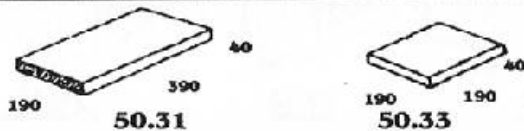


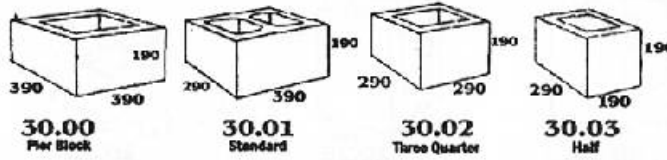
200mm CAP



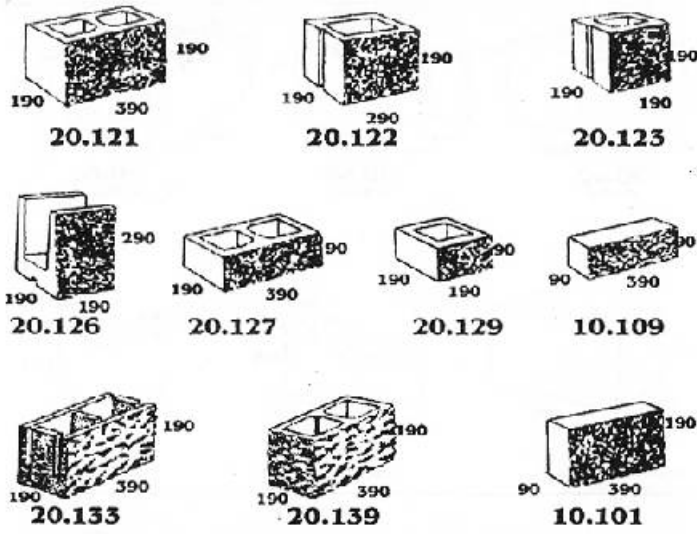
200mm HALF HEIGHT



300mm SERIES



SPLIT FACE SERIES



SCREEN WALLS

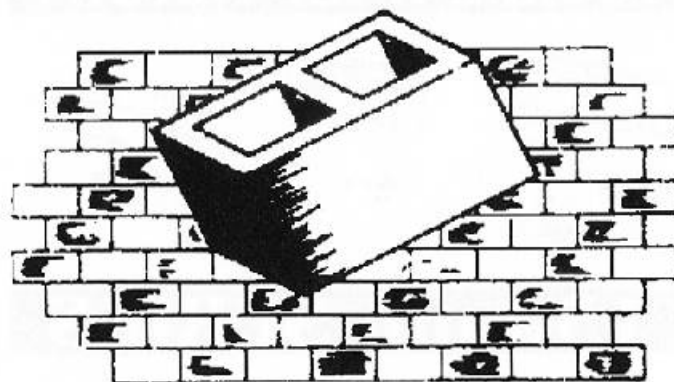


CONDITIONS OF SALE

- Terms** - (a) Each sale of goods is made open and subject to these conditions of sale to the exclusion of any other terms or conditions or amendments (whether express or implied oral or written). (b) These conditions may only be altered by a notice in writing signed by a person duly authorised by the management of the company.
- Acceptance** - (a) Any quotation is given subject to the condition that it shall remain open for acceptance by the customer for a period of thirty days from the date hereof, irrevocable, unless otherwise stated. (b) Any quotation may be accepted by the customer by giving notice, either in oral or written to the company provided however acceptance shall bind the company only when written acknowledgement thereof is given by the company within three days of receipt of such acceptance by the company.
- Price** - (a) The price of the goods is calculated at the company's works and all costs and charges for freight and handling are payable by the customer. The company may in its discretion deliver the goods on pallets and/or so the additional costs of strapping, palletising and delivery will be payable by the customer. (b) Prices in the company's quotation are based on the prices of labour, materials, transport and other services on the date of quotation and notwithstanding acceptance of the quotation the company reserves the right in the event of any variation or variations of such costs, whether or not they occur before or after the date of the quotation to reduce or increase the said price to the extent of the reduced or increased cost component of such labour materials transport and other services occasioned by any such variation or variations. (c) The delivery of goods is to be at the company's ruling rate of carriage. (d) The price of the goods is calculated on the terms and the date of delivery of the commencement and carrying out of work or the provisions of services as the date may be being performed within the usual working hours of the industry. (e) The company reserves the right to charge for any additional costs and expenses incurred by it, in excess of any required variation thereof provided always that the company shall not be bound to accept to any such variation and further reserves the right to charge for any additional cost or expense incurred by it in respect of any delay occasioned by it in completing any delivery in the commencement and carrying out of work or provision of services arising from any cause whatsoever except as it except any such delay occasioned by its own default or negligence and its servants, agents or contractors.
- Trading Terms** - (a) Trading terms are strictly cash before delivery of goods or credit arrangements have been made and in such case immediate payments will be strictly in accordance with the company's credit policy. (b) Credit Policy - (a) The company's credit is not cash within thirty days following the end of the month of delivery. (b) The customer has no right to withhold any moneys beyond such time and all goods supplied by the company must be paid for within the time specified. (c) Failure to comply with any of the terms of payment contained in the quotation shall constitute a breach of contract and the company may treat the whole contract as repudiated and not accordingly. (d) The company may refuse without prejudice to any other rights it may have to supply or deliver further goods to the customer pursuant to the quotation or otherwise until such time as the customer has remedied any default under this clause.
