

Home Report

shepherd.co.uk



All Angles Covered

Residential | Commercial | Property & Construction





Contents

- 1. Scottish Single Survey
- 2. Energy Performance Certificate
- 3. Property Questionnaire



Scottish
Single Survey



survey report on:

Property address	2 Huntlaw Road Pencaitland Tranent EH34 5AQ
Customer	Executors of late Thomas Knox
Customer address	2 Huntlaw Road Pencaitland Tranent EH34 5AQ
Prepared by	Shepherd Chartered Surveyors
Date of inspection	28/01/2025



www.shepherd.co.uk

PART 1 - GENERAL

1.1 THE SURVEYORS

The Seller has engaged the Surveyors to provide the Single Survey Report and a generic Mortgage Valuation Report for Lending Purposes. The Seller has also engaged the Surveyors to provide an Energy Report in the format prescribed by the accredited Energy Company.

The Surveyors are authorised to provide a transcript or retype of the generic Mortgage Valuation Report on to Lender specific pro-forma. Transcript reports are commonly requested by Brokers and Lenders. The transcript report will be in the format required by the Lender but will contain the same information, inspection date and valuation figure as the generic Mortgage Valuation Report and the Single Survey. The Surveyors will decline any transcript request which requires the provision of information additional to the information in the Report and the generic Mortgage Valuation Report until the Seller has conditionally accepted an offer to purchase made in writing.

Once the Seller has conditionally accepted an offer to purchase made in writing, the Purchaser's lender or conveyancer may request that the Surveyors provide general comment on standard appropriate supplementary documentation. In the event of a significant amount of documentation being provided to the Surveyors, an additional fee may be incurred by the Purchaser. Any additional fee will be agreed in writing.

If information is provided to the Surveyors during the conveyancing process which materially affects the valuation stated in the Report and generic Mortgage Valuation Report, the Surveyors reserve the right to reconsider the valuation. Where the Surveyors require to amend the valuation in consequence of such information, they will issue an amended Report and generic Mortgage Valuation Report to the Seller. It is the responsibility of the Seller to ensure that the amended Report and generic Mortgage Valuation Report are transmitted to every prospective Purchaser.

The individual Surveyor will be a member of the Royal Institution of Chartered Surveyors who is competent to survey, value and report upon Residential Property¹.

If the Surveyors have had a previous business relationship within the past two years with the Seller or Seller's Agent or relative to the property, they will be obliged to indicate this by marking the adjacent box.



The Surveyors have a written complaints handling procedure. This is available from the offices of the Surveyors at the address stated.

1.2 THE REPORT

The Surveyors will not provide an amended Report on the Property, except to correct factual inaccuracies.

The Report will identify the nature and source of information relied upon in its preparation.

The Surveyor shall provide a Market Value of the Property, unless the condition of the Property is such that it would be inappropriate to do so. A final decision on whether a loan will be granted rests with the Lender who may impose retentions in line with their lending criteria. The date of condition and value of the property will be the date of inspection.

Prior to 1 December 2008, Purchasers have normally obtained their own report from their chosen Surveyor. By contrast, a Single Survey is instructed by the Seller and made available to all potential Purchasers in expectation that the successful Purchaser will have relied upon it. The Royal Institution of Chartered Surveyors rules require disclosure of any potential conflict of interest when acting for the Seller and the Purchaser in the same transaction. The Single Survey may give rise to a conflict of interest and if this is of concern to any party they are advised to seek their own independent advice.

The Report and any expressions or assessments in it are not intended as advice to the Seller or Purchaser or any other person in relation to an asking price or any other sales or marketing decisions.

¹ Which shall be in accordance with the current RICS Valuation Standards (The Red Book) and RICS Rules of Conduct.

The Report is based solely on the Property and is not to be relied upon in any manner whatsoever when considering the valuation or condition of any other property.

If certain minor matters are mentioned in the Report it should not be assumed that the Property is free of other minor defects.

Neither the whole nor any part of the Report may be published in any way, reproduced or distributed by any party other than the Seller, prospective purchasers and the Purchaser and their respective professional advisers without the prior written consent of the Surveyors.

1.3 LIABILITY

The Report is prepared with the skill and care reasonably to be expected of a competent residential surveyor who is a member of the Royal Institution of Chartered Surveyors.

The Report is addressed to the Seller and was prepared in the expectation that it (or a complete copy) along with these Terms and Conditions (or a complete copy) would (or, as the case might be, would have been) be disclosed and delivered to:

- the Seller:
- any person(s) noting an interest in purchasing the Property from the Seller;
- any person(s) who make(s) (or on whose behalf is made) an offer to purchase the Property, whether
 or not that offer is accepted by the Seller;
- the Purchaser; and
- the professional advisers of any of these.

The Surveyors acknowledge that their duty of skill and care in relation to the Report is owed to the Seller and to the Purchaser. The Surveyors accept no responsibility or liability whatsoever in relation to the Report to persons other than the Seller and the Purchaser. The Seller and Purchaser should be aware that if a Lender seeks to rely on this Report they do so at their own risk. In particular, the Surveyors accept no responsibility or liability whatsoever to any Lender in relation to the Report. Any such Lender relies upon the Report entirely at their own risk.

1.4 GENERIC MORTGAGE VALUATION REPORT

The Surveyors undertake to the Seller that they will prepare a generic Mortgage Valuation Report, which will be issued along with the Single Survey. It is the responsibility of the Seller to ensure that the generic Mortgage Valuation Report is provided to every potential Purchaser.

1.5 TRANSCRIPT MORTGAGE VALUATION FOR LENDING PURPOSES

The Surveyors undertake that on being asked to do so by a prospective purchaser, or his/her professional advisor or Lender, they will prepare a Transcript Mortgage Valuation Report for Lending Purposes on terms and conditions to be agreed between the Surveyors and Lender and solely for the use of the Lender and upon which the Lender may rely. The decision as to whether finance will be provided is entirely a matter for the Lender. The Transcript Mortgage Valuation Report will be prepared from information contained in the Report and the generic Mortgage Valuation Report².

1.6 INTELLECTUAL PROPERTY

All intellectual property rights whatsoever (including copyright) in and to the Report, excluding the headings and rubrics, are the exclusive property of the Surveyors and shall remain their exclusive property unless

² Which shall be in accordance with the current RICS Valuation Standards (The Red Book) and RICS Rules of Conduct.

they assign the same to any other party in writing.

1.7 PAYMENT

The Surveyors are entitled to refrain from delivering the Report to anyone until the fee and other charges for it notified to the Seller have been paid. Additional fees will be charged for subsequent inspections and Reports.

1.8 CANCELLATION

The Seller will be entitled to cancel the inspection by notifying the Surveyor's office at any time before the day of the inspection.

The Surveyor will be entitled not to proceed with the inspection (and will so report promptly to the Seller) if after arriving at the property, the Surveyor concludes that it is of a type of construction of which the Surveyor has insufficient specialist knowledge to be able to provide the inspection satisfactorily. The Surveyor will also be entitled not to proceed if after arriving at the property, the surveyor concludes that the property is exempt under Part 3 of The Housing (Scotland) Act 2006 as detailed in the (Prescribed Documents) Regulations 2008. If there is a potential threat to their health or personal safety, the inspection may be postponed or cancelled, at the Surveyor's discretion.

In the case of cancellation or the inspection not proceeding, the Surveyor will refund any fees paid by the Seller for the inspection and Report, except for expenses reasonably incurred and any fee due in light of the final paragraph of this section.

In the case of cancellation by the Seller, for whatever reason, after the inspection has taken place but before a written report is issued, the Surveyor will be entitled to raise an invoice equivalent to 80% of the agreed fee.

1.9 PRECEDENCE

If there is any incompatibility between these Terms and Conditions and the Report, these Terms and Conditions take precedence.

1.10 DEFINITIONS

- the "Lender" is the party who has provided or intends or proposes to provide financial assistance to the Purchaser towards the purchase of the Property and in whose favour a standard security will be granted over the Property;
- the "Transcript Mortgage Valuation Report for Lending Purposes" means a separate report, prepared by the Surveyor, prepared from information in the Report and the generic Mortgage Valuation Report, but in a style and format required by the Lender. The Transcript Mortgage Valuation Report for Lending Purposes will be prepared with the skill and care reasonably to be expected from a surveyor who is a member of the Royal Institution of Chartered Surveyors and who is competent to survey, value and report on the Property;
- the "Generic Mortgage Valuation Report" means a separate report, prepared by the Surveyor from information in the Report but in the Surveyor's own format;
- the "Market Value" is the estimated amount for which a property should exchange on the date of valuation between a willing buyer and a willing seller in an arm's-length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion;
- the "Property" is the property which forms the subject of the Report;
- the "Purchaser" is the person (or persons) who enters into a contract to buy the Property from the Seller;

- a "prospective Purchaser" is anyone considering buying the Property;
- the "Report" is the report, of the kind described in Part 2 of these Terms and Conditions and in the form set out in part 1 of Schedule 1 of the Housing (Scotland) Act 2006 (Prescribed Documents) Regulations 2008;
- the "Seller" is/are the proprietor(s) of the Property;
- the "Surveyor" is the author of the Report on the Property; and
- the "Surveyors" are the firm or company of which the Surveyor is an employee, director, member or partner (unless the Surveyor is not an employee, director, member or partner, when the "Surveyors" means the Surveyor) whose details are set out at the head of the Report.
- the "Energy Report" is the advice given by the accredited Energy Company, based on information collected by the Surveyor during the Inspection, and also includes an Energy Performance Certificate, in a Government approved format.

PART 2 - DESCRIPTION OF THE REPORT

2.1 THE SERVICE

The Single Survey is a Report by an independent Surveyor, prepared in an objective way regarding the condition and value of the Property on the day of the inspection, and who is a member of the Royal Institution of Chartered Surveyors. It includes an Energy Report as required by Statute and this is in the format of the accredited Energy Company. In addition, the Surveyor has agreed to supply a generic Mortgage Valuation Report.

2.2 THE INSPECTION

The Inspection is a general surface examination of those parts of the Property which are accessible: in other words, visible and readily available for examination from ground and floor levels, without risk of causing damage to the Property or injury to the Surveyor.

All references to visual inspection refer to an inspection from within the property at floor level and from ground level within the site and adjoining public areas, without the need to move any obstructions. Any references to left or right are taken facing the front of the property.

The Inspection is carried out with the Seller's permission, without causing damage to the building or contents. Furniture, stored items and insulation are not moved.

Unless identified in the report the Surveyor will assume that no harmful or hazardous materials have been used in the construction. The presence or possible consequences of any site contamination will not be researched.

The Surveyor will not carry out an asbestos inspection, and will not be acting as an asbestos inspector in completing a Single Survey of properties that may fall within the Control of Asbestos in the Workplace Regulations. In the case of flats it will be assumed that there is a duty holder, as defined in the Regulations and that a Register of Asbestos and effective Management Plan is in place, which does not require any expenditure, or pose a significant risk to health. No enquiry of the duty holder will be made.

2.3 THE REPORT

The Report will be prepared by the Surveyor who carried out the property inspection and will describe various aspects of the property as defined by the headings of the Single Survey report with the comments

being general and unbiased. The report on the location, style and condition of the property, will be concise and will be restricted to matters that could have a material effect upon value and will omit items that, in the Surveyor's opinion, are not significant. If certain minor matters are mentioned, it should not be interpreted that the property is free of any other minor defects.

Throughout the Report, the following repair categories will be used to give an overall opinion of the state of repair and condition of the property.

- 1 <u>Category 3:</u> Urgent repairs or replacement are needed now. Failure to deal with them may cause problems to other parts of the property or cause a safety hazard. Estimates for repairs or replacement are needed now.
- 2 <u>Category 2:</u> Repairs or replacement requiring future attention, but estimates are still advised.
- 3 Category 1: No immediate action or repair is needed.

WARNING: If left unattended, even for a relatively short period, Category 2 repairs can rapidly develop into more serious Category 3 repairs. The existence of Category 2 or Category 3 repairs may have an adverse effect on marketability, value and the sale price ultimately achieved for the property. This is particularly true during slow market conditions when the effect can be considerable.

Parts of the property, which cannot be seen or accessed, will not be reported upon and this will be stated. If the Surveyor suspects that a defect may exist within an unexposed area and which could have a material effect upon the value, he may recommend further investigation by specialist contractors.

2.4 SERVICES

Surveyors are not equipped or qualified to test the services and therefore no comment can be interpreted as implying that the design, installation and function of the services are in accordance/compliance with regulations, safety and efficiency expectations. However, comment is made where there is cause to suspect significant defects or shortcomings with the installations. No tests are made of any services or appliances.

2.5 ACCESSIBILITY

A section is included to help identify the basic information interested parties need to know to decide whether to view a property.

2.6 ENERGY REPORT

A section is included that makes provision for an Energy Report, relative to the property. The Surveyor will collect physical data from the property and provide such data in a format required by an accredited Energy Company. The Surveyor cannot of course accept liability for any advice given by the Energy Company.

2.7 VALUATION AND CONVEYANCER ISSUES

The last section of the Report contains matters considered relevant to the Conveyancer (Solicitor). It also contains the Surveyor's opinion both of the market value of the property and of the re-instatement cost, as defined below.

"Market Value" The estimated amount for which a property should exchange on the date of valuation between a willing buyer and a willing seller in an arm's-length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion. In arriving at the opinion of the Market Value the Surveyor also makes various standard assumptions covering, for example, vacant possession; tenure and other legal considerations; contamination and hazardous materials; the condition of un-inspected parts; the right to use mains services; and the exclusion of curtains, carpets etc. from the valuation. In the case of flats, the following further assumptions are made that:

There are rights of access and exit over all communal roadways, corridors, stairways etc. and to use

communal grounds, parking areas, and other facilities;

- There are no particularly troublesome or unusual legal restrictions;
- There is no current dispute between the occupiers of the flats or any outstanding claims or losses; and the costs of repairs to the building are shared among the co-proprietors on an equitable basis.

Any additional assumption, or any found not to apply, is reported.

"Re-instatement cost" is an estimate for insurance purposes of the current cost of rebuilding the Property in its present form unless otherwise stated. This includes the cost of rebuilding the garage and permanent outbuildings, site clearance and professional fees, but excludes VAT (except on the fees).

