but the Seller shall have no further liability to the "Business Day" A day (other than a Saturday or Sunday) on which banks are open for domestic business in the City of London teaming yeary provide the second seco 8.3 The Seller shall not be liable for Goods' failure to comply with the warranty set out in clause 8.1 in any of the following events: The Buyer makes any further use of such Goods after giving notice in accordance with lause 8.2;
 the defect arises because the Buyer failed to follow the Seller's oral or written instructions as to the storage, co ning, installation, use and maintenance of the Goods or (if there are none) good trade practice regarding the same; "Date for Payment" The date or dates for payment of Deposit or Balance as specified in the Specification Schedule as appropriate. "Deposit" The deposit sum (if any) specified in the Specification Schedule. 3. the defect arises as a result of the Seller following any drawing, design or specification supplied by the Buyer; 4. the Buyer alters or repairs such Goods without the written consent of the Seller: "Delivery Address" The address to which the Goods shall be delivered and as specified in the Specification Schedule or subsequently agreed in writing by the Parties and if the Buyer collects the Goods from the Seller then the Delivery Address is the address from which the Buyer collects 5. the defect arises as a result of fair wear and tear, willful damage, negligence, or abnormal storage or working conditions; or the Goods 6. the Goods differ from the Specification Schedule as a result of changes made to ensure they comply with applicable statutory or regulatory requirement; Torce Majeure Event" any event beyond a party's reasonable control, which by its nature could not have been foreseen, or, if it could have been foreseen, was unavoidable, including strikes, lock-outs or other industrial disputes (whether involving its own workforce or a third party's), 7 the failing of the Goods is caused by or contributed to by any material information which was not included by the Buyer in the Specification Schedule failure of energy sources or transport network, acts of God, war, terrorism, riot, civil commotion, interference by civil or military authorities, national or international calamity, armed conflict, malicious damage, breakdown of plant or machinery, nuclear, chemical or biological A the family of the boots is used by the contradect of your any material minimum material mater contamination, sonic boom, explosions, collapse of building structures, fires, floods, storms, earthouakes, loss at sea, epidemics or similar events, natural disasters or extreme adverse weather conditions, or default of suppliers or subcontractors. construction of the constr otherwise) costs, expenses or other claims for compensation whatsoever (whether caused by the Seller's negligence or that of the Seller's employees, the Seller's sub-contractors or agents or otherwise) which arise out of or in connection with the supply of the Goods and/or Services or their use or resale by the Buyer case, within the meaning of section 268 of the Insolvency Act 1986, or if a partnership then when the partnership has any partner to whom any of the foregoing apply: 8.6 The terms implied by sections 13 to 15 of the Sale of Goods Act 1979 (as amended) are, to the fullest extent permitted by law, excluded from the Contract. "Parties" The Buyer and the Seller 8.7 These Conditions shall apply to any repaired or replacement Goods supplied by the Seller. Aurchase Price" the sum set out in the Specification Schedule or such other sum as shall become payable by the Buyer to the Seller under the Contract in accordance with the Condition 9 RISK AND PROPERTY "Specification Schedule" The schedule identified as such completed to include dimensions and specification and the Purchase Price, including any related plans and drawings, all approved in writing by the Buyer and subsequently accepted by the Seller 9.1 Bick of damages to or loss of the Goods shall passes to the Buyer on delivery to the Delivery Address. 9.2 The cost of repair or replacement of any damaged Goods when the risk of damage in those Goods has passed to the Buyer shall be paid by the Buyer. Repair or replacement of such Goods will be at the discretion of the Seller. The Buyer will also pay the cost of any work which may become necessary through the loss of damage in bace Goods has the loss or damage and editory, and any damaged Goods when the risk of damage in decody caused by the negleters of the Seller and it is a condition precedent to the passing of property that all such payments have been received. "Target Delivery Date" The date when the Seller shall endeavour to deliver the Goods to the Delivery Address, but time for delivery shall not be of the essence "Warranty Period" Twelve months starting from the date of delivery of the Goods. 1.2 "Writing", and any similar expression, includes facsimile transmission and e-mail Section in concern to origination of the section of the sectin of the section of the section of the section of 1.3 Any reference in these Conditions to a statute or a provision of that statute shall be construed as a reference to that statute or provision as amended, re-enacted or extended. 