- Colour** - (a) The customer acknowledges that variations in the colour of natural concrete masonry goods will occur due to variations in manufacturing schedules and raw materials utilised. (b) In respect of any coloured goods (block, paving, brick or other items) the company warrants that the colour of the goods if supplied by reference to a sample, will substantially comply with the range of colours of the sample display area of those goods at the company's works but gives no other warranty with respect to colour. Without limiting the generality of the above the company accepts no responsibility for variations or the extent of variations in colour between goods supplied under different orders or delivery at the request of the customer in separate deliveries or the failure of the customer or his contractors to blend the goods before construction. (c) Excclusions - The company shall not be liable for damages - (a) in respect of consequential damage or loss to person or property arising out of alleged defects in the goods or the cost to which the goods are put including any costs of demolition or reconstruction of any structure or other use to which the goods are put. (b) howsoever arising in any wall, footing, guttering, sand, foot paths, concrete work, building structure, paving, manhole covers, drain pipes, filling or other property situated in or on or adjacent to the place of any delivery by or on behalf of the company or situated on or adjacent to the site of any works being carried out by the company and/or any contract constituted hereunder. (c) in any event in excess of the tax invoice price of the goods.
- Delivery** - (a) The company's delivery records shall be prima facie proof of delivery of the goods of the quantity and description stated therein in good order to the customer and its receipt thereof notwithstanding the absence of any representative of the customer at the delivery site upon delivery. (b) Unless specifically agreed in writing delivery of goods and materials shall be at the curb alignment and the company shall not be liable to deliver on site and any on-site work shall be at the sole discretion of the company. In the event of any such site work the company shall not be liable for any damage or loss to person or property or for any cost of or for or sustained by any person or persons arising out of or in any way connected with such work and the company shall at all times be indemnified and kept indemnified by the customer in respect thereof. (c) It is the responsibility of the customer to provide adequate signs and directions to enable the carrier to effect delivery. Failure to do so will render the customer liable for any additional carriage charges incurred.
- Retention** - The company will not accept any goods for return and credit which have been area-ordered by the customer provided however that the company reserves the right to accept any such goods that are in a merchantable condition. Any credit given will be at the company's discretion after deduction of any carriage costs before or hereafter, less charged by the company.
- Risk** - The risk in respect of the goods shall pass to the customer at the point of delivery by any carrier selected by the company or if the customer requires another carrier or means of transport, at the point of delivery to that carrier or transporter.
- Title** - (a) While any part of the price of goods supplied remains outstanding, the company shall retain the legal title to the goods supplied and the customer shall hold them on behalf of and as bailee for the company. Where such goods are sold, even if the legal title to the goods passes to the customer, the legal title to the goods shall remain in the company. Proceeds of sale of unsold goods or returned goods shall be received by the customer as trustee on behalf of the company and on the company's account (such proceeds to be kept in a separate account). (b) If goods are in the possession of a customer to which title has not passed, the customer shall retain them in a good and merchantable condition and otherwise to the order of the company until such goods are either paid for or collected by the company. The customer will at all times allow the company onto the premises where such goods are stored for the purpose of collecting the goods.