Sellers or prospective Purchasers may consider it prudent to instruct a reinspection and revaluation after a period of 12 weeks (or sooner if appropriate) to reflect changing circumstances in the market and/or in the physical condition of the Property.

1. Information and scope of inspection

This section tells you about the type, accommodation, neighbourhood, age and construction of the property. It also tells you about the extent of the inspection and highlights anything that the surveyor could not inspect.

All references to visual inspection refer to an inspection from within the property without moving any obstructions and externally from ground level within the site and adjoining public areas. Any references to left or right in a description of the exterior of the property refer to the view of someone standing facing that part of the property from the outside.

The inspection is carried out without causing damage to the building or its contents and without endangering the occupiers or the surveyor. Heavy furniture, stored items and insulation are not moved. Unless identified in the report the surveyor will assume that no harmful or hazardous materials or techniques have been used in the construction. The presence or possible consequences of any site contamination will not be researched.

Services such as TV/cable connection, internet connection, swimming pools and other leisure facilities etc. will not be inspected or reported on.

Description	Two storey semi detached house.
Accommodation	GROUND FLOOR - Entrance Hall, Living Room, Kitchen, Bedroom and Bathroom and WC. FIRST FLOOR - Two Bedrooms.
Gross internal floor area (m²)	Extends to 88m² or thereby.
Neighbourhood and location	The subjects are situated within the East Lothian village of Pencaitland, being convenient for all local amenities with further amenities being found within the nearby town of Tranent.
Age	1935 approximately.
Weather	Dry and overcast.
Chimney stacks	Visually inspected with the aid of binoculars where appropriate. Chimney stacks are of rendered brick construction.

Roofing including roof space	Sloping roofs were visually inspected with the aid of binoculars where appropriate. Roof spaces were visually inspected and were entered where there was safe and reasonable access, normally defined as being from a 3m ladder within the property. If this is not possible, then physical access to the roof space may be taken by other means if the Surveyor deems it safe and reasonable to do so.
	The roof is pitched and slated. Access was afforded into the roof void via a hatch within the bedroom. A head and shoulders inspection was carried out only due to the presence of insulation. Access was afforded into the rear roof eaves via a hatch within the bedroom cupboard. A head and shoulders inspection was carried out only due to the presence of insulation.
Rainwater fittings	Visually inspected with the aid of binoculars where appropriate.
	Cast iron gutters and downpipes with valley gutters also present.
Main walls	Visually inspected with the aid of binoculars where appropriate.
	Foundations and concealed parts were not exposed or inspected.
	The main walls are built of traditional cavity brick rendered externally.
Windows, external doors and joinery	Internal and external doors were opened and closed where keys were available.
	Random windows were opened and closed where possible.
	Doors and windows were not forced open.
	The windows throughout are of a timber double glazed style. The front and rear access doors are of a timber variety.
External decorations	Visually inspected.
	Painted timber finishes.
Conservatories / porches	None.

Communal areas	None.
Garages and permanent outbuildings	Visually inspected. The property benefits from an external storage cupboard integral to the main house, with a timber access door.
Outside areas and boundaries	Visually inspected. The property benefits from private garden ground to the front, rear and side of the property bounded by timber fencing, hedging and post & wire fencing, incorporating a private driveway.
Ceilings	Visually inspected from floor level. Plastered ceilings with artex finishes present within the kitchen and a timber lining present within the bathroom.
Internal walls	Visually inspected from floor level. Using a moisture meter, walls were randomly tested for dampness where considered appropriate. Internal walls are plastered on the hard.
Floors including sub floors	Surfaces of exposed floors were visually inspected. No carpets or floor coverings were lifted. Flooring is of suspended timber construction with solid masonry within the kitchen, hallway and bathroom.
Internal joinery and kitchen fittings	Built-in cupboards were looked into but no stored items were moved. Kitchen units were visually inspected excluding appliances. The kitchen fittings comprise wall and base units with worktop surface areas present. The internal doors, skirtings and facings are of a timber variety.
Chimney breasts and fireplaces	Visually inspected. No testing of the flues or fittings was carried out. There is a gas fire within the living room.

Internal decorations	Visually inspected.
	Papered and painted throughout.
Cellars	None.
Electricity	Accessible parts of the wiring were visually inspected without removing fittings. No tests whatsoever were carried out to the system or appliances. Visual inspection does not assess any services to make sure they work properly and efficiently and meet modern standards. If any services are turned off, the surveyor will state that in the report and will not turn them on. Mains supply with the meter located within the entrance hall.
Gas	Accessible parts of the system were visually inspected without removing fittings. No tests whatsoever were carried out to the system or appliances. Visual inspection does not assess any services to make sure they work properly and efficiently and meet modern standards. If any services are turned off, the surveyor will state that in the report and will not turn them on. Mains supply with the meter located externally.
Water, plumbing, bathroom fittings	Visual inspection of the accessible pipework, water tanks, cylinders and fittings without removing any insulation.
	No tests whatsoever were carried out to the system or appliances.
	Mains supply. The plumbing, where seen, is of copper supply pipes and PVC waste pipes. The sanitary fittings comprise a three piece suite within the bathroom.
Heating and hot water	Visual inspection of the accessible pipework, water tanks, cylinders and fittings without removing any insulation.
	No tests whatsoever were carried out to the system or appliances.
	The property benefits from a gas fired central heating system to steel panel radiators via a back boiler. Hot water is provided by the central heating system with the hot water tank located within the bedroom cupboard at first floor level.

Drainage covers etc. were not lifted. Neither drains nor drainage systems were tested. Drainage is presumed to be to the main public sewer.

Fire, smoke and burglar alarms

Visually inspected.

No tests whatsoever were carried out to the system or appliances.

All Scottish homes require a smoke alarm to be installed in the room most frequently used for living purposes and in every circulation space on each floor. A heat alarm also needs to be installed in each kitchen. The alarms need to be ceiling mounted and interlinked. Where there is a carbonfuelled appliance such as a boiler, open fire or wood burner, a carbon monoxide detector is also required. We have not assessed or tested any existing equipment and it is the purchasers responsibility to confirm that the property will comply with these standards following a change of ownership.

Any additional limits to inspection

The property was partly floor covered at the time of inspection. No access was available beneath sanitary or kitchen fittings.

Windows and external doors were not all fully opened or tested.

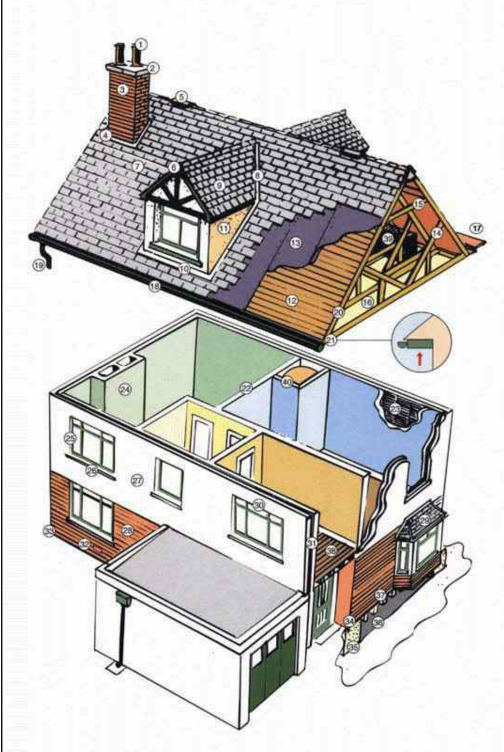
No access was available to any sub-floor areas.

Head and shoulders inspections of the roof void and roof eaves was carried out only.

The external fabric of the building was inspected from ground level only.

An inspection for Japanese Knotweed was not carried out. This is a plant which is subject to control regulation, is considered to be invasive and one which can render a property unsuitable for some mortgage lenders. It is therefore assumed that there is no Japanese Knotweed within the boundaries of the property or its neighbouring property. Identification of Japanese Knotweed is best undertaken by a specialist contractor.

Sectional Diagram showing elements of a typical house



Reference may be made in this report to some or all of the above component parts of the property. This diagram may assist you in locating and understanding these items.

- 1) Chimney pots
- 2) Coping stone
- 3 Chimney head
- (4) Flashing
- 5) Ridge ventilation
- (6) Ridge board
- (7) Slates / tiles
- 8 Valley guttering
- 9 Dormer projection
- 10) Dormer flashing
- 11) Dormer cheeks
- (12) Sarking
- 13) Roof felt
- 14) Trusses
- 15) Collar
- 16) Insulation
- 17) Parapet gutter
- 18) Eaves guttering
- 19 Rainwater downpipe
- 20) Verge boards/skews
- 21) Soffit boards
- 22) Partition wall
- 23) Lath / plaster
- (24) Chimney breast
- (25) Window pointing
- 26) Window sills
- 27) Rendering
- 28) Brickwork / pointing
- 29 Bay window projection
- (30) Lintels
- (31) Cavity walls / wall ties
- 32) Subfloor ventilator
- (33) Damp proof course
- 34) Base course
- (35) Foundations
- 36) Solum
- 37) Floor joists
- 38) Floorboards
- 39) Water tank
- 40) Hot water tank

2. Condition

This section identifies problems and tells you about the urgency of any repairs by using one of the following three categories:

Category 3	Category 2	Category 1
	Repairs or replacement requiring future attention, but estimates are still advised.	

Structural movement	
Repair category	1
Notes	There was no evidence of significant structural movement within the limitations of our inspection.

Dampness, rot and infestation	
Repair category	2
Notes	Moisture meter readings were recorded to lower wall linings within the bedroom at ground floor level. Dry rot and woodworm activity noted within the roof void. We would recommend that these areas be checked by a suitable contractor prior to purchase, with quotes provided for all necessary remedial works.

Chimney stacks	
Repair category	1
Notes	Our inspection of chimneys was limited but they are of an age and style where a degree of regular ongoing maintenance should be anticipated.

Roofing including roof space	
Repair category	2
Notes	The roof appears to have been overhauled in the recent past and any documentation, including guarantees, should be made available. New timbers were noted within the roof void. Please see 'Dampness, Rot and Infestation' section.
	The flat platform over the bay window will incur higher than average maintenance costs with eventual replacement being required.
	We always recommend a precautionary check of the roof and pertinents is undertaken prior to purchase especially after adverse weather conditions.

Rainwater fittings	
Repair category	1
Notes	We would highlight that it was not raining at the time of our inspection and we would recommend that all rainwater fittings be inspected during heavy rainfall in order to ensure they are free from defect.

Main walls	
Repair category	1
Notes	Within the limitations of our inspection, no significant defects were noted, however normal levels of maintenance are recommended.

Windows, external doors and joinery	
Repair category	2
Notes	The windows are in excess of 35 years old and timber framed and a degree of regular ongoing maintenance and repair with future upgrading should be anticipated. A precautionary check of all windows and doors is always recommended prior to purchase. The front and rear access doors are dated and future upgrading should be anticipated.

External decorations	
Repair category	2
Notes	Weathering noted to the front and rear access doors.
	Weathering noted to the external window timber surrounds.

Conservatories/porches	
Repair category	N/A
Notes	N/A

Communal areas	
Repair category	N/A
Notes	N/A

Garages and permanent outbuildings	
Repair category	1
Notes	The cupboard was full of possessions at the time of inspection. Not all areas could be inspected. Weathering noted to the access door.

Outside areas and boundaries	
Repair category	2
Notes	Some areas of timber fencing have been blown over/were found to be leaning. Boundaries should be regularly checked and maintained as necessary.

Ceilings	
Repair category	2
Notes	Textured coatings were noted to ceiling areas. On rare occasions, these materials can have an asbestos content. We have not tested these materials nor carried out an asbestos survey however, until the material is professionally tested the linings should be left undisturbed and the material handled by a competent contractor only. It is presumed all timber linings have been treated with a fire retardant finish.
	Replastering noted in the first floor bedroom.

Internal walls	
Repair category	2
Notes	Plaster cracks noted, in particular within the first floor landing cupboard, requiring repair.
	Replastering noted to the gable walls in the bedrooms at ground and first floor levels.

Floors including sub-floors	
Repair category	1
Notes	No immediate action or repair needed.

Internal joinery and kitchen fittings	
Repair category	2
Notes	The kitchen fittings are dated and a number of missing unit doors were noted. Future upgrading should be anticipated. The seals at the worktop surfaces would benefit from resealing in order to ensure watertightness.
	The internal doors are dated and future upgrading should be anticipated. Loose skirting boards noted in the first floor bedroom.

Chimney breasts and fireplaces	
Repair category	2
Notes	The gas fire is dated and we would recommend that this be checked by a suitable contractor prior to use.

Internal decorations	
Repair category	2
Notes	The property would benefit from a programme of modernisation.

Cellars	
Repair category	N/A
Notes	N/A

Electricity	
Repair category	2
Notes	Aspects of the electrical installation are dated and the system should be checked as a precaution by a registered electrician and upgraded if necessary.

Gas	
Repair category	1
Notes	In the interests of safety and in light of recent regulations it would be prudent to have all gas appliances checked by a Gas Safe registered contractor.

Water, plumbing an	d bathroom fittings
Repair category	2
Notes	The bathroom fittings are dated and future upgrading should be anticipated.

Heating and hot water		
Repair category	2	
Notes	The central heating system is dated and future upgrading should be anticipated. A loose radiator was noted in the first floor bedroom. A precautionary check by a suitable contractor prior to use is recommended. It is presumed that the central heating system and hot water system have	
	been regularly checked and maintained by a suitable contractor. Any documentation to be made available in this regard.	

Drainage	
Repair category	1
Notes	All foul and surface water drainage is assumed to be to the main public sewer. The system was not tested.
	A precautionary check of the drainage system is always recommended prior to purchase. No tests were carried out by this firm.

Set out below is a summary of the condition of the property which is provided for reference only. You should refer to the previous comments for detailed information.

