

BUILDING CONTRACT

FOR A HOME OWNER/OCCUPIER

who has not appointed a consultant to oversee the work



Customer's name

27 Aberdare Gardens Limited

Address

16 Finchley Road London

NW8 6EB

Phone number

02075865060

Address of the premises where the work will be done, if different from the above

27 Aberdare Gardens

London

NW6 3AJ

Contractor's name

Cara Goring Building Limited

Address

17A Hermitage Road

Hitchin

SG5 1BT

Phone number

07549 873 113

VAT registration number

This contract is in two parts:

Part 1 deals with the arrangements for the work
Part 2 gives the conditions.



Part 1

A The work to be done

The arrangements for the work

1 Give a short description of the work to be done.

Replacement of existing garage door with box frame complete with two sash windows. Build cavity wall up from ground level with brickwork to match existing. White-painted rendered plinth to lower section of brickwork consistent with adjoining properties. Form masonry window cill of thicknes to match existing, painted white. Install frame and box sash including all carpentry work necessary to form a square frame around the soldier course of bricks above existing garage door. Client to supply and pay for the sash window.

door, client to supply a	ind pay for the sash window.			
	to be done is given in the documents t			
	en drawn up and agreed between the o	ustomer an	d the contra	ctor
☐ Contractor's quotation	Date of quotation:	1	1	
Z Drawings	Identifying numbers:	1	1	
Specification	Date of specification:	1	1	
Other documents (Please	specify.)			
available from LB Camde with a "zoomed in" copy checked on site for accur	contractor should initial the documents	2015/048 but which	3/P togeth must be	
	ny planning permission, building regula unless the customer indicates otherwi e following.	se by ticking	The second secon	y wali
▼ Planning permission	Building regulations approval	I promise to the second	y wall conse	a maken
The contractor will not start w wall consents that are needed	ork at the premises before any planning have been received. The contractor contractor contractor is received, but he must let the local au	g permission an start work	and party	
The customer has ticked below t	the facilities which he will allow the con	tractor to us	e free of cha	arge.
K Electricity	Telephone/fax			7
☐ Washroom/toilet	X Water			



C Using facilities on the premises

B Planning permission, building regulations and party walls

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E Payment

1 The price for the work shown in the work details is

£ 2150.00 (including any VAT).

- 2 The contractor will itemise the price and show the items on which VAT is charged, and at what rate
- 3 The price includes the contractor's costs for applying for planning permission, building regulations approval and party wall consents (unless the customer is applying for these, see B1). If the work does not go ahead the customer will pay the contractor's costs for making those applications.
- 4 The price also includes the contractor's costs of dealing with any unexpected problems which he could have discovered by carrying out a careful inspection before the price was agreed.
- 5 If the customer changes the work details the price will be increased or reduced depending on the changes made. (See condition 4.)
- 6 The price for the work shown in the work details, together with all the increases or decreases made to it, will be the total price.
- 1 The customer should tick one of the boxes below to show how he will pay the contractor. (See conditions 6(a) and 6(b).)

The customer will pay either:

- 95% of the total price for the work (as explained at D6 above) when the contractor finishes all the work; or
- the agreed instalments shown below (together with any price adjustment for changes to the work) when the relevant stage of the work is finished.

Stage

Instalment

(The total of any amounts written above should equal 95% of the amount shown at D1.)

- 2 The customer does not have to pay the remaining 5% of the total price until 14 days after:
 - the contractor has put right all the faults that he is responsible for and that have been discovered within 3 months after the work was finished; and
 - the customer has received the contractor's invoice for that amount.

(See condition 6(c).)



F The working period	1 The customer should tick one of the boxes below to show the working period. The working period		
	is the agreed length of time for doing the work.		
	[X] The contractor will start the work no later than 18 / 06 /2018 (see F4 below) and finish it by		
	22 / 06 /2018 .		
	The work will be finished within weeks from a start date to be agreed between the customer and the contractor.		
	2 The work is finished when the contractor has properly done everything shown in the work details and any changes made to them.		
	3 The working period will be extended in certain circumstances. (See condition 5(a).)		
	4 The contractor does not have to provide any goods or services listed in condition 9(f) before the en of the 14-day cancellation period referred to in condition 9(a). If the customer would like		
	the contractor to provide any of those goods or services before this time, the customer must confirm this in writing. The customer accepts that he may have to pay for those goods or services, even if he later cancels this contract.		
G Product guarantees	The contractor will give the customer any guarantees issued by the manufacturers of products installed in the work.		
H Insurance	Before the work starts:		
	1 The customer will tell his household insurers, if any, that he is about to have work done at the premises.		
	2 The contractor will have an "all risks" insurance policy to cover himself and the customer for the full costs of damage to the work and to unfixed materials which are on the premises before being used in the work.		
	3 The contractor will have an up-to-date public liability policy for death or injury to people and damage to property.		
	4 The contractor should fill in the box below to show the amount insured for any one claim arising from one event.		
No. of Street, or other Parkets	£ 1,000,000.00		

I Working hours

The customer will allow the contractor to do the work between 08:30 am and 16:30 pm from Monday to Friday, unless they agree otherwise.