1.4 Headings shall be for convenience only and shall not affect the interpretation of this Contract. 1.5 These Conditions override and exclude any other terms which the Buyer may previously have sought to impose or may in any acknowledgement or con-1. hold the Goods as the Seller's fiduciary agent and bailee; and idition of acceptance subsequently seek to impose or which are implied by trade custom, practice or co 2 keep the Goods around with the order and identified as the property of the Seller, and where the Goods are installed the Buver shall not de-install or remove them or tamper with them in any way, and of the Seller shall constitute acceptance of any terms put forward by the Buyer 3. where possible keep the Goods separate from the Buyer's goods and those of third parties; and 1.6 In case of conflict these Conditions override any other terms and conditions or document 4, not remove, deface or obscure any identifying mark or packaging on or relating to the Goods; and 2 contract or commentation of the service of the se 4 on other backed in statisfactory ondering any however, you have a statisticatory conditions and keep them inversed against at if risks for their full price from the date of delivery and 6 upper the date statisticatory conditions and keep them inversed against at if risks for their full price from the date of delivery and 6 upper the date statisticatory conditions and keep them inversed against at if risks for other to time. 2.1 The Buyer warrants that the details of dimensions of Goods given in the Specification Schedule are complete and accurate and fully identifies and meets its requirements intrespective of who completed those details in the Specification Schedule. If the Buyer provides the Specification iately on request, to enter upon any of the Buyer's pr 4.2.1 the graph was into an or contained on uniformity of the structure and exclusion are and unity termines and units and unity termines and unity teremines and unity termines and unity teremines and un stored and repossess them 0.6 If before itilia to the Goode passes to the Buse herman Incohent than if the Goode have heen recold or irrevocably incorporated into another product all proceeds of receive or other dealing with the Goode shall for the period preceding payment of the Durchase Drive he held by the 2.2 The completed Specification Schedule as returned by the Buyer constitutes an offer by the Buyer to purchase the Goods in accordance with these Conditions Buyer as trustee for the Seller and the Buyer shall, if requested by the Seller, place these proceeds into a separate account. 2.3 All prices quoted by the Seller are valid for 30 days only from the date of quotation or until earlier acceptance by the Buyer 2.4 No contract shall come into existence or be deemed come into existence until: 10 INTELLECTUAL PROPERTY, INDEMNITIES, WARRANTIES AND LIABILITIES 10.1 Nothing in these Terms shall limit or exclude liability for fraud. 10.2 Nothing in these Terms shall limit or exclude liability for death or personal injury caused by the negligence of the Seller 1. the Specification Schedule has been approved by the Buyer and returned to the Seller 2, the Deposit has been received in cleared funds by the Seller; and 10.3 Nothing in this Contract shall be taken to exclude or limit the Seller's liability for any matter which cannot be excluded or limited by law To the option has been received in total on the option and the option of 10.4 The Ruver shall indemnify the Seller against all liabilities costs, expenses damages and losses (including any direct indirect or consequential losses) loss of profit loss of reputation and all interest penalties and legal and other reasonable professional costs and expenses) suffered or Late in the personal molecular p 2.6 The Seller reserves the right to amend the specification of the Goods and the Specification Schedule if required by any applicable statutory or regulatory requirements 2 ENTIRE AGREEMENT AND REDRESENTATION 10.6 Subject to clause 10.1. 3.1 The employees and agents of the Seller are not authorized to make any representations concerning the Goods unless confirmed by the Seller in writing. In entering into the Contract the Buyer acknowledges that it does not rely on any such representations 1 the Seller shall under no circ 1. the Seler shall under no circumstances whatever be liable to the Buyer, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, for any loss of profit, or any indirect or consequential loss arising under or in connection with the Contract, and 2. the Seler's total liability to the Buyer in respect of all other losses arising under or in connection with the Contract, whether in contract, thorf (including negligence) breach of statutory duty, or otherwise, for any indirect or consequential loss arising under or in connection with the Contract, whether in contract, thorf (including negligence) breach of statutory duty, or otherwise, that in no circumstances exceed 50% of the price of the Goods. 1. The Seler shall under the black to the Buyer in expect of all other loss arising under or in connection with the Contract, whether in contract, thorf (including negligence) breach of statutory duty, or otherwise, that in no circumstances exceed 50% of the price of the Goods. 