Structural movement	1
Dampness, rot and infestation	2
Chimney stacks	1
Roofing including roof space	2
Rainwater fittings	1
Main walls	1
Windows, external doors and joinery	2
External decorations	2
Conservatories/porches	N/A
Communal areas	N/A
Garages and permanent outbuildings	1
Outside areas and boundaries	2
Ceilings	2
Internal walls	2
Floors including sub-floors	1
Internal joinery and kitchen fittings	2
Chimney breasts and fireplaces	2
Internal decorations	2
Cellars	N/A
Electricity	2
Gas	1
Water, plumbing and bathroom fittings	2
Heating and hot water	2
Drainage	1

Category 3

Urgent repairs or replacement are needed now. Failure to deal with them may cause problems to other parts of the property or cause a safety hazard. Estimates for repairs or replacement are needed now.

Category 2

Repairs or replacement requiring future attention, but estimates are still advised.

Category 1

No immediate action or repair is needed.

Remember

The cost of repairs may influence the amount someone is prepared to pay for the property. We recommend that relevant estimates and reports are obtained in your own name.

Warning

If left unattended, even for a relatively short period, Category 2 repairs can rapidly develop into more serious Category 3 repairs. The existence of Category 2 or Category 3 repairs may have an adverse effect on marketability, value and the sale price ultimately achieved for the property. This is particularly true during slow market conditions where the effect can be considerable.

3. Accessibility information

Guidance notes on accessibility information

Three steps or fewer to a main entrance door of the property:

In flatted developments the 'main entrance' would be the flat's own entrance door, not the external door to the communal stair. The 'three steps or fewer' are counted from external ground level to the flat's entrance door. Wherea lift is present, the count is based on the number of steps climbed when using the lift.

Unrestricted parking within 25 metres:

For this purpose, 'Unrestricted parking' includes parking available by means of a parking permit. Restricted parking includes parking that is subject to parking restrictions, as indicated by the presence of solid yellow, red or white lines at the edge of the road or by a parking control sign, parking meters or other coin-operated machines.

1. Which floor(s) is the living accommodation on?		Ground and first.		
2. Are there three steps or fewer to a main entrance door of the property?		X	No	
3. Is there a lift to the main entrance door of the property?	Yes		No	X
4. Are all door openings greater than 750mm?	Yes		No	X
5. Is there a toilet on the same level as the living room and kitchen?	Yes		No	X
6. Is there a toilet on the same level as a bedroom?	Yes		No	X
7. Are all rooms on the same level with no internal steps or stairs?	Yes		No	X
8. Is there unrestricted parking within 25 metres of an entrance door to the building?	Yes	X	No	

4. Valuation and conveyancer issues

This section highlights information that should be checked with a solicitor or licensed conveyancer. It also gives an opinion of market value and an estimated reinstatement cost for insurance purposes.

Matters for a solicitor or licensed conveyancer

Rights of access, land ownership and maintenance liabilities should be confirmed by an inspection of the Title Deeds.

The kerbstones have been lowered to provide access to the private driveway. It is presumed all local permissions were obtained at the time.

Where defects or repairs have been identified within this report it is recommended that, prior to entering into any legally binding sale or purchase contract, further specialist's or contractor's advice and estimates should be obtained, to establish the implications, if any, on a potential offer to purchase or the sale price likely to be achieved for the property.

Estimated reinstatement cost for insurance purposes

For Reinstatement Cost Assessment purposes, it is recommended that the subjects be insured for a sum of not less than £245,000 (TWO HUNDRED AND FORTY FIVE THOUSAND POUNDS STERLING).

This figure is the estimate of the cost of rebuilding the premises and bears no direct relationship to current market value.

Valuation and market comments

Having considered matters, taking account of our general observations on site, we are of the opinion that the Market Value of the subjects in their present condition and with the benefit of vacant possession may be fairly stated in the sum of £240,000 (TWO HUNDRED AND FORTY THOUSAND POUNDS STERLING).

Signed	Edward Cook Electronically signed :- 29/01/2025 18:44
Report author	Edward Cook
Company name	J & E Shepherd Chartered Surveyors
Address	187 North Street Musselburgh EH21 6AN
Date of report	28/01/2025



www.shepherd.co.uk

Property Address	
Address	2 Huntlaw Road, Pencaitland, Tranent, EH34 5AQ
Seller's Name	Executors of late Thomas Knox
Date of Inspection	28/01/2025
Property Details	
Property Type X House	Bungalow Purpose built maisonette Converted maisonette
Purpose built flat	Converted flat Tenement flat Flat over non-residential use
	Other (specify in General Remarks)
Property Style Detached	X Semi detached Mid terrace End terrace
Back to back	High rise block Low rise block Other (specify in General Remarks)
Does the surveyor believe that the pmilitary, police?	property was built for the public sector, e. g. local authority, X Yes No
Flats/Maisonettes only Floor(s) on wh	nich located No. of floors in block Lift provided? Yes No
Tido, maissinates sing and the	No. of units in block
Approximate Year of Construction	1935
Tenure	
X Absolute Ownership	Other
Accommodation	
Number of Rooms 1 Living room	n(s) 3 Bedroom(s) 1 Kitchen(s)
1 Bathroom(s	s) 0 WC(s) 0 Other (Specify in General remarks)
Gross Floor Area (excluding garage	es and outbuildings) 88 m² (Internal) m² (External)
Residential Element (greater than 4)	
Residential Liement (greater than 7	J/0) A 165 L NO
Garage / Parking / Outbuildings	
Single garage Double gar	rage X Parking space No garage / garage space / parking space
Available on site?	No
Permanent outbuildings:	
External storage cupboard.	

Construction
Walls X Brick Stone Concrete Timber frame Other (specify in General Remarks Roof Tile X Slate Asphalt Felt Other (specify in General Remarks
Special Risks
Has the property suffered structural movement?
If Yes, is this recent or progressive?
Is there evidence, history, or reason to anticipate subsidence, heave, landslip or flood in \square Yes \boxtimes No the immediate vicinity?
If Yes to any of the above, provide details in General Remarks.
Service Connections
Based on visual inspection only. If any services appear to be non-mains, please comment on the type and location the supply in General Remarks
Drainage X Mains Private None Water X Mains Private None
Electricity X Mains Private None Gas X Mains Private None Central Heating X Yes Partial None
Central Heating X Yes
Gas fired to radiators via back boiler.
Cita
Site Apparent legal issues to be verified by the conveyancer. Please provide a brief description in General Remarks.
Rights of way Shared drives / access Garage or other amenities on separate site Shared service connections
☐ Ill-defined boundaries ☐ Agricultural land included with property ☐ Other (specify in General Remarks)
Location
Residential suburb Residential within town / city Mixed residential / commercial Shared service connections
X Commuter village
Planning Issues
Has the property been extended / converted / altered?
Roads
Made up road Unmade road Partly completed new road Pedestrian access only X Adopted Unadopted

General Remarks		
At the time of inspection the property ware repair and maintenance noted.	as found to be in an order consistent with one of its age and type of construction wi	th some items of
Rights of access, land ownership and m	naintenance liabilities should be confirmed by an inspection of the Title Deeds.	
The kerbstones have been lowered to p	provide access to the private driveway. It is presumed all local permissions were ob	tained at the time.
Ongoing maintenance and repair should	d be anticipated to the external fabric of the building in accordance with good maint	enance practice.
Essential Repairs		
Essential Repairs		
None.		
Estimated cost of essential repairs	F	
Retention recommended?	Yes X No	
Retention amount	-	
Comment on Mortgageability	y	
The property forms suitable security for	mortgage purposes subject to the specific lending criteria of any mortgage provide	r.
Valuation		
		240,000
Market value in present condition Market value on completion of es		
Insurance reinstatement value	£	
	g, site clearance, professional fees, ancillary charges plus VAT)	,00
Is a reinspection necessary?	,,, ,,,,,	Yes X No

Declaration

Signed Edward Cook

Electronically signed :- 29/01/2025 18:44

Surveyor's name Edward Cook

Professional qualifications MA (Hons), MSc, MRICS

Company name J & E Shepherd Chartered Surveyors

Address 187 North Street, Musselburgh, EH21 6AN

Telephone 0131 653 3456

Email Address musselburgh@shepherd.co.uk

Date of Inspection 28/01/2025



Energy Performance Certificate



Energy Performance Certificate (EPC)

Dwellings

Scotland

2 HUNTLAW ROAD, PENCAITLAND, TRANENT, EH34 5AQ

Dwelling type: Semi-detached house
Date of assessment: 28 January 2025
Date of certificate: 29 January 2025

Total floor area: 88 m²

Primary Energy Indicator: 452 kWh/m²/year

Reference number: 2286-1000-5209-8555-3200
Type of assessment: RdSAP, existing dwelling
Approved Organisation: Elmhurst

phroved Organisation. Eminura

Main heating and fuel: Boiler and radiators, mains

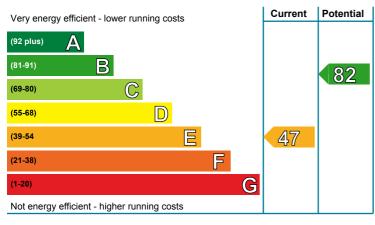
gas

You can use this document to:

- . Compare current ratings of properties to see which are more energy efficient and environmentally friendly
- Find out how to save energy and money and also reduce CO₂ emissions by improving your home

Estimated energy costs for your home for 3 years*	£6,183	See your recommendations report for more information
Over 3 years you could save*	£3,036	

* based upon the cost of energy for heating, hot water, lighting and ventilation, calculated using standard assumptions

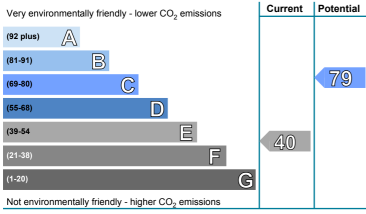


Energy Efficiency Rating

This graph shows the current efficiency of your home, taking into account both energy efficiency and fuel costs. The higher this rating, the lower your fuel bills are likely to be.

Your current rating is **band E (47)**. The average rating for EPCs in Scotland is **band D (61)**.

The potential rating shows the effect of undertaking all of the improvement measures listed within your recommendations report.



Environmental Impact (CO₂) Rating

This graph shows the effect of your home on the environment in terms of carbon dioxide (CO_2) emissions. The higher the rating, the less impact it has on the environment.

Your current rating is **band E (40)**. The average rating for EPCs in Scotland is **band D (59)**.

The potential rating shows the effect of undertaking all of the improvement measures listed within your recommendations report.

Top actions you can take to save money and make your home more efficient

Recommended measures	Indicative cost	Typical savings over 3 years	
1 Increase loft insulation to 270 mm	£100 - £350	£150.00	
2 Cavity wall insulation	£500 - £1,500	£945.00	
3 Floor insulation (suspended floor)	£800 - £1,200	£435.00	

A full list of recommended improvement measures for your home, together with more information on potential cost and savings and advice to help you carry out improvements can be found in your recommendations report.

To find out more about the recommended measures and other actions you could take today to stop wasting energy and money, visit greenerscotland.org or contact Home Energy Scotland on 0808 808 2282.

THIS PAGE IS THE ENERGY PERFORMANCE CERTIFICATE WHICH MUST BE AFFIXED TO THE DWELLING AND NOT BE REMOVED UNLESS IT IS REPLACED WITH AN UPDATED CERTIFICATE

Summary of the energy performance related features of this home

This table sets out the results of the survey which lists the current energy-related features of this home. Each element is assessed by the national calculation methodology; 1 star = very poor (least efficient), 2 stars = poor, 3 stars = average, 4 stars = good and 5 stars = very good (most efficient). The assessment does not take into consideration the condition of an element and how well it is working. 'Assumed' means that the insulation could not be inspected and an assumption has been made in the methodology, based on age and type of construction.

Element	Description	Energy Efficiency	Environmental
Walls	Cavity wall, as built, no insulation (assumed)	***	***
Roof	Pitched, 100 mm loft insulation	***	***
Floor	Suspended, no insulation (assumed)	_	_
Windows	Fully double glazed	***	★★★☆☆
Main heating	Boiler and radiators, mains gas	★★★★☆	****
Main heating controls	TRVs and bypass	***	★★★☆☆
Secondary heating	Room heaters, mains gas	_	_
Hot water	From main system	***	★★★☆☆
Lighting	Low energy lighting in 25% of fixed outlets	***	★★★☆☆

The energy efficiency rating of your home

Your Energy Efficiency Rating is calculated using the standard UK methodology, RdSAP. This calculates energy used for heating, hot water, lighting and ventilation and then applies fuel costs to that energy use to give an overall rating for your home. The rating is given on a scale of 1 to 100. Other than the cost of fuel for electrical appliances and for cooking, a building with a rating of 100 would cost almost nothing to run.

As we all use our homes in different ways, the energy rating is calculated using standard occupancy assumptions which may be different from the way you use it. The rating also uses national weather information to allow comparison between buildings in different parts of Scotland. However, to make information more relevant to your home, local weather data is used to calculate your energy use, CO₂ emissions, running costs and the savings possible from making improvements.

The impact of your home on the environment

One of the biggest contributors to global warming is carbon dioxide. The energy we use for heating, lighting and power in our homes produces over a quarter of the UK's carbon dioxide emissions. Different fuels produce different amounts of carbon dioxide for every kilowatt hour (kWh) of energy used. The Environmental Impact Rating of your home is calculated by applying these 'carbon factors' for the fuels you use to your overall energy use.

The calculated emissions for your home are 80 kg CO₂/m²/yr.

The average Scottish household produces about 6 tonnes of carbon dioxide every year. Based on this assessment, heating and lighting this home currently produces approximately 7.0 tonnes of carbon dioxide every year. Adopting recommendations in this report can reduce emissions and protect the environment. If you were to install all of these recommendations this could reduce emissions by 4.6 tonnes per year. You could reduce emissions even more by switching to renewable energy sources.

Estimated energy costs for this home

	Current energy costs	Potential energy costs	Potential future savings
Heating	£4,845 over 3 years	£2,562 over 3 years	
Hot water	£864 over 3 years	£315 over 3 years	You could
Lighting	£474 over 3 years	£270 over 3 years	save £3,036
Totals	£6,183	£3,147	over 3 years

These figures show how much the average household would spend in this property for heating, lighting and hot water. This excludes energy use for running appliances such as TVs, computers and cookers, and the benefits of any electricity generated by this home (for example, from photovoltaic panels). The potential savings in energy costs show the effect of undertaking all of the recommended measures listed below.