J Occupation and security of the premises

- 1 The customer has ticked a box below to show whether the premises will be lived in while the work is being done.
 - The premises will be lived in However the work is to the garage and does not affect the tenants
- 2 If the premises are unoccupied at any time while the work is being done the contractor will take practical and common-sense precautions to deter intruders entering.
- K Disputes
- 1 The customer or the contractor can start court proceedings to settle any disputes.
- 2 The customer or the contractor can have disputes decided within 21 days by an adjudicator appointed under an adjudication scheme for this contract. The adjudication scheme is run by The Royal Institution of Chartered Surveyors (RICS), the Royal Institute of British Architects (RIBA), or the National Specialist Contractors Council (NSCC). This is as well as the right to go to court.
- 3 The contractor agrees that if he wants a dispute to be decided by adjudication, he will not apply to the National Specialist Contractors Council.
- 4 If the customer or the contractor chooses adjudication to decide disputes, they both accept that the cost, rules and procedures involved will become part of this contract.

Free details of the cost, rules and procedures for adjudication are available from the following.

The Royal Institution of Chartered Surveyors

Dispute Resolution Service Surveyor Court Westwood Way Coventry, CV4 8JE

Phone: 020 7222 7000 Fax: 020 7334 3802 E-mail: drs@rics.org.uk

Royal Institute of British Architects

Adjudication Administrator 66 Portland Place London, W1N 4AD Phone: 020 7307 3649 Fax: 020 7307 3754

E-mail: adjudication@instriba.org

National Specialist Contractors Council

6-8 Bonhill Street London, EC2A 4BX Phone: 0844 249 5351 Fax: 0844 249 5352

E-mail: enquiries@nscc.org.uk

Customers signature

Contractors signature

Date 6 1 06 17 al



Part 2

1 Contractor's responsibilities

The conditions

The contractor will do the following.

- (a) Carry out the work set out in the work details carefully and competently.
- (b) Use materials which are of satisfactory quality and suitable for their intended purpose. The materials will be new unless the customer agrees otherwise in writing.
- (c) Start and finish the work within the working period or any extension made to it.
- (d) Be at the premises regularly to carry out the work during the agreed working hours.
- (e) Not sub-contract any of the work without the customer's permission.
- (f) Store away his tools and equipment and ladders at the end of each working day.
- (g) Regularly dispose of any rubbish from the work.
- (h) Be responsible for any damage he may cause to the premises and its contents or to neighbouring properties.
- (i) Leave the working areas in a clean and tidy condition after finishing the work.
- (j) Keep to all his legal duties and responsibilities.

2 Customer's responsibilities

The customer will do the following.

- (a) Give the contractor access to the premises during the agreed working hours throughout the working period.
- (b) Keep the working areas sufficiently clear of obstructions to allow the contractor to carry out the work.
- (c) Allow the contractor to carry out the work in an order which he considers necessary to finish the work on time.

3 Health and safety

- (a) The contractor will take all practical steps to:
 - prevent or minimise health and safety risks to the customer and other people living in or visiting the premises;
 - (ii) minimise environmental disturbance, nuisance or pollution from the work; and
 - (iii) make sure that any temporary protection for the work is safe and weatherproof.
- (b) The customer will:
 - take notice of all warnings the contractor gives about any health and safety or environmental risks which he is taking measures to prevent or minimise; and
 - (ii) not knowingly allow people living in or visiting the premises, particularly children, to be exposed to any dangers from the work.



4 Changing the work details

Only the customer can change the work details. Changes will be dealt with as follows.

- (a) If the changes increase the amount of work shown in the work details and the contractor agrees the changes, he will quote a price for the extra work and time involved. The customer will then decide whether to go ahead with the changes.
- (b) If the changes reduce the amount of work shown in the work details the contractor will make an appropriate reduction in the price.
- (c) If the changes after the cost of any items in the work details without increasing or reducing the amount of work involved, an appropriate adjustment of the price will be made to reflect those changes.
- 5 Extending the working period

6 Payment

- (a) The customer will extend the working period by a fair and reasonable amount if the contractor:
 - (i) has to spend extra time on the work because of changes made to the work details; or
 - (ii) cannot finish the work on time for reasons beyond his control, including any delay caused by the customer.
- (b) The contractor can claim any reasonable costs arising from the working period being extended because of any delay caused by the customer.
- (a) When all of the work is finished (if the customer is not paying by instalments), or when each stage of the work is finished (if the customer is paying by instalments), the contractor will invoice the customer for the amount due after taking account of any price increase or decrease for changes made to the work details. The invoice will be itemised and show the rate of VAT charged on each item.
- (b) The customer will pay the amount of the invoice no later than 14 days after receiving the invoice from the contractor.
- (c) After the contractor has put right all the faults which:
 - (i) he is responsible for, and
 - (ii) the customer promptly reported as having appeared at any time between the date the work was started and 3 months after it was finished.

the contractor can involce the customer for the remaining 5% of the total price. The customer must pay this no later than 14 days after receiving the invoice.