1. The Seler shall under the black to the Buyer in expect of an addet statutory duty. Selection or the selection of the Selec and incorporated in the Contract. The Buyer has not entered in respect of any representation or statement or promise of any nature other than as expected in the Scottact. writing to the Seller rior approval 3.3 Any samples, drawings, descriptive matter, or advertising produced by the Seller and any descriptions or illustrations contained in the Seller's catalogues or brochures are produced for the sole purpose of giving an approximate idea of the Goods described in them. They shall not forr 10.8 The Selfershall be under no liability to the Buyer until the Buyer has paid to the Selfer the full Purchase Price and made full payment under any other contract between the Buyer and the Selfe part of the Contract or have any contractual force 10.9 The Seller shall not be liable for any defects in any materials or goods supplied by the Buyer or a third party or resultant damage from such materials or goods to any Goods and shall be entitled to charge the Buyer the cost of making good or replacing any Goods so damaged 3.3 These Conditions together with the Specification Schedule set out and shall constitute the entire agreement between the Buyer and the Seller with respect to the subject matter thereof, and (except in the case of fraud) shall supersede any and all promises and re 10.10 Subject as expressly provided in these Conditions, and except where the Goods and/or Services are sold to a person dealing as a consumer (within the meaning of the Unfair Contract Terms Act 1977 and the Unfair Terms in Consumer Contracts Regulations 1999), and except for by one party to the other concerning the Goods to be supplied under the Contract, and the terms applicable thereto. The Contract may not be released, discharged, supplemented, interpreted, amended or modified in any manner except by an instrument in writing, signed by a duly Lau bauget, as expressing involves in unse extinuitions, and except where the balacia and/or services are sold to a person dealing of a consumer (while the meaning of the unit according to extinct a law are excluded to the fullest extent per nitted by law authorized representative of each of the parties hereto, except as is specifically provided otherwise in the Contract. A CANCELLATION 11.1 Neither party shall be liable for any failure or delay in performing its obligations under the Contract to the extent that such failure or delay is caused by a Force Maieure Event 4.1 If the Buyer cancels the order before delivery to the Buyer of the Goods (or, where multiple items are ordered, then before delivery of any item) then full payment for all Goods supplied and work done by the Seller up to the date of cancellation shall be 12 INSOLVENCY Goods have been supplied the Seller reserves the right to charge the Buver for any costs or expenses (including overheads and loss of profit) which have been incurred in relation to the Contract. 12.1 This clause applies if: 4.2 Any cancellation of the order by the Buyer after the written acceptance of the Specification Schedule must be in writing and will not take effect until the Seller has received the written cancellation 1. the Buyer makes any voluntary arrangement with its creditors or (being an individual or firm) become bankrupt or (being a company) become subject to an administration order or go into liquidation (otherwise than for the purposes of amalgamation or 2, an encumbrancer takes possession, or a receiver is appointed, of any of its property or assets; or 5.1 Subject only to the terms of this Contract, the Buyer will pay the Seller the Purchase Price in accordance with these Conditions and on the dates specified in the Specification Schedule the Buver cease, or threaten to cease, to carry on business; or 5.2 The Seller reserves the tight by giving notice in writing to the Buyer at any time before delivery to increase the Purchase Price to include any increases in the Seller's costs arising from factors outside its control and which it could not reasonably have anticipated at the date of the Specification Schedule including any aliance by the Bayer to provide the Seller's and and prompt information or instructions segniting any matter relating to the Contract or any change in delivery dates. 3.3 The Seller's factor and the Seller's and the Seller's and the Seller's costs arising from factors outside its control and which it could not reasonably have anticipated at the date of the 3.5 The Seller's fluctuation is a seller second and and prompt information or instructions segniting any matter relating to the Contract or any change in delivery dates. 4. The Buyer become Insolvent; 5 the Seller reasonably apprehend that any of the events mentioned above is about to occur in relation to the Ruyer and polifies the Ruyer accordingly 3. Ut series reasonably apprecision that any other events mentioned above is about to occur in reasonit to the boyer and management of a contrary. 