

ANTI LIGATURE CORE RANGE PRICE LIST - APRIL 2016

Gross Price

AS 107.67 Lever Handles Antns7 Antns763 and Knobs 113.22 Ant19 anti-ligature curved lever set at 45 degrees mounted on a plate c/w thumbturn and escutcheon set POA Ant19kit **POA** Ant1 77.68 Ant6 81.67 Ant7obr/obro anti-ligature lever set at 45 degrees on rectangular rose c/w rectangular escutcheon for metal doors POA 152.07 Antns7espag POA Ant1/antns7 91.59 Ant6/antns7 94.92 Ant2pl 53.57 Ant2plbb 69.62 Ant2phpbb 107.14 Ant5pl 57.68 Ant5phpbb 73.24 Ant5plbb 115.35 97.52 93.28 195.04 anti-ligature flush pull handle 150x105mm 62.89 Antfp1 Antfp1bb 93.15 Antfp2 **POA** Antfp2bb **POA** Antnortonp 104.83 Antnortonplbb 209.66 127.03 Antwh1 71.06 Antwh1bb 142.12 Ant55 66.49 Ant55pl 96.57 Ant55plbb 193.14 Ant363tt 85 60 Ant363ff 18.14 Ant363bb 36.27 Ant363bl 18 14 Ant350ff anti-ligature 50x10mm euro escutcheon face fix 26.93 18.45 Ant350bb Ant350bl 18.45 Ant363blbb 36.27 Ant350blbb Antifm12cltck 107.67 Antifm12atck 124.10 Ant364tt 154.73 Antifm12clttp 130.76 Antifm12attp 175.60 Antlock N/A **Antkeytp** N/A **Antelesc** 53.30 Antwin2 N/A Antwin2ball N/A Antwin4 N/A anti-ligature window pull handle 100x22mm Antwin52 38 85 Antwin6 56.61 **Antwincup** N/A Antwin88 anti-ligature window pull with 35mm lockable turn spindle 7mm to operate espagnolette windows.......78.81 N/A Antwin288 anti-ligature window pull with swivel lever lockable spindle 7mm to operate espagnolette windows.......92.13 N/A **Antwcsp** 153.18 Antph2 POA Washroom Fittings Antch1 34.63 Antpcsrw N/A anti-ligature horizontal grab rail POA N/A Antgrb Ant22epc N/A Antsrepc N/A Anthrsepc N/A N/A Antsuppc Antsph N/A Anttrh N/A **Antiacm** N/A **Antpp** anti-ligature pivot protector 99.79 N/A **Door Accessories Antpivs** N/A Antwrepc anti-ligature wardrobe rail POA N/A Antligh N/A Anthg N/A Antchg N/A Anthbd N/A Antds1ssstn N/A **Anterds**



STANDARD TERMS & CONDITIONS OF SALE

1. PAYMENT - Goods supplied to customers without an approved account must be made on or before delivery. Where customers have approved accounts, unless otherwise agreed these are due for settlement not later than the end of the month following the month in which goods are delivered. Accounts are payable strictly nett.

The company reserves the right to charge the customer interest (both before and after any judgement) on the amount unpaid at rate of 8% per annum above the base rate of the Bank of England.