For 6 years after carrying out the work the contractor will remain responsible for any faults in the work (other than fair wear and tear) which are caused by him.

7 Contractor's continuing responsibility

As well as the customer's cancellation rights set out in condition 9 below, the following also apply.

- (a) If the contractor:
 - (i) is not at the premises regularly to carry out the work; or
 - (ii) is not meeting his health and safety and environmental responsibilities; or
 - (iii) is so incompetent or careless that the work is of an unacceptable standard;

and does not correct the matter within 7 days of receiving a written warning from the customer, the customer can end this contract by giving the contractor written notice. The contract will end as soon as that notice is given.

8 Bringing the contract to an end



Building contract for a home owner/occupier who has not appointed a consultant to oversee the work © The Joint Contracts Tribunal Limited 2015

8 Bringing the contract to an end continued

- (b) if the customer ends this contract he will only have to pay any money due to the contractor when the work has been finished by another contractor.
- (c) If the customer:
 - (i) does not pay an amount due, without having good reason; or
 - (ii) prevents or obstructs the contractor from carrying out the work;
 - and does not correct the matter within 7 days of receiving a written warning from the contractor, the contractor can end this contract by giving the customer written notice. The contract will end as soon as that notice is given.
- (d) If the contractor ends this contract the customer will pay him, within 14 days of the contract ending, for work properly carried out, for any materials made specially for the work and for any other of the contractor's materials on the premises which he allows the customer to keep.

9 Right to cancel

- (a) The customer can cancel this contract for any reason by giving the contractor notice in writing within 14 days of signing the contract.
- (b) The customer can use the cancellation form attached as Schedule 1 at the back of this contract to cancel this contract, but does not have to. On that cancellation form, the contractor should fill in:
 - (i) the name and address of the person the cancellation form should be sent to; and
 - (ii) the contract reference number or code or any other details that identify the contract. This should be done before this contract is signed.
- (c) The customer can send the written notice by post or email, or can deliver it in person. The notice should be sent or delivered to the name and address set out in the cancellation form at the back of this contract.
- (d) The written notice will be considered to have been given on the day it is posted or sent by email, whether or not the contractor actually receives it.
- (e) If the customer cancels this contract under this condition 9, the contractor will refund any money the customer has paid to the contractor in connection with this contract, except in the circumstances set out in condition 9(f) below.
- (f) The customer may have to pay for goods or services provided before he cancels this contract if he has agreed, in writing, to the contractor providing the goods or services before the end of the 14 day cancellation period referred to in condition 9(a) above. The customer may have to pay for the following types of goods and services provided before cancellation.
 - (i) Services of any kind
 - (ii) Goods needed in an emergency
 - (iii) Goods that are personalised or made to the customer's specification, and any services relating to those goods
 - (iv) Penshable goods (goods which decay or go bad quickly)
 - (v) Goods that have been used or incorporated into the land
- (g) If the customer cancels this contract, any related credit agreement (for example, a credit agreement the contractor has provided or arranged in connection with this contract) will automatically be cancelled.



10 Insolvency

- (a) If the customer or the contractor becomes insolvent (unable to pay their debts), this contract will come to an end unless the insolvency practitioner involved makes a suitable arrangement to allow the contract to continue.
- (b) If this contract comes to an end because the contractor becomes insolvent, the customer will not have to pay any amount then due to the contractor until the work has been finished by another contractor.
- 11 Other rights and remedies
- (a) The customer and the contractor can claim from each other the costs and expenses which result from either of them failing to keep to this contract.
- (b) This contract does not rule out or limit any other legal remedies which may be available to the customer or the contractor.
- (c) Only the customer and the contractor can take action to enforce the terms of this contract.
- 12 Law of the contract

The laws of England and Wales apply to this contract.



Schedule 1	Cancellation form
	If you want to cancel the contract you must do so in writing and deliver or send it to the person named below. You can use this form if you want to, but you do not have to.
	То
	(contractor to insert name and address of the person the notice may be given to.)
	I want to cancel my contract
	(contractor to insert reference number, code or other details to identify the contract).
	Customer's signature
	Name and address
	Date / /
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who has not appointed a consultant to oversee the work



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