Recommendations for improvement

The measures below will improve the energy and environmental performance of this dwelling. The performance ratings after improvements listed below are cumulative; that is, they assume the improvements have been installed in the order that they appear in the table. Further information about the recommended measures and other simple actions to take today to save money is available from the Home Energy Scotland hotline which can be contacted on 0808 808 2282. Before carrying out work, make sure that the appropriate permissions are obtained, where necessary. This may include permission from a landlord (if you are a tenant) or the need to get a Building Warrant for certain types of work.

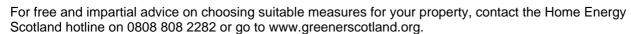
Recommended measures		Indicative cost	Typical saving	Rating after improvement	
		indicative cost	per year	Energy	Environment
1	Increase loft insulation to 270 mm	£100 - £350	£50	E 48	E 41
2	Cavity wall insulation	£500 - £1,500	£315	D 56	E 49
3	Floor insulation (suspended floor)	£800 - £1,200	£145	D 60	E 53
4	Low energy lighting for all fixed outlets	£30	£56	D 61	E 54
5	Upgrade heating controls	£350 - £450	£98	D 63	D 57
6	Replace boiler with new condensing boiler	£2,200 - £3,000	£292	C 71	D 67
7	Solar water heating	£4,000 - £6,000	£56	C 72	C 70
8	Solar photovoltaic panels, 2.5 kWp	£3,500 - £5,500	£411	B 82	C 79

Alternative measures

There are alternative improvement measures which you could also consider for your home. It would be advisable to seek further advice and illustration of the benefits and costs of such measures.

- External insulation with cavity wall insulation
- Micro CHP

Choosing the right improvement package





About the recommended measures to improve your home's performance rating

This section offers additional information and advice on the recommended improvement measures for your home

1 Loft insulation

Loft insulation laid in the loft space or between roof rafters to a depth of at least 270 mm will significantly reduce heat loss through the roof; this will improve levels of comfort, reduce energy use and lower fuel bills. Insulation should not be placed below any cold water storage tank, any such tank should also be insulated on its sides and top, and there should be boarding on battens over the insulation to provide safe access between the loft hatch and the cold water tank. The insulation can be installed by professional contractors but also by a capable DIY enthusiast. Loose granules may be used instead of insulation quilt; this form of loft insulation can be blown into place and can be useful where access is difficult. The loft space must have adequate ventilation to prevent dampness; seek advice about this if unsure. Further information about loft insulation and details of local contractors can be obtained from the National Insulation Association (www.nationalinsulationassociation.org.uk).

2 Cavity wall insulation

Cavity wall insulation, to fill the gap between the inner and outer layers of external walls with an insulating material, reduces heat loss; this will improve levels of comfort, reduce energy use and lower fuel bills. The insulation material is pumped into the gap through small holes that are drilled into the outer walls, and the holes are made good afterwards. As specialist machinery is used to fill the cavity, a professional installation company should carry out this work, and they should carry out a thorough survey before commencing work to ensure that this type of insulation is suitable for this home and its exposure. They should also provide a guarantee for the work and handle any building standards issues. Further information about cavity wall insulation and details of local installers can be obtained from the National Insulation Association (www.nationalinsulationassociation.org.uk).

3 Floor insulation (suspended floor)

Insulation of a floor will significantly reduce heat loss; this will improve levels of comfort, reduce energy use and lower fuel bills. Suspended floors can often be insulated from below but must have adequate ventilation to prevent dampness; seek advice about this if unsure. Further information about floor insulation is available from many sources including www.energysavingtrust.org.uk/scotland/Insulation/Floor-insulation. Building regulations generally apply to this work so it is best to check with your local authority building standards department.

4 Low energy lighting

Replacement of traditional light bulbs with energy saving bulbs will reduce lighting costs over the lifetime of the bulb, and they last many times longer than ordinary light bulbs. Low energy lamps and fittings are now commonplace and readily available. Information on energy efficiency lighting can be found from a wide range of organisations, including the Energy Saving Trust (http://www.energysavingtrust.org.uk/home-energy-efficiency/lighting).

5 Heating controls (room thermostat)

The heating system should have a room thermostat to enable the boiler to switch off when no heat is required. A competent heating engineer should be asked to do this work. Insist that the thermostat switches off the boiler as well as the pump and that the thermostatic radiator valve is removed from any radiator in the same room as the thermostat. Building regulations generally apply to this work and a building warrant may be required, so it is best to check with your local authority building standards department and seek advice from a qualified heating engineer.

6 Condensing boiler

A condensing boiler is capable of much higher efficiencies than other types of boiler, meaning it will burn less fuel to heat this property. This improvement is most appropriate when the existing central heating boiler needs repair or replacement, however there may be exceptional circumstances making this impractical. Condensing boilers need a drain for the condensate which limits their location; remember this when considering remodelling the room containing the existing boiler even if the latter is to be retained for the time being (for example a kitchen makeover). Building regulations generally apply to this work and a building warrant may be required, so it is best to check with your local authority building standards department and seek advice from a qualified heating engineer.

7 Solar water heating

A solar water heating panel, usually fixed to the roof, uses the sun to pre-heat the hot water supply. This can significantly reduce the demand on the heating system to provide hot water and hence save fuel and money. Planning permission might be required, building regulations generally apply to this work and a building warrant may be required, so it is best to check these with your local authority. You could be eligible for Renewable Heat Incentive payments which could appreciably increase the savings beyond those shown on your EPC, provided that both the product and the installer are certified by the Microgeneration Certification Scheme (or equivalent). Details of local MCS installers are available at www.microgenerationcertification.org.

8 Solar photovoltaic (PV) panels

A solar PV system is one which converts light directly into electricity via panels placed on the roof with no waste and no emissions. This electricity is used throughout the home in the same way as the electricity purchased from an energy supplier. Planning permission might be required, building regulations generally apply to this work and a building warrant may be required, so it is best to check with your local authority. The assessment does not include the effect of any Feed-in Tariff which could appreciably increase the savings that are shown on this EPC for solar photovoltaic panels, provided that both the product and the installer are certified by the Microgeneration Certification Scheme (or equivalent). Details of local MCS installers are available at www.microgenerationcertification.org.

Low and zero carbon energy sources

Low and zero carbon (LZC) energy sources are sources of energy that release either very little or no carbon dioxide into the atmosphere when they are used. Installing these sources may help reduce energy bills as well as cutting carbon.

LZC energy sources present: There are none provided for this home

Your home's heat demand

In this section, you can see how much energy you might need to heat your home and provide hot water. These are estimates showing how an average household uses energy. These estimates may not reflect your actual energy use, which could be higher or lower. You might spend more money on heating and hot water if your house is less energy efficient. The table below shows the potential benefit of having your loft and walls insulated. Visit https://energysavingtrust.org.uk/energy-at-home for more information.

Heat demand	Existing dwelling	Impact of loft insulation	Impact of cavity wall insulation	Impact of solid wall insulation
Space heating (kWh per year)	15,497	(530)	(3,352)	N/A
Water heating (kWh per year)	2,859			

Addendum

About this document

This Recommendations Report and the accompanying Energy Performance Certificate are valid for a maximum of ten years. These documents cease to be valid where superseded by a more recent assessment of the same building carried out by a member of an Approved Organisation.

The Energy Performance Certificate and this Recommendations Report for this building were produced following an energy assessment undertaken by an assessor accredited by Elmhurst (www.elmhurstenergy.co.uk), an Approved Organisation Appointed by Scottish Ministers. The certificate has been produced under the Energy Performance of Buildings (Scotland) Regulations 2008 from data lodged to the Scottish EPC register. You can verify the validity of this document by visiting www.scottishepcregister.org.uk and entering the report reference number (RRN) printed at the top of this page.

Assessor's name:
Assessor membership number:
Company name/trading name:
Address:

Mr. Edward Cook
EES/013614
J & E Shepherd
12 Atholl Crescent

Edinburgh EH3 8HA 0131 225 1234

Phone number: 0131 225 1234 Email address: edinburgh@shepherd.co.uk

Related party disclosure: No related party

If you have any concerns regarding the content of this report or the service provided by your assessor you should in the first instance raise these matters with your assessor and with the Approved Organisation to which they belong. All Approved Organisations are required to publish their complaints and disciplinary procedures and details can be found online at the web address given above.

Use of this energy performance information

Once lodged by your EPC assessor, this Energy Performance Certificate and Recommendations Report are available to view online at www.scottishepcregister.org.uk, with the facility to search for any single record by entering the property address. This gives everyone access to any current, valid EPC except where a property has a Green Deal Plan, in which case the report reference number (RRN) must first be provided. The energy performance data in these documents, together with other building information gathered during the assessment is held on the Scottish EPC Register and is available to authorised recipients, including organisations delivering energy efficiency and carbon reduction initiatives on behalf of the Scottish and UK governments. A range of data from all assessments undertaken in Scotland is also published periodically by the Scottish Government. Further information on these matters and on Energy Performance Certificates in general, can be found at www.gov.scot/epc.

Advice and support to improve this property

There is support available, which could help you carry out some of the improvements recommended for this property on page 3 and stop wasting energy and money. For more information, visit greeners cotland.org or contact Home Energy Scotland on 0808 808 2282.

Home Energy Scotland's independent and expert advisors can offer free and impartial advice on all aspects of energy efficiency, renewable energy and more.

HOMEENERGYSCOTLAND.ORG
0808 808 2282
FUNDED BY THE SCOTTISH GOVERNMENT





Property Questionnaire



Property address	2 Huntlaw Road Pencaitland Tranent EH34 5AQ
Seller(s)	Executors of late Thomas Knox
Completion date of property questionnaire	20/01/2025

Note for sellers

- Please complete this form carefully. It is important that your answers are correct.
- The information in your answers will help ensure that the sale of your house goes smoothly. Please answer each question with as much detailed information as you can.
- If anything changes after you fill in this questionnaire but before the date of entry for the sale of your house, tell your solicitor or estate agent immediately.

Information to be given to prospective buyer(s)

1.	Length of ownership		
	How long have you owned the property?		dad owned it c. 33 years council before
2.	Council tax		
	Which Council Tax band is your pro	perty in?	С
3.	Parking		
	What are the arrangements for park (Please tick all that apply) Garage Allocated parking space	No	
	Driveway	Yes	
	Shared parking	No	
	On street	No	
	Resident permit	No	
	Metered Parking	No	
	Other (please specify):		
4.	Conservation area		

a.	Is there a central heating system in your property? (Note: a partial central heating system is one which does not heat all the main rooms of the property — the main living room, the bedroom(s), the	Yes
7.	Central heating	
	Executry sale case, windows were last replaced approx early 1990's by the local obefore my dad bought the property. Not replaced since then.	council
	Please give any guarantees which you received for this work to your solicito agent.	r or estat
	(iii) Please describe the changes made to the windows doors, or patio doors approximate dates when the work was completed):	(with
	(ii) Did this work involve any changes to the window or door openings?	No
	(i) Were the replacements the same shape and type as the ones you replaced?	Yes
	If you have answered yes, please answer the three questions below:	
) .	Have you had replacement windows, doors, patio doors or double glazing installed in your property?	Yes
	If you do not have the documents yourself, please note below who has these documents and your solicitor or estate agent will arrange to obtain them:	
	If you have answered yes, the relevant documents will be needed by the purchaser and you should give them to your solicitor as soon as possible for checking.	
	(ii) Did you obtain planning permission, building warrant, completion certificate and other consents for this work?	
	If you have answered yes, please describe below the changes which you have made:	
••	alterations, additions or extensions (for example, provision of an extra bath/shower room, toilet, or bedroom)?	
,. 1.	(i) During your time in the property, have you carried out any structural	No
 S.	Is your property a Listed Building, or contained within one (that is a building recognised and approved as being of special architectural or historical interest)? Alterations/additions/extensions	No
5.	Listed buildings	
	special architectural or historical interest, the character or appearance of which it is desirable to preserve or enhance)?	

	hall and the hather and			
	hall and the bathroom).			
	If you have answered yes or (Examples: gas-fired, solid fu			
		iei, electric storage ne	ating, gas warm air).	
	Gas			
	If you have answered yes, ple	ease answer the three	questions below:	
	i) When was your central hea installed?	ting system or partial o	central heating system	
	Unknown - executry sale			
	(ii) Do you have a maintenand	ce contract for the cen	tral heating system?	No
	If you have answered yes, ple you have a maintenance con		company with which	
	(iii) When was your maintena (Please provide the month ar		newed?	
8.	Energy Performance Certifica	ate		
	Does your property have an I than 10 years old?	Energy Performance C	ertificate which is less	No
9.	Issues that may have affected	d your property		
a.	Has there been any storm, flo property while you have own		tural damage to the	No
	If you have answered yes, is insurance claim?	the damage the subjec	ct of any outstanding	
b.	Are you aware of the existen	ce of asbestos in your	property?	No
	If you have answered yes, ple	ease give details:		
10.	Services			
a.	Please tick which services are connected to your property and give details of the supplier:			f the
	Services	Connected	Supplier	
	Gas or liquid petroleum gas	No		
	Water mains or private water supply	Yes	Scottish Water	
	Electricity	Yes	Scottish Power	

	Mains drainage	Yes	Local Authority	
	Telephone	No		
	Cable TV or satellite	Yes	FreeSat	
	Broadband	No		
b.	Is there a septic tank system	at your property?		No
	If you have answered yes, pl	ease answer the two question	s below:	
	(i) Do you have appropriate of tank?	onsents for the discharge fro	m your septic	
	(ii) Do you have a maintenan	ce contract for your septic tar	nk?	
	If have answered yes, details maintenance contract:	of the company with which y	ou have a	
11.	Responsibilities for shared o	r common areas		
a.	Are you aware of any responsibility to contribute to the cost of anything used jointly, such as the repair of a shared drive, private road, boundary, or garden area?			No
	If you have answered yes, p	olease give details:		
b.	Is there a responsibility to coroof, common stairwell or co	contribute to repair and mair ther common areas?	ntenance of the	No
	If you have answered yes, p	olease give details:		
C.	Has there been any major rep	pair or replacement of any par ned the property?	rt of the roof	Yes
d.		lk over any of your neighboເ rubbish bin or to maintain y		No
	If you have answered yes, p	lease give details:		
e.	_	any of your neighbours have r example to put out their ru	_	No
	If you have answered yes, p	lease give details:		