- Warranties** - Except for warranties which cannot truthfully be excluded, the company does not make and hereby excludes any warranties or representations oral or written in respect of the goods.
- Force Majeure** - The company shall not be liable for any failure to perform or delay in performance of this contract due to strikes, fires, explosions, flood, riot, lockout, injunctions, interruption of transport, accidents, inability to obtain supplies, war, government action or other circumstances beyond the company's control.
- Estimate** - Estimates shown are estimates only and are intended as a guide only. They should not be used for detailed ordering or for tendering purposes until the customer or his contractor establishes himself as to the accuracy. The company does not accept responsibility for any cost caused by direct or indirect variation from actual quantities required for completion of a project. No allowances are made for waste breakages or other contingencies.
- Pallets** - Any pallets or access pallets used for delivery of goods will at all times remain the property of the company and nothing herein shall constitute a sale of such pallets. The customer shall be responsible for arranging the return of pallets.
- Supply** - The company's agreement subject to these conditions to supply and to continue the supply of goods is and shall always on condition upon the company remaining for the time being as stated in the customer's solvency and ability to pay for supplies outstanding hereunder within the terms of payment herein prescribed or as may otherwise be agreed in writing and in the event that the company at any time during the course of the contract is not so satisfied the company may for such period or periods at it may think fit suspend performance under this contract or may terminate the contract or may first suspend performance and then terminate the contract without notice in any way or manner whatsoever in respect of such suspension and by termination. Upon any such suspension or termination the customer shall forthwith pay the company all moneys owing to the company under this contract whether or not the same shall then still be due.
- Other Work** - The company shall not be liable for any deficiency or fault in any work or services performed by the company relating in any way to any deficiency or fault in any work or services not performed by the company. Without limiting the generality of the foregoing the company shall be entitled prior to commencement of or at any time during the performance of any work or services to require a certificate from some responsible person or authority that work or services not performed by the company will be carried out in accordance with any specifications applicable to such work or services. Notwithstanding anything contained in this clause the company shall be entitled should it consider that there is any default or deficiency in any work not performed by it or that the same are not in accordance with the said specifications and without liability on its part to suspend performance of any work or services until such default or deficiency is rectified to the company's satisfaction or the same made good in accordance with the said specifications.
- Claims** - (a) Any claim which the customer may wish to make in respect of alleged defects in the goods must be advised to the company immediately and confirmed in writing prior to the goods being installed in any project. (b) Any claim which the customer may wish to make in respect of alleged short delivery of materials must be advised to the company immediately and confirmed in writing within seven days of delivery. In the absence of any such claim the customer shall be liable to pay for the full quantity of materials stated on the company's delivery documents. Notwithstanding any such claim or claims, as aforesaid all moneys due in respect of the goods stated by the company to have been supplied shall be paid immediately in the same due for payment.

