

RECOMMENDED RETAIL PRICE 2011

£ (Ex VAT)

UNITED KINGDOM

House Martin GRP Limited
1, The Square
Chudleigh
Devon
TQ13 0LD

Tel: 0845 519 1987 Fax: 01626 852981
sales@house-martin.com www.house-martin.com



ORAC XTERIO

REF.	Description	Dimensions /piece (cm)	#/box	EAN code / piece	£ (price) / piece
C800	Cornice moulding Orac Xterio	200 x 6,5 x 5,5	12	5414433003531	43,40
C820	Cornice moulding Orac Xterio	244 x 20 x 16	8	5414433003555	114,75
C832	Cornice moulding Orac Xterio	200 x 23 x 11,5	10		94,47
C835	Cornice moulding Orac Xterio	200 x 21,5 x 20	9		106,41
C836	Cornice moulding Orac Xterio	200 x 27 x 26	6		141,22
C890	Cornice moulding Orac Xterio	200 x 21,5 x 16	10		98,75
CX806	Cornice moulding Orac Xterio	200 x 12 x 12	8		41,49
CX826	Cornice moulding Orac Xterio	200 x 9 x 9	25		33,71
FC01	Feature corbel Orac Xterio	8 x 35 x 39	16	5414433048532	29,73
GB02	Gallow bracket Orac Xterio	7 x 40 x 49	10	5414433007799	56,89
GB03	Gallow bracket Orac Xterio	7 x 63 x 58	10	5414433050313	65,74
GB04	Gallow bracket Orac Xterio	5 x 74,5 x 77	10	5414433050320	74,34
TF01	Dentil Orac Xterio	7,7 x 12,3 x 35	35	5414433003791	26,76
TF02	Dentil Orac Xterio	7,7 x 12 x 10,5	56	5414433003807	9,71
TF03	Dentil Orac Xterio	7,7 x 10 x 20	28	5414433003814	18,65
TF04	Dentil Orac Xterio	7,7 x 25 x 20	32	5414433003821	27,47
TF05	Dentil Orac Xterio	10 x 13,5 x 25,5	42	5414433003838	28,30
TF06	Dentil Orac Xterio	15,5 x 7,5 x 17,5	25	5414433003852	25,86

TERMS AND CONDITIONS OF SALE

The Terms and Conditions are attached to all advise notes, invoices and account applications. Copies are available upon request. Products are supplied subject to the Company's Terms and Conditions of sale unless otherwise agreed in writing.

It is the Buyer's responsibility to ensure that the goods ordered are suitable for the Buyer's purpose.

The goods are considered to be accepted and shall be dispatched at the buyer's risk, even if the shipment is free. All possible risks are considered to be passed to the buyer at the time of acceptance as defined here above.

All circumstances such as force major, all kinds of accidents, general or partial strikes, lock-out, lack of transport, general or partial fire at the premises of the seller, etc, relieve the seller of his responsibilities.

Unless the buyer has an approved credit account all goods must be paid Pro Forma. Our credit terms are strictly net 30 days from date of invoice. If you have a discrepancy against an invoice, it has to be reported in writing to the seller within 3 days from receipt of the invoice.

In case of non-payment within 30 days after a written notice of default, the amount of the invoice shall be increased ex officio by 15% and a minimum of £50.00 (pounds).

The goods remain in the ownership of the seller until full payment. This implies that the buyer is not entitled to give the goods in pledge or use them as a security. The buyer shall notify the seller without delay of seizure, theft, or any other circumstance that may affect the seller's rights to the goods. In case of non payment on due date, the buyer is obliged to return the goods to the seller on first demand.

The deliveries are payable at our accounts, mentioned on the

front side of our invoice. The fact of drawing a bill on our buyers shall not be accepted as an exception to this rule. Any delay in payment obliges the buyer, ipso jure and without further notice, to pay legal interest in commercial affairs from the date of expiration onwards. In case of non payment, the seller shall be entitled to cancel all current orders and to claim the balance due or to demand the restitution of the goods.

The goods are considered to be delivered in conformity with the agreement if the buyer does not make a written announcement of any visible defect within 24 hours after delivery. If the goods are legitimately refused, the seller has the right to replace the goods concerned.

No goods can be returned without prior agreement. A standard handling charge of 20% plus cost of carriage will be made for returning goods, unless otherwise authorised.

The seller shall not be liable for damages assessed after acceptance of the goods, except when the buyer establishes proof that the damage is due to a defect in materials or workmanship. In any case, the liability of the seller is limited to a period of one (1) year and, to the choice of the seller, to replacement of the goods or refunding of the concerned goods.

In no event, the seller shall be liable for any damage due to improper use, bad installation, improper maintenance or negligence by the buyer or any third party.