	T	Τ
f.	As far as you are aware, is there a public right of way across any part of your property? (public right of way is a way over which the public has a right to pass, whether or not the land is privately-owned.)	No
	If you have answered yes, please give details:	
12.	Charges associated with the property	
a.	Is there a factor or property manager for your property?	No
	If you have answered yes, please provide the name and address, and give details of any deposit held and approximate charges:	
b.	Is there a common buildings insurance policy?	No
	If you have answered yes, is the cost of the insurance included in monthly/annual factor's charges?	
C.	Please give details of any other charges you have to pay on a regular ba upkeep of common areas or repair works, for example to a residents' as or maintenance or stair fund.	
13.	Specialist work	
a.	As far as you are aware, has treatment of dry rot, wet rot, damp or any other specialist work ever been carried out to your property?	No
	If you have answered yes, please say what the repairs were for, whether you carried out the repairs (and when) or if they were done before you bought the property.	
b.	As far as you are aware, has any preventative work for dry rot, wet rot, or damp ever been carried out to your property?	No
	If you have answered yes, please give details:	
C.	If you have answered yes to 13(a) or (b), do you have any guarantees relating to this work?	
	If you have answered yes, these guarantees will be needed by the purchaser and should be given to your solicitor as soon as possible for checking. If you do not have them yourself please write below who has these documents and your solicitor or estate agent will arrange for them to be obtained. You will also need to provide a description of the work carried out. This may be shown in the original estimate.	
	Guarantees are held by:	
14.	Guarantees	

	(i) Electrical work	No
	(ii) Roofing	Don't know
	(iii) Central heating	No
	(iv) National House Building Council (NHBC)	No
	(v) Damp course	No
	(vi) Any other work installations? (for example, cavity wall installation, underpinning, indemnity policy)	No
b.	If you have answered 'yes' or 'with title deeds', please give details of the installations to which the guarantee(s) relate(s):	e work or
C.	Are there any outstanding claims under any of the guarantees listed above? If you have answered yes, please give details:	No
15.	Boundaries	
	So far as you are aware, has any boundary of your property been moved in thelast 10 years?	No
	If you have answered yes, please give details:	
16.	Notices that affect your property	
	In the past three years have you ever received a notice:	
a.	advising that the owner of a neighbouring property has made a planning application?	No
b.	that affects your property in some other way?	No
C.	that requires you to do any maintenance, repairs or improvements to your property?	No
	If you have answered yes to any of a-c above, please give the notices to your estate agent, including any notices which arrive at any time before the do of the purchaser of your property.	

Declaration by the seller(s)/or other authorised body or person(s)

I/We confirm that the information in this form is true and correct to the best of my/our knowledge and belief

Name(s): Joanne McLaughlin

Date: 20/01/2025

shepherd.co.uk





Home Report

Valuation Report

Executory Valuation

Tax Valuations

Separation Valuation

Private Sale Valuation

New Build & Plot Valuation

Insurance Reinstatement Valuation

Portfolio Valuation

Rental Valuation

Drive By & Desktop Valuation

Energy Performance Certificate (EPC)

Level Two Survey & Valuation Report

Level Two Condition Report

Expert Witness Report





Commercial Valuation

Commercial Agency

Acquisitions Consultancy

Commercial Lease Advisory

Rent Reviews

Asset Management

Development Appraisals & Consultancy

Auctions

Property Management

Professional Services

Licensed Trade & Leisure

Expert Witness Report

Rating

Property Investment

Public Sector



PROPERTY & CONSTRUCTION CONSULTANTS



Quantity Surveying

Building Surveying

Project Management

Dispute Resolution Support Services

Principal Designer

Clerk of Works

Commercial EPC

Health & Safety Management

Employer's Agent

Energy Consultancy

Housing Partnerships

Housing Consultancy

Development Monitoring

Mediation Services

Aberdeen

△▲△ 01224 202800

Ayr △ △ 01292 267987

Bearsden △▲ 0141 611 1500

Belfast

▲ 02890 912975

Birmingham **▲** 0121 270 2266

Coatbridge △▲ 01236 436561

Cumbernauld △ △ 01236 780000 Dalkeith

△ △ 0131 663 2780

Dumbarton

△ ▲ 01389 731682

Dumfries

△▲△ 01387 264333

Dundee

△▲ 01382 200454

△ 01382 220699

Dunfermline

△▲ 01383 722337 △ 01383 731841

East Kilbride △▲ 01355 229317 **Edinburgh**

△ 0131 557 9300

Elain

△ ▲ 01343 553939

Falkirk

△△ 01324 635 999

Fraserburgh

△ ▲ 01346 517456

Galashiels △△ 01896 750150

Glasgow △△△ 0141 331 2807

Glasgow South △ ▲ 0141 649 8020 **Glasgow West End** △ ▲ 0141 353 2080

Greenock

△▲01475 730717

Hamilton △▲01698 891400

Inverness △△△01463 712239

Kilmarnock

△△01563 520318

Kirkcaldy △ △ 01592 205442

Lanark △△01555 663058 Leeds

△ 0113 322 5069

Livingston △▲ 01<u>506 41677</u>7

London

▲△ 02033 761 236

Montrose

△△ 01674 676768

Musselburgh △ △ 0131 653 3456

Oban △▲ 01631 707 800

Paisley △△ 0141 889 8334 Perth

△△ 01738 638188 △ 01738 631631

Peterhead △△ 01779 470766

St Andrews △△ 01334 477773

△ 01334 476469

Saltcoats △ △ 01294 464228

Stirling

△△ 01786 450438 △ 01786 474476



Iain Boyle
Drummond Miller LLP
151 High Street
Musselburgh
EH21 7DD

Suite 28 44-46 Morningside Road Edinburgh EH10 4BF T: 01414338296 / 01413787973

E: edinburgh@timberwise.co.uk

www.timberwise.co.uk

Date: - 17th February 2025

Dear lain,

Thank You for Choosing Timberwise

Thank you for your enquiry and instructions to carry out an inspection on your behalf. Please find enclosed your survey report detailing our findings and recommendations for the below property.

Where applicable, we have also included a quotation for items of remedial work that Timberwise will be pleased to undertake for you.

Please read this report and the associated documentation carefully to ensure that they meet with your requirements. Should you have any questions, please do not hesitate to contact me and I will be pleased to answer any questions you may have.

Moving Forward – The Next Step

Arranging a convenient start date for any works to proceed couldn't be easier. Simply give your local Contracts Team a call on **01414338296** or **01413787973**. You can also contact them on contracts-scot@timberwise.co.uk

Alternatively, you can accept your quotation online at www.acceptquote.co.uk

We look forward to hearing from you.

Yours sincerely,

Steven Buíck

Steven Buick CSRT Managing Surveyor For and on behalf of Timberwise (UK) Ltd.

Mobile: 07773660080

Email: Stevenbuick@timberwise.co.uk



Timberwise (UK) Ltd Registered Office: 1 Drake Mews, Gadbrook Park, Cheshire, CW9 7XF Registered No 3230356 England



Trust The Experts - Trust Timberwise

At Timberwise we are very proud of our status and reputation within the property care industry. Along with our full Property Care Association status we are also members of other key organisations including 'Which?' Trusted Traders, Trust Mark and Safe Contractor.



















For caring for your property there is only one name you need to know and trust – Timberwise. For over 50 years Timberwise have been caring for properties resulting in over half a million properties that have benefited from our services – this makes us a tried and trusted market leader in property care and gives you the confidence that you have made the right choice.

Don't just take our word for it though. Read some of the feedback received from customers who have already benefited from using Timberwise to care for their property.



Your property is probably your most valuable asset, so why put it at risk? Timberwise are the one stop experts for property care that you can trust!



www.timberwise.co.uk

0800 99 11 00



Survey Report & Proposal

Client: Iain Boyle Drummond Miller LLP 151 High Street Musselburgh EH21 7DD

Property: 2 Huntlaw Road Pencaitland EH34 5AQ

Surveyed by: Steven Buick

Date of Instruction: 05/02/2025

Date of Survey: 10/02/2025

Date of Report: 17/02/2025

Our Reference: SC10769-SB-CR

Suite 28 44-46 Morningside Road Edinburgh EH10 4BF T: 01414338296 / 01413787973

E: edinburgh@timberwise.co.uk

www.timberwise.co.uk



IMPORTANT

This report and quotation are issued subject to our standard terms and conditions, which shall form part of any Contract to carry out work based on the report. Please read them carefully.

Timberwise (UK) Ltd Registered Office: 1 Drake Mews, Gadbrook Park, Cheshire, CW9 7XF Registered No 3230356 England



Your Timberwise Report

This report has been compiled by our surveyor, Steven Buick.

We pride ourselves on easy to understand, yet comprehensive reports that provide you with all the necessary information you require to make an informed decision. Should you have any questions at all regarding the contents of the report, please contact your surveyor who will assist you further.

Steven Buick CSRT

Managing Surveyor

Suite 28, 44-45 Morningside Road Edinburgh EH10 4BF

Timberwise

T: 0131 528 64 80 M: 07773 66 00 80 E: stevenbuick@timberwise.co.uk www.timberwise.co.uk



Structural Waterproofing Dry Rot Treatment Structural Timber Repair

Damp Proofing Specialist Property Surveying Woodworm Treatment

Survey Report Contents

- 1. Introduction and Scope
- 2. External Observations
- 3. Internal Observations & Recommendations
- 4. Further Information
- 5. Additional services & specialist treatments we also offer

Introduction and Scope

Your instructions were to inspect the above property to determine the presence and extent of problems associated with rising, penetrating dampness, atmospheric moisture, timber infestation, fungal decay to the accessible areas and timbers of the property.

This report is based upon our instructions as we understand them. If any part of this report and/or the attached quotation requires clarification or fails to address your expectation, please contact the office/surveyor and let us know of your concern immediately.

Weather conditions at the time of our inspection were raining.

At the time of our inspection the property was unoccupied.

The above-mentioned property is an end-terraced property of cavity brick construction.

For the purposes of identification, any descriptions are given as if facing the front of the property.

External Observations

Not applicable.



Internal Timber Observations, Recommendations and Specification

Timber Observations

Roof void

Our inspection was restricted by insulation therefore our findings are limited accordingly.

Observations

At the time of our inspection, we noted an infestation of wood boring insects to the accessible timbers.

All infestations within the report, unless otherwise stated, are by the Common Furniture Beetle, (*Anobium punctatum*). This wood boring insect is responsible for about 75% of all woodworm damage within this country and will attack both softwoods and hardwoods.



Further Observations

It would appear that some timber decay works have been carried out recently however, the rafter repairs are inadequate and require replacement to a proper specification.



Recommendations

We have detailed below the items of work that Timberwise will be pleased to undertake for you, together with quotations.



We would recommend that you engage a reputable Building contractor to fully inspect and undertake repairs to all the remaining defects that are noted.

Specification for the Guaranteed Control of Wood Boring Insects

To be carried out by Timberwise

SPECIFICATION for Guaranteed Treatment against Wood Boring Insect Attack



Areas for Treatment; Roof void

Our Technicians will clean down and prepare timbers as necessary for treatment; apply spray treatment of LignaTek Insecticidal Fluid.

We have allowed for lifting and protecting the insulation and covering any exposed water tanks prior to our treatments.

- 1. Cut out previously renewed rafter ends, and supply and fit new pretreated timbers 4 times bolted to the existing sound timber using same dimensions of timber.
- 2. Apply a liberal application of fungicide fluid to all new and existing timbers.

Post Treatment Emergence -

In the treatment of timbers for eradication of woodborers, it is possible that a few deep seated larvae may escape the immediate effect of the treatment by being below the limit of chemical penetration. These larvae may subsequently emerge as adult beetles in the three years (for Common Furniture Beetle) following treatment. In the case of Death Watch Beetle, the period of emergence may be even longer because of their longer life cycle. Should this happen, the beetles will die upon emergence but would give the impression that re-infestation has occurred.

The treatment to timbers will prevent the development of any further eggs and with the final emergence of beetles the treatment becomes completely effective. Therefore, the infestation will eventually die out. Due to post treatment emergence of beetles, it is clear that any suspected failure of the treatment cannot be ascertained for at least three years or more after treatment and re-inspection within this period would therefore be inconclusive and serve no useful purpose.

Internal Damp Observations, Recommendations and Specification

Our inspection was restricted by fitted units, tiled walls, furniture, stored items, fitted floor coverings, dry-linings, therefore our findings are limited accordingly.

Chimney Breast

At the time of our inspection, excessive dampness was evident to walls as shown on our enclosed sketch plan, this dampness was noted full height to what would have been an old chimneybreast.

Again, recent works were noted and in our opinion the wall was not dried out fully prior to re-plastering. There is also the likelihood to be the result of fossil fuels burnt in the fireplace historically. Fossil fuels contain ammonium salts which migrate to the surface of the plaster, these salts are Hygroscopic therefore when humidity levels are high the salts attract moisture which appears as damp patches on the surface of the plaster.



Specification for the Control of Damp

Protection/preparation works to include taping down dust sheets/hardboard to the floor of the designated work area to reduce dust settling. Taping polythene sheeting over any large free-standing personal items left in the designated work area.

To be carried out by Timberwise

- 1. Carefully remove skirting boards and lay aside for re-fitment on completion of our works.
- 2. Hack off the existing wall plaster and discard debris into bags.
- 3. Install Delta dry wall membrane full height using delta fixing plugs at 250mm centres.
- 4. Re-plaster by applying 12.5mm plasterboard directly onto the membrane using a dot dab method and finish with a skim coat of plaster.
- 5. Re-instate skirting boards.

Works to be carried out by others.

- 1. Removal of floor coverings, radiators and associated pipe work, furniture, fixtures, fittings, gas, water and electrical services, from the area of works prior to our arrival on site.
- 2. Removal of stored items and electrical goods.
- 3. Redecoration

Further Information

Timber Treatment

Whilst every care will be taken, Timberwise can hold no responsibility for timber treatment fluid that leaches through cracks and fissures within the ceiling. Some staining may occur however, this has no effect on the plaster and can be covered with stain blocker and then normal decoration. Should the client require further information on the chemicals used, please do not hesitate to request the chemical data sheets from our office.

