

Terms & Conditions

- Our quotation will remain fixed for 30 days from the date of the quote and thereafter will be subject to any price increases.
- If a deposit has been agreed by both parties, then this must be received 7 days prior to the start date.
- Our payment terms are 14 days from the date of our invoice.
- Due to the nature of our business, confirmed start dates may change slightly, but we will give you as much notice as possible.
- Tidey & Webb Ltd will not be held responsible for weed growth, unless a full reconstruction has taken place.
- Tidey & Webb Ltd will not accept responsibility for any failure of the sub-base that has been prepared by others.
- Tidey & Webb Ltd will not be held liable for any ground movement, subsidence or tree root damage.
- Where our surfacing is laid to kerb or other levels given by you, no liability can be accepted for any failure of surface water to drain away due to inadequate falls.
- If our quotation has been priced off a plan or your provided measurements, then a fixed price will be subject to a site visit.
- Due to the nature of materials and processes we use, there can be a variation in texture and colours. Therefore Tidey & Webb Limited will not be liable if this occurs.
- Whilst every care is taken, Tidey & Webb Limited will not be held liable for any damage to cables or pipework unless a schematic plan has been provided to us prior to work commencing.
- Tidey & Webb Ltd shall not accept the responsibility for the shedding of surface water if the surface gradients do not comply with the recommendation of the relevant British Standards.
- Tidey & Webb Ltd will carry out the work and use materials as specified in our quotation. If our quotation differs from any information given to us at the pricing stage, then our quotation takes precedence.
- Tidey & Webb Ltd will not be held liable for any consequential loss or indirect damage resulting from the work provided.