

ABLAZE ENGINEERING Pty Ltd

TERMS and CONDITIONS

November 2017

ABLAZE ENGINEERING Pty Ltd

TERMS and CONDITIONS

Background

Welcome to ablazeengineering.com.au and thank you for shopping with us and /or purchasing services from us or making an enquiry to us. These Terms and Conditions govern the use of ablazeengineering.com.au ("the site") and the purchase or enquiry regarding of any goods or services from it. The site is owned and operated by Ablaze Engineering Pty Ltd ("Ablaze") ABN 87 264 067 392.. If you need more assistance or have a question you can email us at info@ablazeengineering.com.au

Acknowledgement and acceptance of Terms and Conditions

By accessing, using or browsing this site you agree to be bound by its terms, conditions, disclaimers and limitations of liability ("Terms and Conditions"). Ablaze reserves the right to amend or update such terms, conditions, disclaimers and limitations of liability at any time without providing notice to you. By using the site, you acknowledge that you have read and understood these Terms and Conditions. If you do not agree to these Terms and conditions, do not use the site.

Limitation of liability, warranties and claiming

Our goods come with guarantees that cannot be excluded under the Australian Consumer Law.

Restrictions on Use of Materials

Materials in this website are copyrighted and all rights are reserved. Text, graphics, databases, HTML code, and other intellectual property are protected by Australian and International Copyright Laws, and may not be copied, reprinted, published, reengineered, translated, hosted, or otherwise distributed by any means without explicit permission. All of the trademarks on this site are trademarks of Ablaze or of other owners used with their permission.

Database Ownership, License, and Use

Ablaze warrants, and you accept, that Ablaze is the owner of the copyright of the Databases of Links to articles and resources available from time to time through ablazeengineering.com.au. Ablaze and its contributors reserve all rights and no intellectual property rights are conferred by this agreement.

Ablaze grants you a non-exclusive, non-transferable license to use database(s) accessible to you subject to these Terms and Conditions. The database(s) may be used only for viewing information or for extracting information to the extent described below.

You agree to use information obtained from Ablaze's databases only for your own private use or the internal purposes of your home or business, provided that is not the selling or brokering of information, and in no event cause or permit to be published, printed, downloaded, transmitted, distributed, reengineered, or reproduced in any form any part of the databases (whether directly or in condensed, selective or tabulated form) whether for resale, republishing, redistribution, viewing, or otherwise.

Nevertheless, you may on an occasional limited basis download or print out individual pages of information that have been individually selected, to meet a specific, identifiable need for information which is for your personal use only, or is for use in your business only internally, on a confidential basis. You may make such limited number of duplicates of any output, both in machine-readable or hard copy form, as may be reasonable for these purposes only. Nothing herein shall authorize you to create any database, directory or hard copy publication of or from the databases, whether for internal or external distribution or use.

Liability pertaining to material on this site

The materials in this site are provided “as is” and without warranties of any kind either express or implied. Ablaze disclaims all warranties, express or implied, including, but not limited to, implied warranties of merchantability and fitness for a particular purpose. Ablaze does not warrant that the functions contained in the materials will be uninterrupted or error-free, that defects will be corrected, or that this site or the server that makes it available are free of viruses or other harmful components. Ablaze does not warrant or make any representations regarding the use or the results of the use of the materials in this site in terms of their correctness, accuracy, reliability, or otherwise.

You, and not Ablaze, assume the entire cost of all necessary servicing, repair or correction. Applicable law may not allow the exclusion of implied warranties, so the above exclusion may not apply to you.

Under no circumstances, including, but not limited to, negligence, shall Ablaze be liable for any special or consequential damages that result from the use of, or the inability to use, the materials in this site, even if Ablaze or a Ablaze authorized representative has been advised of the possibility of such damages. Applicable law may not allow the limitation or exclusion of liability or incidental or consequential damages, so the above limitation or exclusion may not apply to you. In no event shall our total liability to you for all damages, losses, and causes of action (whether in contract, tort, including but not limited to, negligence or otherwise) exceed the amount paid by you, if any, for accessing this site.

Facts and information at this website are believed to be accurate at the time they were placed on the website. Changes may be made at any time without prior notice. All data provided on this website is to be used for information purposes only. The information contained on this website and pages within, is not intended to provide specific legal, financial or tax advice, or any other advice, whatsoever, for any individual or company and should not be relied upon in that regard. The services described on this website are only offered in jurisdictions where they may be legally offered. Information provided in our website is not all-inclusive, and is limited to information that is made available to Ablaze and such information should not be relied upon as all-inclusive or accurate.

Information contained on the site is provided by Ablaze in good faith. To the best of Ablaze’s knowledge, the information is accurate and current. However, no representation or warranty is made as to the accuracy or completeness of the information at any time.

As there may be hand crafted items in this website, discrepancies will result between the images and the real articles. This may include style, shapes, colouring and more.

To the fullest extent permitted by applicable law, Ablaze disclaims all representations and warranties, express or implied except as required by Australian Consumer Law.

Ablaze makes no warranty that this site, any information or ideas contained on this site or any products or services will meet your requirements.

You expressly acknowledge and agree that, subject to the section dealing with "Limitation of Liability", Ablaze will not be liable to you or any other person for any direct, indirect, incidental, special, consequential or exemplary damages, including but not limited to damages for product liability, personal injury or negligence resulting from use of goods or services supplied to you through the site.