12.2 Without preclicate to any other right or remedy available to the Seller, the Seller shall be entitled to suspend or terminate any further deliveries of Goo paid for the price shall become immediately payable notwithstanding any previous agreement or arrangement or provision in this Contract to the contrary. inate any further deliveries of Goods or Services under the Contract without any liability to the Buyer, and if the Goods and/or Services have been delivered but no 5.4 Unless the Buyer has paid the full Purchase Price with the submission of the Specification Schedule to the Seller the Buyer shall pay the invoice in full and in cleared funds within 30 calendar days of the date of the invoice unless otherwise agreed and stated on the Specification Schedule. Payer has paid the fair include the more sample of the below the set of the se 13 TERMINATION 13.1 Termination of the Contract. however arisine, shall not affect any of the parties' rights and remedies that have accrued as at termination. Clauses which expressly or by implication survive termination of the Contract shall continue in full force and effect. 5.6 The Seller may at any time, without limiting any other rights or remedies it may have, set off any amount owing to it by the Buyer against any amount payable by the Seller to the Buyer 14 SEVERANCE 2.9 Which are produced to the SeleY of other (b), if any parent due under the Contraction to tree view of the Date for Payment, the Seler by the Date for Payment, the Seler shall have the right to charge interest on that payment for the period from the Date for Payment until payment is received in cleared funds, at 8% over the Bank of Englind base rate (or equivalent) on a monthly basis with monthly rests. 14.1 If any court or competent authority finds that any provision of the Contract (or part of any provision) is invalid, illegal or unenforceable, that provision or part-provision shall, to the extent required, be deemed to be deleted, and the validity and enforceability of the other provisions of the Contract shall not be affected. 6 VAT 14.2 If any invalid, unenforceable or illegal provision of the Contract would be valid, enforceable and legal if some part of it were deleted, the provision shall apply with the minimum modification necessary to make it legal, valid and enfor 6.1 All prices and quotations are exclusive of any applicable Value Added Tax which the Buyer shall additionally pay to the Seller no later than the Date for Payment 15 NOTICES 15.1 Unless otherwise pro unication or notice under the contract shall be made or given by sending the same by ordinary pre-paid first class post and at the same time by email in the case of the Seller to its current business address and the e-mail addresses stated in the Specification Schedule and in the case of the Buyer to his last known address (and if so sent shall be deemed to be made or given two days after the date when posted) or to his e-mail address set out in the Specification Schedule 16 THRD PARTY RIGHTS special storage instructions (if any). 7.2 The Seller shall deliver the Goods to the Delivery Addres 16.1 Nothing in the Contract confers or is intended to confer any rights to any person under the Contracts (Rights of Third Parties) Act 1999. 7.3 Delivery of the Goods shall be completed on the Goods' arrival at the Del 7 GOVERNING LAW AND ILLRISDICTION 7.4 Any dates guoted for delivery including the Target Delivery Date specification Schedule are approximate only, and the time of delivery is not of the essence. The Seller shall not be liable for any delay in delivery of the Goods that is caused by a Force Maieure Event or 1.7 The Contract, and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims), shall be governed by, and construed in accordance with, English law, and the parties irrevocably submit to the exclusive 7.5 Per your question to service the service of jurisdiction of the courts of England and Wales 7.6 if the Buyer fails to accept delivery of the Goods within five Business Days of the Seller notifying the Buyer that the Goods are ready, then, except where such failure or delay is caused by a Force Majeure Event or the Seller's failure to comply with its obligations under the Contract and without affecting any other rights of the Seller: 1. delivery of the Goods shall be deemed to have been completed at 9.00 am on the fifth Business Day after the day on which the Selier notified the Buyer that the Goods were ready; and reserves the right either to: 2. invoice for the goods dated on the fifth day and payment shall be made 30 days from the date of the invoice unless otherwise agreed and stated on the Specification Schedules or: 3. store the Goods until delivery takes place, and charge the Buyer for all related costs and expenses (including insurance).

8 OLIALITY

7.7 The Seler may define the definition of the select and and performance that the select and performance the select and

suspension period and to the next Business Day. 7.8 Any delivery or

t notes shall be sefaily retained and handed mer to the Seller at the earliest reasonably nossible time. Any annarent damane to any Goods so delivered must be noted on the delivery note, and the Seller must be inform

7.9 If the Buver fails to take delivery of the Goods or to notify the Seller of damaged items in accordance with clause 8 the Seller reserves the right to charge the Buver for any additional costs which it may incur as a result





Thank you for your enquiry

If you have any queries please get in touch with our team and we would be glad to assist...

020 3880 0339 sales@selo-uk.com