Discolouration of timbers

Please be aware that there is a possibility, although relatively small, for discolouration to occur to the treated timbers following the application of our insecticidal fluid. This can be more pronounced where the existing timbers have been sand/grit blasted or soda blasted prior to the treatment process. Unfortunately, this can sometimes occur due to the water based chemical reacting with any residue from the blasting. We cannot accept any liability for this should this occur.

There will be a 10-year restricted guarantee to the Membrane for moisture and salt transfer only.

Protection

It is not unusual for dust to migrate to the remotest parts of the property. We will take reasonable precautions to minimise this nuisance wherever practical within the immediate area of our work, but we suggest that you should also take some precautions and the like elsewhere in the property. (If requested our technicians will be pleased to provide you with polythene sheeting). We regret we can take no responsibility for cleaning or for any damage caused by the dust migration.



Please note that if the client's own protection works are not completed prior to our arrival, this could cause delays in commencing the proposed works.

Skirting boards/flooring/joinery

Every care will be taken during removal of boards and mouldings. However, some damage may be unavoidable, particularly if they are decayed or fixed with cut nails. We cannot accept any responsibility for any damage that may occur during removal.

If we have provided a quotation to supply and fix the skirting boards where plasterwork has taken place, these will be of stock pattern to match the existing as near as possible.

Upon completion of render plastering in conjunction with works, clients may experience hair line cracking to the plaster. These hair line cracks will be superficial and will NOT present a problem regarding dampness. Dependant on climatic conditions and differing degrees of heat within the properties, during the curing period (generally 6 months) these cracks may be more or less extensive. After the drying out period, we recommend that the cracks are filled with decorator's filler by the client. Timberwise cannot be held responsible for shrinkage cracks that may occur.

Fixtures and Fittings

Where fixtures and fittings such as kitchen units, radiators, cupboards etc are due to be refitted, we do not recommend that these are refitted while the plaster is wet. These are best left until the plaster is visibly dry. Please do not hesitate to contact our office should you require information regarding the fixings/adhesives required.

Generally

The above report is based upon our instructions as we understand them. If any part of this report and/or the attached quotation requires clarification or fails to address your expectation, please contact the office/surveyor and let us know of your concern immediately.

Although our report may refer to certain parts of the structure (External and Internal Observations) we are not chartered, or structural surveyors and our report must not be interpreted as such. If you have any concerns about the structure of the property you should contact a qualified structural surveyor or engineer.

Party Wall

Where the works described in this report involve a party wall, we must draw your attention to the fact that the Party Wall Act 1996 applies. This Act requires the owner to notify their neighbours of any proposed works and obtain consent for the work to commence. Consent cannot be unreasonably withheld.

Minimum Charges

Please be aware that our minimum charge for works is £575 + VAT should you not have all the recommended works carried out. This will only apply if the total cost of accepted works falls below this level.

Guarantee

Our long-term guarantee for Timber Treatment and/or Damp Proofing works, unless otherwise stated in our report, will be issued when the final account has been settled. In addition to our guarantee, as we are members of the Property Care Association, we are pleased to offer you the added benefit of the Guarantee Protection Insurance Limited "backup" fully insured guarantee. The premium is shown as a separate item on our quotation.



We understand that an Asbestos Survey has not been carried out at the property. Our survey was of a non-destructive nature. The Control of Asbestos Regulations 2012 places certain duties on those that are responsible for the repair and maintenance of buildings. As is the norm with all contractors, we ask to see the Asbestos Register prior to the start of works on site. During works, should we uncover suspected asbestos containing materials Timberwise may have to suspend work to have the material investigated for asbestos. We will stop work, seal the area and immediately inform you. Testing for asbestos is an easy procedure which we can either deal with on your behalf or make recommendations. This will, however, incur additional charges. Please note that we do not get involved in the removal process of asbestos.

You are responsible for the removal of any fixtures, floor coverings, plumbing, electrical fittings and any other stored items including personal possessions prior to our arrival on site. These will require removal prior to our technicians arriving on site and the subsequent re-instatement by others. Any delay caused due to floor coverings and items not having been removed may become subject to additional cost due to either work commencement being delayed or it not being possible to complete during that visit. Please note that it is important that all necessary preparatory works are completed prior to our arrival and commencement on site.

No allowance has been made in our quotation for removal or re-instatement of any electrical fixtures or carpets etc. from the areas to be treated, unless stated in our report or included in our quotation.

Our enclosed quotation is based on carrying out the work during normal working hours (Monday to Friday) and also that a free supply of electricity and water will be provided. To arrange for the soonest possible start date for the works to proceed please complete and return the enclosed Acceptance to the local office. If you would like to arrange a provisional start date by telephone, then please call the local office on **01414338296** or **01413787973**.

We are able to carry out works at weekends or out of normal daytime hours (subject to additional costs). Please contact our contracts department to enquire further.

IMPORTANT CLIENT INFORMATION

Please ensure that you read the attached terms and conditions, as they contain important information about your quotation.

Yours sincerely,

Steven Buíck

Steven Buick CSRT 07773660080

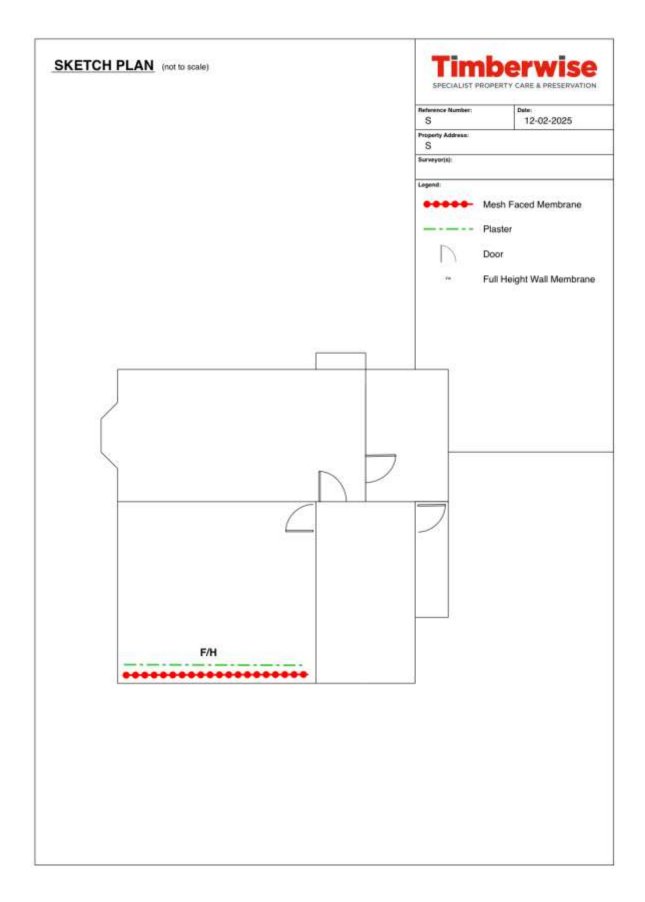
For and on behalf of TIMBERWISE (UK) LIMITED

Note: This report is for the benefit and use of the addressee. We accept no responsibility for our survey, or this report towards any other Company or person. On no account must it be duplicated or copied in whole or part without our written consent.

www.timberwise.co.uk

0800 99 11 00







Quotation – Client's copy

Client's Address:

lain Boyle Drummond Miller LLP 151 High Street Musselburgh EH21 7DD

Property Address:

2 Huntlaw Road Pencaitland EH34 5AQ

Branch Office:

Suite 28
44-46 Morningside Road
Edinburgh
EH10 4BF
T:01414338296 / 01413787973
E: edinburgh@timberwise.co.uk
www.timberwise.co.uk

Date of Report:

17/02/2025

Our Reference:

SC10769-SB-CR

Inspected by: Steven Buick

TO CARRY OUT WORKS AS DETAILED IN OUR REPORT

Detail of Works	Net	VAT	Total Price	1
Woodworm Treatments* & Membrane Installation**	£4,522.33	£904.47	£5,426.80	

All the above items where marked ** are inclusive of a 10-year Guarantee.
All the above items where marked * are inclusive of our 20-year Guarantee.

Also available GPI 10-Year Guarantee Insurance, Including 12% IPT

The figure comprises of the following:-

(Insurance Premium £69.44, Admin £35 & Insurance Premium Tax £12.53) £116.97 YES □

This report and quotation are issued subject to our standard Terms and Conditions, which shall form part of any Contract to carry out work based on the report. Please read them carefully.

Timberwise (UK) Ltd Registered Office: 1 Drake Mews, Gadbrook Park, Cheshire, CW9 7XF Registered No 3230356 England



Quotation Acceptance – To return to Timberwise

Client's Address:

Iain Boyle Drummond Miller LLP 151 High Street Musselburgh EH21 7DD

Property Address:

2 Huntlaw Road Pencaitland EH34 5AQ

Branch Office:

Suite 28
44-46 Morningside Road
Edinburgh
EH10 4BF
T:01414338296 / 01413787973
E: edinburgh@timberwise.co.uk
www.timberwise.co.uk

Date of Report: 17/02/2025

Our Reference: SC10769-SB-CR **Inspected by:** Steven Buick

TO CARRY OUT WORKS AS DETAILED IN OUR REPORT

Detail of Works	Net	VAT	Total Price	1
Woodworm Treatments* & Membrane Installation**	£4,522.33	£904.47	£5,426.80	

All the above items where marked ** are inclusive of a 10-year Guarantee.

All the above items where marked * are inclusive of our 20-year Guarantee.

Also available GPI 10-Year Guarantee Insurance, Including 12% IPT

The figure comprises of the following:-

(Insurance Premium £69.44, Admin £35 & Insurance Premium Tax £12.53)

£116.97 YES

Customer Acceptance

To accept your quotation and proceed with the work a 40% deposit amount of £2,170.72 is required. You can make payment by the following:

- Debit/Credit Card: Call our contracts team to make a payment on 01414338296 or 01413787973
- Online payment: Pay securely at www.timberwise.co.uk/pay-online
- Bank Transfer: Sort Code: 12-17-40 A/C: 06010914 A/C Name: Timberwise (UK) Ltd
- Cheque with acceptance: Please post to the above office address together with this signed acceptance.
- Accept Your Timberwise Quotation On-line: visit www.acceptquote.co.uk

I/we confirm that I/we have read and agree with the attached Terms and Conditions and would like to proceed with the quotation as above $YES \ \square$

Customer Details

Title		
Forename(s)	Surname	Signed
Invoice Address (if different from	•	
Guarantee to be in the name(s)		

IMPORTANT NOTICE ABOUT YOUR PRIVACY: You are receiving this communication as you have previously opted into communications from Timberwise. Please check our Privacy Policy on **www.timberwise.co.uk** for all the information relating to how we store, protect and manage your submitted data.

THESE CONDITIONS APPLY TO ALL GOODS AND SERVICES SUPPLIED BY TIMBERWISE (UK) LIMITED ("TIMBERWISE"). ALL OF THE TERMS THAT ARE AGREED BETWEEN YOU AND TIMBERWISE ARE SET OUT IN THESE CONDITIONS, YOUR ORDER (AS ACCEPTED BY TIMBERWISE) AND ANY SEPARATE QUOTATION, GUARANTEE AND/OR INSPECTION REPORT PROVIDED TO YOU BY TIMBERWISE. IF YOU FEEL THAT THESE DOCUMENTS DO NOT ACCURATELY REFLECT WHAT HAS BEEN AGREED, YOU MUST LET TIMBERWISE KNOW IMMEDIATELY SO THAT ANY APPROPRIATE AMENDMENTS CAN BE AGREED IN WRITING. IF YOU ARE A CONSUMER, THESE CONDITIONS DO NOT AFFECT YOUR STATUTORY RIGHTS. IF YOU ARE A BUSINESS CUSTOMER, PLEASE PAY PARTICULAR ATTENTION TO CONDITION 15.

1 Definitions

Certain words used in these **Conditions** have specific meanings. Where they do, they appear in bold text. A list of these words is set out below.

"Cancellation Notice" means the form of notice attached at the end of these Conditions, to be completed and sent to us in the event of a termination of the Contract by you in accordance with these Conditions.

"Client Works" means all building, inspection, installation and other works which are not Works and which are to be performed by you or by someone other than us on your behalf.

"Conditions" means these conditions of contract.

"Consumer" means a consumer as defined by s2(3) of the Consumer Rights Act 2015.

"Contract" means the agreement between you and us which includes the Quotation, the Order, any Order Confirmation, these Conditions, and, where provided, the Guarantee and the Report, and which is created pursuant to condition 2.3.

"Delivery Address" means the address at which Goods are to be delivered and / or Works are to be performed, as set out on the Order.

"Design" means a design plan created by **us** as part of the **Works**.

"Estimated Start Date" means the estimated start date of the Works and / or the estimated delivery date of the Goods set out on the Order and as confirmed by the Order Confirmation.

"Force Majeure Event" means any act or event beyond a party's reasonable control, including without limitation strikes and other industrial action, riot, invasion, terrorist attack or threat of terrorist attack, war, fire, explosion, storm, flood, earthquake, subsidence, epidemic or other natural disaster.

"Guarantee" means a separate written guarantee that may be provided to you by us in respect of the Works if appropriate in the circumstances.

"Goods" means the goods (if any) detailed on the Order and / or such goods as are used for the performance of the Works.

"Order" means your order for Goods and / or Works.
"Order Confirmation" means our communication to you confirming acceptance of your Order.

"Price" means the price as set out in condition 5.1.
"Quotation" means a written price quotation for Goods and / or Works provided by us to you;

"Report" means an inspection report prepared for you by us, if requested and included in the Works; "Timberwise" means Timberwise (UK) Limited

"Timberwise" means Timberwise (UK) Limited (company number 03230356) whose principle place of business is at 1 Drake Mews, Gadbrook Park, Cheshire, CW9 7XF (VAT registration number 677 3391 96).

"we" "our" and "us" refers to Timberwise.

"Works" means the inspection, installation and/or other services set out on the Order and may also include the supply of Goods.

"you" and "your" refer to the person, company, partnership or other organisation whose details appear in the **Order**.