Copyright

Copyright in the ablazeengineering.com.au site is property of Ablaze. Material on this site also comprises copyright material, trademarks and registered trademarks that are the property of Ablaze and third parties. This property may only be used for the purposes of browsing the ablazeengineering.com.au site and acquiring goods and services from Ablaze. If you require use of any material on this website you must request directly to Ablaze in writing, however no guarantee is given that any request will be granted. You may not copy text or photos used throughout this website without our permission.

Applicable law

These Terms and Conditions are governed by the laws in force in Tasmania, Australia and you irrevocably and unconditionally submit to the exclusive jurisdiction of the courts of Tasmania, Australia and any courts which may hear appeals from those courts.

Information provided by you

If you purchase goods and /or services from Ablaze we may require you to provide your name, address, email address, credit card number or other details ("customer information") whether on this site or by telephone or any other way. We may subsequently require further details to enable the processing of any orders that you make. You agree to provide current, complete and accurate customer information when asked to do so by the site or an associate of Ablaze. No customer information is disclosed to third parties for any purpose. We may use your details to send promotional information about Ablaze products and services via email and / or postal services. We will not send offers or promotions to you on behalf of third party businesses or companies.

Virus warning

It is your responsibility to scan any data transmissions to or from us for viruses.

Product information

Prices of goods and services, delivery and other charges displayed on the ablazeengineering.com.au website from time to time are in Australian Dollars (\$AUD) and are current at the time of display. All prices are subject to variation without notice.

We will always attempt to be as accurate as possible with our product and service descriptions and pricing. However, we are unable to warrant that product descriptions or other content of the site is accurate, complete, reliable, current or error free. You are advised to check first by contacting us at info@ablazeengineering.com.au

Placing and accepting orders

Orders will not be dispatched until payment in full has been received or an agreement of payment on delivery is made by both parties (Ablaze and Customer) and we are satisfied with the integrity of the order.

Without limiting these Terms and Conditions, Ablaze is not responsible for any loss or damage caused by late delivery or cancellation of an order or a product.

Placement of an order by you constitutes an offer to enter into an agreement with us ("your offer"). We may email you an Order Confirmation for the sole purpose of confirming the details of your offer. Please note that our Order Confirmation does not constitute an acceptance of your offer or reflect the status of your order in any way.

Manufacturing and Delivery Time

The effluxion of time between order placement and delivery may vary. This variation exists as no guarantee can be made due to Third Parties being involved in the process, whether that may include delivery companies or other suppliers to us. Where there are multiple products being delivered to a single address in any type of order they may be sent together in a single package (this may include a padded envelope or box or other suitable packaging).

Cancellation by us

We reserve the right not to provide goods or services or cancel orders (or part thereof) at our sole discretion at any time. Without limiting the operation of any other Terms and Conditions, we will not be held liable for loss or damage arising from the exercising of these rights.

Cancellation by you

If you need to cancel an order, please contact us immediately via email at info@ablazeengineering.com.au. Our agreement with you only comes into existence once we have either confirmed your order or your payment has been processed. Once we have accepted payment for an order, cancellation of the order is within our sole discretion.

Delivery

It is your obligation to supply the correct delivery address details at the time of ordering. Should you enter the wrong address, we are not obliged to re-send the order to the correct address at our expense.

It is your responsibility to inform us if an order does not arrive. Once we learn an order has not arrived, we will lodge enquiries with Australia Post, or other relevant courier, transport or Delivery Company, to ensure delivery occurs as soon as possible. We will not be held liable for any loss or damage resulting from late delivery. Please note that if an item has been lost in transit, we will not dispatch a replacement item immediately. Replacement items will be dispatched according to our discretion.

Without limiting these Terms and Conditions:

- we will not accept liability for any loss or damage arising from a late delivery
- you agree that late delivery does not constitute a failure of our agreement, and does not entitle you to cancellation of an order
- we will not accept liability for any loss or damage arising from items lost, stolen or damaged after delivery has taken place.

Release and indemnity

You agree to waive any and all claims that you now have or may have in the future against Ablaze or Ablaze's associates which relate to or are incidental to any transaction.

You agree to indemnify and hold Ablaze harmless from and against any and all claims, loss or expense that may be incurred by Ablaze or Ablaze's associates which relate to or are incidental to the performance of its duties as described in these Terms and Conditions including all costs of defending itself against a claim by any other person and / or as a result of you taking any action or refraining from taking any action or instituting or defending any action or legal proceeding.

You further agree to indemnify and hold Ablaze or Ablaze's associates harmless from any claim made by any third party due to or arising out of your use of this site, the violation of these Terms and Conditions by you, or the infringement by you, or other users of this site of any intellectual property or other right of any person or entity.

Use of celebrities or models

Any celebrities or models featured at ablazeengineering.com.au have not endorsed our products or services. We are using them in photos for demonstrational purposes, unless specifically stated.

Complaints

You can lodge a claim or complaint with us about any breach of our Terms and Conditions by contacting us.

The Chief Executive Officer
Ablaze Engineering Pty Ltd
PO Box 758
ROSNY PARK TAS 7018
AUSTRALIA
E-mail: info@ablazeengineering.com.au