BUNDABERG BLOCKS & PAVERS

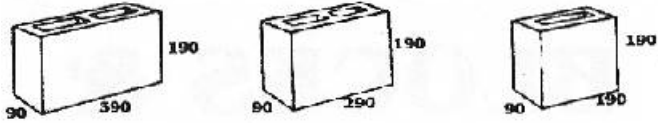
5 Avenue Street
East Bundaberg Qld 4670



Phone:
(07) 4151 5770
Fax: (07) 4151 0202

Prices for Natural Blocks Ex Works are subject to change without notice.
NOTE: ANY CLAIM CONCERNING OUR PRODUCTS, MUST BE CONFIRMED BEFORE PRODUCTS ARE LAYED ON THE JOB.

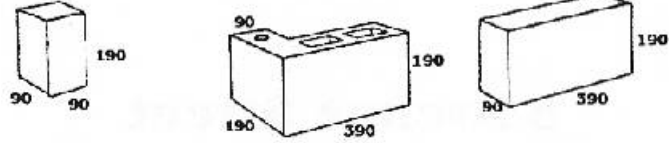
100mm SERIES



10.01
Standard
Partition

10.02
Three Quarter

10.03
Half

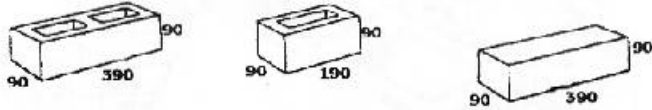


10.04
Quarter

10.25
Corner Robam

10.31
Solid

100mm HALF HEIGHT

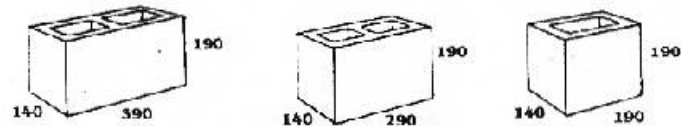


10.71
Standard

10.73
Half

10.83
Solid

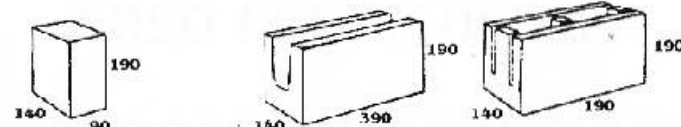
150mm SERIES



15.01
Standard

15.02

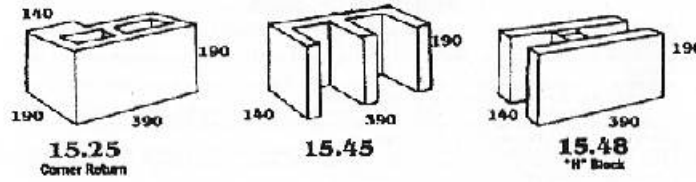
15.03
Half



15.04
Quarter Solid

15.12
Lintel

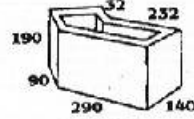
15.20
Knock Out Beam



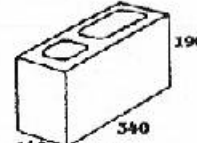
15.25
Corner Robam

15.45

15.48
'H' Block

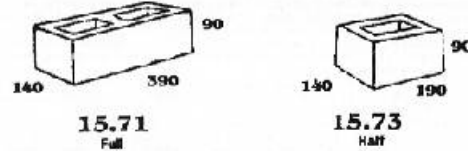


15.739
(45°) Squint



15.22
Seven-Eights Closure

