

TERMS & CONDITIONS



**WIND ROSE
FENCING**

"Built to Last. Secured for Life."

QUOTES & ESTIMATES

- Any estimates or quotes provided via the website, email, or phone are not binding until confirmed through a signed agreement or invoice. Final pricing may vary based on site conditions and materials.

INTELLECTUAL PROPERTY

- All content on this site (including text, logos, images, and designs) is owned by Wind Rose Fencing. You may not copy, reproduce, or use any part of the site without written permission.

LIMITATION OF LIABILITY

- We do our best to provide accurate and up-to-date information, but we make no guarantees. We are not liable for any damages resulting from the use of this website.

THIRD-PARTY LINKS

- Our website may contain links to external websites. We are not responsible for the content, privacy practices, or accuracy of those websites.

SERVICE AREA

- We primarily serve the Lower Mainland and Fraser Valley areas of British Columbia. Any service outside this region may be subject to additional charges or availability limitations.

NON-PAYMENT CLAUSE

- If final payment is not received as agreed, WIND ROSE FENCING reserves the right to take further legal or collection action to recover the remaining balance, including all associated fees.

CONTENT CREATION & RECORDING NOTICE

- As part of our commitment to showcasing the quality of our work, WIND ROSE FENCING may record video and take photos at the job site before, during, and after the project. These recordings may be used for marketing, educational, or promotional purposes on platforms such as social media, websites, and advertising.

DELAYS

- Project schedules may change due to weather, material shortages, or other circumstances beyond the company's control. Customers will be notified of any significant delays, and completion dates will be adjusted reasonably.

If you have any questions concerning these Terms & Conditions, contact us.
windrosefencing@gmail.com or www.windrosefencing.ca