- 2. PRICES-Goods will be invoiced at prices ruling at date of despatch and we reserve the right to alter these without notice, if necessary.
- 3. MINIMUM INVOICE VALUE-In view of the cost of packing, postage and invoicing, a minimum charge of £50 will apply for any order despatched.
- **4. DELIVERY-**Home: Carriage paid on consignments of £250 nett and over to destinations in GB and £350 nett to destinations in N. Ireland.
- 5. DELIVERY PROMISES-These are given in good faith and will be adhered to, as far as possible, but no liability can be accepted for subsequent unforeseen delays. Goods offered ex-stock are subject to their being unsold on receipt of a written and confirmed order.
- **6. PACKING-**Goods are boxed as indicated on each page of the price list and customers are asked to order to the nearest complete box, as splitting boxes entails extra work and will incur handling charges. For Home Market, goods are supplied in free of charge packing cases which are non-returnable. In the case of Export Markets, special cases are available at cost, prices upon application.
- **7. DESPATCH-**Our normal method of despatch is by road. Despatch by passenger train or post will be charged at full carriage rates plus a packing and handling charge.
- **8. EXAMINATION OF GOODS-I**n the event of any discrepancy or damage in transit it is essential to mark Carrier's Delivery Note 'Contents Unexamined' and examine the goods in question at once, advising the carriers and ourselves of any discrepancy within 3 days.
- **9. NON DELIVERY OF GOODS-**Customers are responsible for advising us of the non-delivery of goods within 7 days of the receipt of invoice in the case of GB consignments, or within 10 days in the case of consignments to Northern Ireland and Eire.
- **10. RETURN OF GOODS-**This can only be permitted with prior agreement and only on normal stock lines with the proviso that we will raise a charge of 25% for restocking.
- 11. LIABILITY FOR DEFECTIVE GOODS-In the event of any article supplied proving defective in material or workmanship within a reasonable period, we undertake to replace or repair the article free of charge, which shall be the limit of our responsibility and we do not accept liability for any other costs direct or indirect, arising from such defective goods.
- 12. SPECIFICATION-The patterns illustrated in our catalogue are of the dimensions and weights shown and may be subject to modification in design which will be supplied unless otherwise instructed. We reserve the right to modify alter or improve designs without notice.
- 13. CANCELLATION OF ORDERS-Cancellation will only be accepted by us on condition that all costs and expenses incurred by us up to the time of cancellation and all loss or damage by reason of such cancellation will be reimbursed by the customer to us forthwith. Acceptance of such cancellation will only be binding on us if in writing. A charge will be made for any costs incurred due to suspension or deferment of order. We regret that we are unable, in any circumstances, to accept cancellation of orders for goods manufactured to customer's special requirements.

- 14. RESERVATION OF TITLE AND RIGHT OF DISPOSAL-Goods shall remain the property of Dortrend until payment by the customer in full of the price (together with accrued interest) and any other monies payable to the Company in respect of the goods:
- (a) The property in the goods shall remain in the Company;
- (b) The customer shall hold the goods in fiduciary capacity for the Company and shall so store them that they shall at all times be identifiable as goods of the Company:
- (c) If the Customer shall receive from any person any payment in respect of the goods the Customer shall receive and hold such monies on behalf of the Company and shall forthwith pay there out all sums due to the Company in respect of the goods:
- (d) The like result as in (c) above shall ensure with regard to the justly apportioned part of the monies received by the customer whenever such monies shall be referable in part to the Company's goods whether by reason of mixing or joining with other goods or incorporation into some building or structure or howsoever.
- At any time after the occurrence of any of the events specified in Condition 15 hereof the Company or its agents may enter the premises of the customer and take possession of any goods in which the property remains in the Company and remove and dispose of them as the Company thinks fit. The Company shall apply the proceeds of disposal (after deduction of all expenses) in discharge of the amount unpaid by the Customer.
- 15. BREACH-If the customer
- (a) Makes default in or commits any breach of its obligations to the Company bereinder or
- (b) Is involved in any legal proceedings in which its solvency is in question or
- (c) Is a company and any meeting is convened or resolution is passed or petition is presented (otherwise than for reconstruction or amalgamation) to wind it up or a receiver is appointed or
- (d) Ceases or threatens to cease to trade or if in the opinion of the Company serious doubts arise as to the Customer's solvency, then in any such case the Company shall immediately become entitled (without prejudice to its other claims and rights under the contract) to suspend further performance of the contract for such time not exceeding six months as it shall in its absolute discretion think fit or (whether or not notice of such suspension shall have been given) to treat the contract as wrongfully repudiated by the Customer and forthwith terminate the Contract. The Company will notify the Customer of the exercise of its option to suspend or terminate the contract within a reasonable time of its becoming aware of the actual default on the Customer's part or other circumstances giving rise to the Company's rights under this condition.
- 16. PASSING OF RISK-The risk in the goods shall pass to the Customer when the Company delivers the goods in accordance with the terms hereof to the customer or other person to whom the Company has been authorised by the Customer to deliver the goods whether expressly or by implication and the Company shall not be liable for the safety of the goods thereafter and accordingly the Customer should insure the goods thereafter against such risks as may be commercially prudent.
- 17. SITE VISITS BY DORTREND PERSONNEL-The Company reserve the right to charge for visits to site, where it is clearly established that abuse or poor installation has caused the product to malfunction. The charge will be made to the original purchaser and not to any third party.