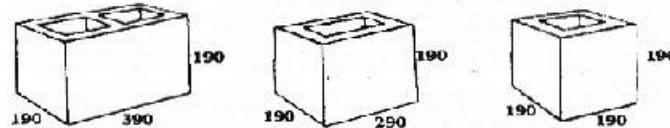
150mm HALF HEIGHT



15.71
Full

15.73
Half

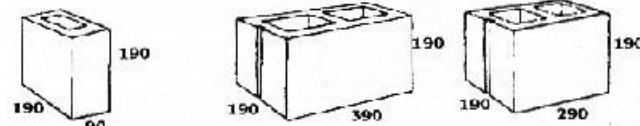
200mm SERIES



20.01
Standard

20.02
Three Quarter

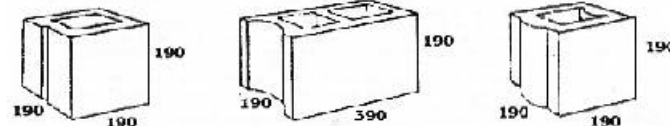
20.03
Half



20.04
Quarter

20.05
Metal Frame

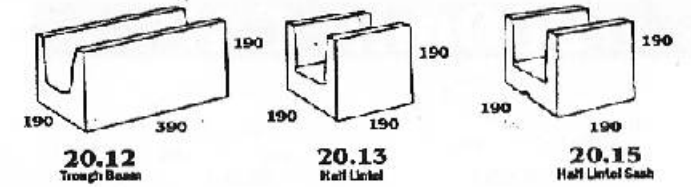
20.06
1/2 Metal Frame



20.07
1/2 Metal Frame

20.09
Control Joint

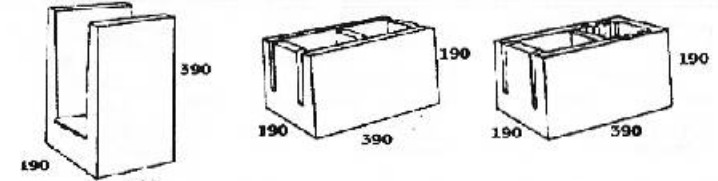
20.10
Control Joint-Half



20.12
Trough Beam

20.13
Half Lintel

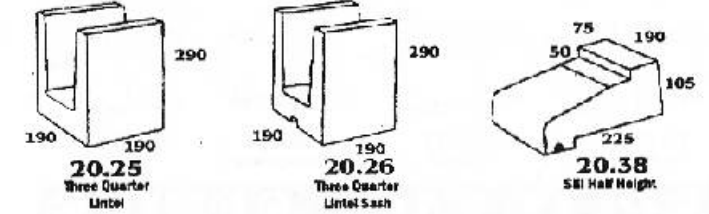
20.15
Half Lintel Sash



20.18
Deep Lintel

20.20
Knock out Bond Beam

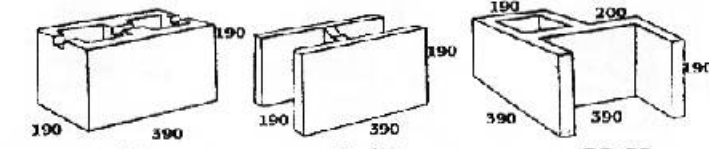
20.21
Corner Knockout Bond Beam



20.25
Three Quarter
Lintel

20.26
Three Quarter
Lintel Sash

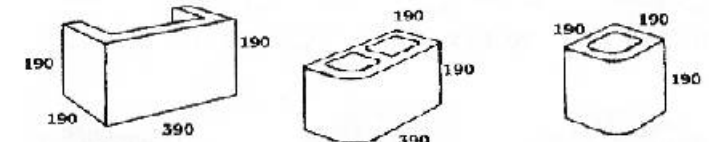
20.38
Set Half Height



20.42
Channel

20.48
'H' Block

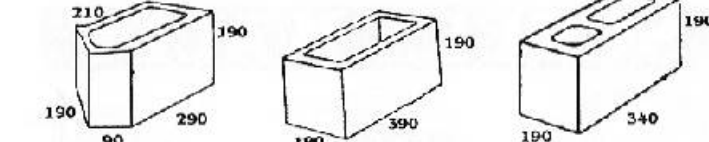
20.60
Beaded Pillar: Half



20.61
Beaded Plaster Half
& Clean-out Block

20.713
Full Bullnose

20.60
Half Bullnose



20.739
(45°) Squint

20.925
Slag Core

20.78
Seven-Eights Closure