2 Quotations and Orders

2.1 Unless otherwise stated, **our** written **Quotations** expire 28 days after the date of issue. Dates and timescales in **Orders** and **Quotations** are subject to confirmation and may also be varied as set out below. Oral quotations are not binding on **us**.

2.2 By placing an Order with us, you are providing an offer and confirming your understanding that you will be obligated to pay the Price for the Goods and/or Services which are to be provided to you in accordance with the Order once we have confirmed your Order.

2.3 Placing an Order with us does not mean we have accepted your Order and by doing so you are making an offer to us for the purchase of Goods and / or Works. A Contract for the supply of Goods and / or Works shall be created once we accept your Order by sending you an Order Confirmation and or by commencing the Works and/or supplying the Goods set out in the Order and once any deposits due have been received in cleared funds.

2.4 On receipt of your Order if we are unable to supply you with the Works and / or Goods in your Order, we will inform you of this prior to sending the Order Confirmation and we will aim to suggest a suitable substitute, failing which we will not process your Order. If, due to some unforeseen circumstance, we are not able to provide you with the Works and / or Goods in your Order after we have confirmed the Order, we will aim to suggest a suitable substitute and/or method, failing which you will be entitled to terminate the order by sending us a completed Cancellation Notice and receive a full refund of any payment already made by you in accordance with the Order in relation to any Works and/or Goods not already provided to you.

2.5 Please note that **our** website and any other promotional materials issued by **us** are solely for the promotion of our **Works** and **Goods** in the UK.

2.6 The purchase of any **Goods** which are advertised on **our** website but are purchased through any third party website shall also be subject to the applicable terms and conditions of the operator of that third party website from time to time.

3 Cancellation and Change

3.1 Unless otherwise provided for in these Conditions, once a binding Contract has been formed it may only be amended by agreement between us and you recorded in writing and signed by a duly authorised representative of ours.

3.2 If you change or cancel your Order otherwise than is permitted under condition 2.4, condition 4, condition 11.5 condition 12.2 of these Conditions or without sending us a Cancellation Notice, or without our prior written consent, or if the Contract is otherwise cancelled due to your fault or breach, we reserve the right to recover from you any costs and / or losses that we suffer due to such change or cancellation (and we may retain all or part of any deposit which is necessary to cover such costs and losses). These costs and losses may include, without limitation, the cost of Goods purchased or manufactured to your Order, the non-refundable charges of any subcontractor, the costs of idle time and / or a charge of 20% of the Price if you cancel within 7 days of the Estimated Start Date of any Works (unless such cancellation is within your rights listed at condition 4, in which case condition 4 will apply).

3.3 If we terminate the Contract in accordance with these Conditions where you are not at fault, we will refund your deposit less any sums reasonably attributable to Goods already delivered and /or Works already supplied before cancellation and, if we are at fault, any foreseeable losses you have incurred.

3.4 We reserve the right to alter the Estimated Start Date, any timescale for performance of the Works or delivery of the Goods and / or the Price to take account of any change to your Order proposed or agreed to by you.

4 Distance Selling

4.1 If you placed your Order "at a distance" (without any face to face contact with us) you may have cancellation rights under the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013 (the "Regulations").

4.2 Unless it relates solely to the supply of Goods (in which case see condition 4.3 below), you may cancel a Contract made at a distance at any time and for any reason by sending a Cancellation Notice during the 14 day period commencing on the day after the day on which we accept your Order (the "Cancellation")

Period") and, subject to condition 4.4 (if relevant), receive a refund of all sums paid. However, if at your request the Estimated Start Date is during the Cancellation Period, and we start and complete the Works within the Cancellation Period, your right to cancel the Contract ends on the day that the Works are completed. If at your request the Estimated Start Date is during the Cancellation Period and we start the Works during the Cancellation Period but do not complete them, you may cancel the Contract at any time during the Cancellation Period, but we will be entitled to retain a proportion of sums you have paid to us which covers the Works that we have already undertaken.

4.3 You may cancel a Contract solely for the supply of Goods made at a distance at any time and for any reason by sending a Cancellation Notice during the 14 day period commencing on the day after the day on which the Goods are delivered to you and, subject to condition 4.4, receive a refund of all sums paid excluding our reasonable costs of collecting the Goods if we are required to do so. However, this right of cancellation does not extend to a Contract for bespoke Goods (i.e. Goods that have been manufactured or altered specifically for you to your specification). Bespoke Goods cannot be refunded unless they are faulty and/or do not conform with the specification set out in the Order and/or Order Confirmation. 4.4 If you cancel your Contract under conditions 4.2 or 4.3, you must retain possession of all Goods (if any) supplied to you, take reasonable care of them and return them to us at your own cost or we will deduct our reasonable costs incurred in collecting them from you from any refund of the sums paid by you. If you fail to take reasonable care of the Goods and / or return them to or allow them to be collected by us, you will be in breach of your statutory duty and may become liable for the cost of

4.5 If you wish to exercise your right to cancel under this condition 4 you must complete and send a Cancellation Notice to us within the relevant time period. For the purpose of calculating the relevant cancellation period, if the last day of the relevant Cancellation Period is a Saturday, Sunday or UK public holiday, then the last day on which the Contract can be cancelled is the next working day after

5 Price and Payment

5.1 The **Price** payable for **Goods** and **Works** shall be the price stated in the **Quotation** or if none shall be **our** published price in force at the time **we** confirm **your Order**. The **Price** excludes delivery costs which will be notified to **you** prior to the **Order Confirmation** and added to the total amount due. **Our** prices may change at any time, but price changes will not affect **Orders** that **we** have already confirmed with **you**. Unless otherwise stated, the **Price** shall include VAT. In the event that any **Goods** or **Works** are incorrectly priced, where the correct price is higher than the price stated **we** will contact **you** to tell **you** and wait for **your** instructions.

5.2 The **Price** must be paid in pounds sterling.

5.3 We accept payments for Goods and / or Works made by cheque made payable to 'Timberwise (UK) Limited', by cash in pounds sterling and by valid credit or debit card. Payment for Goods online may be made via Paypal with our prior consent. Payment for Works may be made by BACS transfer or Faster Payments transfer with our prior consent (please use the relevant invoice number(s) as a payment reference). Please contact us if you have a query relating to method of payment.

5.4 Details of any discounts or promotions which apply to **your Contract** shall be set out on the **Quotation, Order** and / or **Order Confirmation**.

5.5 The **Price** of **Goods** (when purchased separately from any **Works**) will be payable immediately upon receipt of the **Order Confirmation** or once the **Order** has been confirmed by us by any other method (including the supply of the **Goods**).

5.6 **We** reserve the right to charge the following deposits in respect of each **Order** for **Works** and will be under no obligation to perform the **Works** until the relevant deposit has been paid:

5.6.1 For any **Order** for **Works**, 40% of the **Price**, payment of which shall be taken on or must be paid on the date of the **Order Confirmation**. The balance

outstanding of the **Price** of **Works** and any **Goods** used to perform those **Works** will, unless otherwise agreed, be due on completion of the **Works**

5.6.2 Where a pump has been ordered, 90% of the **Price** which shall be due prior to the commissioning of the pump ordered.

We reserve the right to treat you as having cancelled your Order if you fail to pay any deposit when due. If you fail to pay any deposit due under clause 5.5.2 above, we reserve the right to cease any Works in progress until such payment is received.

5.7 The **Price** only includes the **Works** and / or **Goods** detailed in the **Order**. **We** will be entitled to charge **you** extra for any additional **Works** and/or **Goods** that we may provide. It will make such charges in accordance with its published prices in place from time to time or any further **Quotation**. **We** are under no obligation to provide any additional works or goods until **you** have agreed to pay for them and may suspend the delivery of any additional works or goods (and where necessary the delivery of the **Works** and any related **Goods**) without liability until agreement is reached. The things for which **you** will be charged extra include (but are not limited to) items that are not listed in the **Order** but are:

5.7.1 required by law and/or by any local or national authority which are not specified in the **Order**;

5.7.2 required due to the discovery of asbestos, any other hazardous substances or animal / pest infestations at the **Delivery Address**; and / or

5.7.3 requested by **you**, **your** employees or agents, **your** site manager or primary contractor or any other person acting on **your** behalf (all of whose persons' requests will be binding upon and are deemed to have been made by **you**) after **your Order** is accepted. In such circumstances, we will confirm the price adjustment for the relevant **Works** and/or **Goods** with you prior to commencing and/or supplying them.

5.8 **We** also reserve the right to charge **you** for any additional costs **we** incur as a result of:

5.8.1 delays caused directly or indirectly by **you** or anyone acting on **your** behalf:

5.8.2 your failure to take performance of the Works on the Estimated Start Date or other date agreed between the both of us:

5.8.3 If, due no fault of our own, we are unable for any reason to freely access the **Delivery Address** (or any part of the **Delivery Address** for which we require access) for the purpose of performing the **Works**;

5.8.4 our access to the Delivery Address (or any part of the Delivery Address for which we require access) being interrupted once performance of the Works has commenced due to no fault of ours;

5.8.5 your failure to provide us with any information required from you in order to deliver Goods or perform the Works or the provision or incorrect or incomplete information by you or anyone acting on your behalf.

and **you** may be liable to pay the reasonable losses we have incurred up to £480 including VAT as our cost of redelivery for each re-visit to the **Delivery Address** resulting from any of the events listed in this condition 5.7.

5.9 If **you** are late in paying any sum due, **we** shall be entitled to charge you interest compounded monthly on the overdue amount at a rate of 3% a year above the base lending rate of the Bank of England from time to time. This interest shall accrue on a daily basis from the due date until the actual date of payment. You must pay us interest together with any overdue amount. We may also charge you £40 (including VAT) for each letter we send to you regarding an overdue payment and reserve the right to suspend provision of the Works until such time as an overdue payment is made. In addition, you may be required to reimburse any and all third party costs (such as legal, debt recovery agency and tracing agency fees) which we incur in securing payment of any sum due and / or enforcing its rights following your breach of the Contract. In the event of a genuine dispute between the parties in relation to the value of the Price or the amount of any other sums due by you to us, interest will not accrue on any such disputed sums. Any nondisputed sums shall however fall due in accordance with clause 5.2 above and interest shall accrue if such sums become overdue.

5.10 If **we** are to provide a **Guarantee** in accordance with the **Order** or any part of it, **we** will not provide **it**

to you until you have paid the Price and all other sums due under the Contract. This does not affect your statutory rights to seek redress under the Consumer Rights Act 2015.

6 Performance

6.1 If you have placed an Order for Goods, we will contact you with an estimated delivery date. If you have asked to collect the Goods from our premises, unless we provide otherwise you can collect the Goods from us at any time during our normal opening hours once we inform you that they are in our possession.

6.2 If you have placed an Order for Works, we will use our reasonable efforts to perform the Works at the Delivery Address on or starting on the Estimated Start Date and in accordance with any estimated completion date stated in the Order or Order Confirmation.

6.3 All dates and timescales quoted by **us** (including those set out in the **Quotation** and **Order Confirmation**) are estimates only and you may not terminate the **Contract** due to any reasonable delay of **ours** (including, without limitation, where delay is caused by any **Force Majeure Event** or as a result of any of the events listed in conditions 5.8 or 6.4). In the unlikely event that delivery of **Goods** or commencement of **Works** does not occur by the **Estimated Start Date**, we will contact **you** to agree a new date for commencement and/or delivery.

6.4 If you fail to pay any money due under this Contract by the relevant deadlines for payment or if any of the events set out in condition 5.8 occur, we may (without prejudice to our right to charge interest) postpone delivery and / or performance with immediate effect until such situation has been rectified without any liability to you and you may be liable to pay all reasonable costs suffered or incurred by us as a result of such postponement, including the costs of storage of Goods and / or equipment hire, the non-refundable charges of any subcontractors and the idle time of our personnel.

6.5 Delivery of an Order shall be completed when the Goods are in your possession and / or the Works are completed.

7 Ownership and Risk

7.1 You will become the owner of Goods only when we have received full cleared payment of the Price. You may not sell, dispose of, hire-out, use the Goods as security for a loan or mortgage or otherwise deal in the Goods until you become their owner.

7.2 After delivery to **you** of the **Goods** by **us** or the collection of any **Goods** by you or any person chosen by you, **you** will be responsible for their safe keeping and **you** should therefore make sure that **you** are adequately insured against any damage or loss which may occur to those **Goods** from that time.

7.3 If at any time we create any designs for you, we will own the copyright, design right and all other intellectual property rights in such designs and any drafts, drawings or illustrations made in connection with the same and grant you an irrevocable, royalty-free licence for you to use such designs for the purpose for which they were created in accordance with the Contract provided full payment is received.

8 Surveys and Reports

If the **Works** involve the provision of inspection for the purposes of reporting or design services and the drafting of a **Report** or **Design**, the terms of this condition 8, where applicable, shall apply.

8. 1 The Report or Design will be prepared for the person to whom the relevant Report or Design is addressed and contains our opinion of the visible and accessible conditions and state of the site inspected (the "Site") so far as the same relates to our recommendations for any suitable Works and / or Goods to be provided by us in respect of the Site only (the "Purpose").

8.2 Prior to ${\bf our}$ inspection ${\bf you}$ must:

8.2.1 provide **us** with all information (and any related documentation) that might reasonably be considered to be relevant to the inspection and/or any **Report** or provision of design services. If upon arrival the inspector of the **Site** does not consider the **Site** to

meet the description and/or information provided by you, we may suspend our services until such time as the scope and fee for the inspection and Report and/or Works has been amended accordingly;

8.2.2 secure any approval needed to grant **us** access to the **Site** for the purpose of performing the inspection; and

8.2.3 move all furniture, furnishings, equipment and any other items blocking or restricting access to any part of the **Site** within the scope of the inspection which **you** wish **us** to inspect.

8.3 At the time of the inspection **you** must, unless otherwise agreed, ensure that **our** inspector is afforded full access to the **Site** (or part thereof) to be inspected.

8.4 Details of the date and scope of **our** inspection and the **Site** (or part thereof) to which it relates are set out on the relevant **Report** or **Design** and the scope shall be limited as follows.

8.4.1 Our inspection and the Report or Design are limited to those areas of the Site that our inspector can reasonably have been expected to have accessed at the time of the inspection bearing in mind the state and condition of the Site (including any safety risks) and the location of any furniture, furnishings, fittings or equipment at the Site.

8.4.2 Any parts of the **Site** that were locked, obscured from view or otherwise not reasonably accessible at the time of the inspection shall not be included in the scope of the inspection or the **Report** or **Design. Our** inspectors will not be required to move any obstructions to inspect or to undertake any action which would risk damage to the **Site** or injury.

8.4.3 In the case of timber inspections, any timbers exposed to the outside and/or any timbers not visible at the time of **our** inspection shall not be included.

8.4.4 Any noise, vibration or other disturbance affecting the **Site** relevant to the inspection will only be noted if it is significant at the time of the inspection or if specific inspection has been agreed in writing between us.

8.4.5 Unless otherwise agreed in writing, the inspection and **Report** will relate to the **Site** only and will not cover any adjacent or adjoining property or land or the general building where the **Site** inspected does not constitute the whole building. Where the **Site** is an individual flat or maisonette, the inspection and **Report** will not include or take account of any adjacent flats or maisonettes, any internal or external common parts or the structure of the block or building in which the **Site** is located.

8.4.6 **We** will not provide any valuations (other than a quotation for any necessary **Works** and / or **Goods**). 8.5 Unless **you** inform **us** otherwise, the inspection will be conducted and the **Report** or Design produced based upon the assumption that:

8.5.1 no hazardous materials or techniques have been used in relation to the **Site** or any property on the **Site**:

8.5.2 there is no known presence of asbestos or any similar substances on the **Site**;

8.5.3 neither the **Site**, its condition, its use nor its intended use is or will be unlawful; and

8.5.4 in relation to the inspection, that **you** have authority to grant **us** access to the **Site** for the purpose of the inspection;

8.5.5 in relation to preparation of the **Report** or **Design**, that all planning, building and other consents (including landlord consent) required to carry out any works recommended in the **Report** or set out in the **Design** will be or have been obtained.

8.6 If we discover or suspect the presence of asbestos (or any other hazardous substance) at the Site or we consider the condition of the Site (or any part of the Site) constitutes a risk to the health and safety of our inspector(s), we reserve the right to suspend the inspection until such time as the Site has been investigated (a service which we may be able to provide to you) and declared safe. In such an event, we will stop the inspection immediately, seal off the relevant area and inform you of the same.

8.7 We will ensure that the inspection and Report or Design are provided by persons possessing adequate knowledge and experience and exercising reasonable care and skill

8.8 We will provide the Report to you to the address provided by you as soon as reasonably possible following the inspection. If you have not received your Report within one month of the inspection, please contact us to let us know. We will provide the

Design to **you** in accordance with the relevant **Contract.**

8.9 The **Report** or **Design** may not, without the prior written consent of one of our directors, be disclosed to or relied upon by any third party (except **your** professional advisers) or be used for any purpose other than the **Purpose**. Any use of or reliance on the **Report** or **Design** contrary to this condition 8 is made entirely at the risk of those parties involved and without liability on the part of **Timberwise**.

8.10 All intellectual property rights subsisting in the Report or Design shall be and remain vested solely in us, and we will grant an irrevocable, royalty-free licence for you to use the Report or Design for the Purpose in accordance with these Conditions provided full payment is received. The Report or Design may not be copied in whole or part without the prior written consent of one of our directors.

8.11 If you need to change the time scheduled for your inspection, please call us as soon as possible to arrange a rescheduled appointment. If you fail to provide us with access to the Site at the agreed time of the inspection with little or no prior notice, we reserve the right to charge you an additional fee to reflect our reasonable costs incurred as a result of such failure to provide access.

9 Your Obligations

- 9.1 In all cases you must:
- 9.1.1 ensure that **you** are entitled to carry out the **Works**, including in particular to party walls, and notify adjacent property owners and occupiers that vibrations may be caused to party walls and that all breakable items should be removed from such walls; 9.1.2 clear the area in which the **Works** are to be performed and ensure that, throughout the duration of the Works, **we** have unimpeded and uninterrupted access to that area;
- 9.1.3 obtain any and all permissions, licences, authorisations and consents which may be required for the performance of the **Works**:
- 9.1.4 perform all **Client Works** and all preparatory works required for the provision of the **Works** including but, not limited to, removing furnishings, carpets and other items;
- 9.1.5 provide sufficient supplies of electricity and water for the performance of the **Works** and notify **us** of the precise position of all wires, pipes and services set into walls and/or floors;
- 9.1.6 comply with all reasonable instructions given by us in relation to the safety and security of the Delivery Address and inform us of any actual or potential safety hazards (such as asbestos);
- 9.1.7 following provision of the **Works**, carry out all required additional works such as cleaning, decorating, tiling and carpeting;
- 9.1.8 following provision of the Works, perform all maintenance works required in relation to the **Goods** and / or **Works** in accordance with **our** instructions and operate the **Goods** in accordance with any instruction manuals provided; and
- 9.1.9 inform **us** as soon as reasonably possible of any defect or fault in the **Works** and / or **Goods**.
- 9.2 While we warrant that we will undertake the Services using reasonable skill and care, it is your responsibility to advise us of the precision position of wires or pipes for the provision of gas and electric services in accordance with condition 9.1.5 and do not accept any responsibility should we interfere in any way with such services or any damage incurred as a result of such interference.
- $9.3\ \text{You}$ must, prior to delivery of any Goods :
- 9.3.1 ensure that **we** have unimpeded access to the **Delivery Address**; and
- 9.3.2 provide a safe and secure place at the **Delivery Address** to take delivery of and store the **Goods**.

10 Warranties

- 10.1 **We** warrant (or promise) that the **Works** will be carried out within reasonable care and skill and, where **Goods** are supplied, warrant that:
- 10.1.1 we are legally entitled to sell the Goods to you; 10.1.2 upon delivery, the Goods will correspond with the Order (unless agreed otherwise pursuant to condition 2.4); and

- 10.1.3 the **Goods** will be of reasonably satisfactory quality and fit for purpose.
- 10.2 In addition, provided that **you** pay the **Price** and all other sums due (including but not limited to interest, letter fees and debt recovery charges) by the due date, the **Works** will be guaranteed in accordance with the terms of any **Guarantee** provided to **you** by **us**. **We** reserve the right not to provide a **Guarantee** if **you** fail to pay all sums due by the relevant due date. If **you** are a Consumer, the **Guarantee** is given in addition to **your** statutory rights.
- 10.3 Some **Goods** may come with a manufacturer's guarantee. For details please refer to the manufacturer's guarantee provided with the **Goods**. 10.4 From time to time **we** may operate schemes that enable **you**, if **you** wish, to pay one-off premiums to insure **your Guarantee**, **Deposit**, **Works** in progress and / or other matters. Details of the insurance schemes on offer from time to time and the premiums payable (including whether the premium has already been included in the **Price**) are available on request.
- 10.5 Pumps are not guaranteed by **us** but may be covered by a manufacturer's guarantee. For details please refer to the manufacturer's guarantee provided with the pump and are subject to the terms provided with them.
- 10.6 In the unlikely event that there is any defect with the **Works** or **Goods** please contact us and tell us as soon as reasonably possible. If you are a Consumer, you have legal rights in relation to Works not carried out with reasonable care and skill or if the materials used or any **Goods** are faulty or not as described. **We** shall not however be liable for any faults in the measurements of bespoke **Goods** where such incorrect measurements were provided by **you**.

11 Liability

- 11.1 Nothing in the Contract will exclude or limit our liability for death or personal injury caused by its negligence or that of our employees, agents or subcontractors, fraudulent misrepresentation or fraud, a breach of the warranties in condition 10.1, a breach of the terms implied by the Consumer Rights Act 2015 or any other breach of your statutory rights. 11.2 (Except under condition 11.1) We shall not be liable to you for any loss or damage suffered or incurred by you in relation to the Contract unless, at the time the Contract was entered into, that loss was a reasonably foreseeable consequence of the breach or default in question. Loss or damage is foreseeable if it was an obvious consequence of our breach or if it was contemplated by you and us at the time the Contract was entered.
- 11.3 \boldsymbol{We} will not have any liability to \boldsymbol{you} in respect of:
- 11.3.1 the actions or omissions of any person other than those of **our** employees, sub-contractors and authorised agents;
- 11.3.2 damage to any part of the fabric of any building in which Works are carried out which is in a weakened, incomplete or damaged condition prior to the Works;11.3.3 water ingress, dampness, woodworm or other infestation, wet or dry rot or structural failure outside the specific area of the Works:
- 11.3.4 damage to pipes or services set into walls or floors other than where the precise location of such items has been made known to **us**;
- 11.3.5 damage to the fabric of a building caused by the necessary removal of floors, roof timbers and / or joists in the course of provision of the **Works**;
- 11.3.6 damage, failure and / or delay due to your failure to comply with your obligations under the Contract (including your obligation to provide prompt notification of any fault or defect relating to the Goods / Works and your obligations under condition 9.1.8);
- 11.3.7 in relation to inspections, failure to identify water ingress, dampness, woodworm or other infestation, wet or dry rot or structural failure which is not in the areas inspected, which was not reasonably accessible to **our** personnel and / or which appears after the date of inspection;
- 11.3.8 any interference to the provision of water and/or electric services in accordance with condition 9.2; and / or

- 11.3.8 any loss of profit, loss of business, business interruption or loss of business opportunity.
- 11.4 We will make good any damage to your property caused by us in the course of the performance of any Works but we are not responsible for the cost of repairing any pre-existing faults or damage to your property that \boldsymbol{we} discover in the course of installation and / or performance by us or for the cost of repairing or replacing any items belonging to you which, contrary to our instructions, were not protected or moved from the area in which the Works took place. 11.5 We will not be liable or responsible for any failure or delay in performing its obligations that is caused by a Force Majeure Event. If a Force Majeure Event occurs, we will contact you as soon as reasonably possible to notify you and will take reasonable steps to prevent or minimise delay. Our obligations under the Contract will be suspended and the time for performance of our obligations will be extended for the duration of the Force Majeure Event. Either party may cancel the Contract by providing written notice to the other party if a Force Majeure Event occurs and continues for longer than 3 months.
- 11.6 **We** reserve the right to delay the commencement of the Works or suspend immediately any ongoing **Works** in the following circumstances:
- 11.6.1 if we discover or suspect the presence of asbestos (or any other hazardous substance) at the **Delivery Address**; or
- 11.6.2 if we consider the condition of the **Delivery Address** (or any part of the **Delivery Address**) constitutes a risk to the health and safety of **our** employees, agents or subcontractors.
- Our obligations under the Contract will be suspended and the time for performance of our obligations will be extended until the Delivery Address is declared safe. Except where you engage us to perform any works required to remedy the relevant threat to health and safety at the Delivery Address, either party may cancel the Contract by providing written notice to the other party if such a suspension of our obligations continues for longer than 3 months.

12 Termination

- 12.1 **We** may terminate the **Contract** immediately at any time:
- 12.1.1 if **you** fail to pay the whole or any part of the **Price** or any other sum due under the **Contract** within 10 days of it becoming due;
- 12.1.2 if **you** commit a serious breach of the **Contract** which you fail to remedy within 10 days of being asked to do so by **us** in writing;
- 12.1.3 if you become bankrupt or insolvent;
- 12.1.4 in accordance with condition 11.5 or 11.6; and $\slash\hspace{-0.4em}$ / or
- 12.1.5 if it becomes apparent prior to the start date for the **Works** or the delivery of the **Goods** that the required stock or (in the event of **Works**) key personnel or key materials without which the **Works** cannot be provided become unavailable.
- 12.2 In addition to the right of cancellation set out in condition 4, you may terminate the Contract immediately at any time by giving us notice in writing in the event that we commit a serious breach of the Contract which we fail to remedy within 10 days of being asked to do so by you in writing or if we become insolvent.
- 12.3 The termination of the **Contract** will not affect any rights or liabilities that either of us may have at the date of termination.

13 Data protection

- 13.1 **We** will use the personal information **you** provide to **us** to:
- 13.1.1 provide the Works and / or Goods; and
- 13.1.2 process **your** payment for such **Works** and / or **Goods**;
- 13.2 Subject to obtaining the required consent, we, and other companies in the **Timberwise** group of companies, would like to send you information about similar products or services that we provide, but you may stop receiving these at any time by contacting us in writing using our contact details provided in these Conditions.
- 13.3 **We** will not give **your** personal data to any third party.

14 General

14.1 We may change these Conditions from time to time. No change will apply to your Contract unless we have told you about it before you placed your Order unless such change is required by law. Changes to the Contract will be binding only if agreed by both of us in writing.

14.2 **You** may not transfer, or assign any of **your** rights or obligations under the **Contract** without **our** prior written permission.

14.3 **We** may sub-contract or assign any of its rights and/or obligations under the **Contract** and **we** will notify **you** in writing if this happens.

14.4 Unless stated otherwise, notices and other communications must be made in writing and sent by 1st class post to the recipient at its address set out on the **Order** (or from time to time notified in writing) and (save as provided below) shall be deemed to be delivered on the second working day after the day of posting. Notices of cancellation under condition 4 are effective on the date of posting.

14.5 Failure to enforce any right or failure to insist on the performance of any obligation under the **Contract** will not constitute waiver of that right or prevent a party from enforcing that obligation at a later date.

14.6 Each of the conditions and sub-conditions of these **Conditions** operates separately. If a court or other regulatory body decides that any part of the **Contract** is not enforceable, the remaining parts the **Contract** will remain in full force and effect and will still apply to **your** purchase and **our** performance of the **Works**.

14.7 The **Contract** only gives rights to and places obligations upon **you** and **us**. No other person or company shall have any rights under the **Contract** or may enforce it against either of **us**.

14.8 The **Contract** is governed by English law and disputes under it will be decided in the courts of England or, if **you** live in Scotland or Northern Ireland, **you** may bring proceedings in the jurisdiction in which **you** are domiciled.

THESE CONDITIONS ARE DRAFTED PRIMARILY FOR CONSUMER CUSTOMERS. IF YOU ARE A CONSUMER, THESE CONDITIONS DO NOT AFFECT YOUR STATUTORY RIGHTS. IF YOU ARE A BUSINESS CUSTOMER, THE FOLLOWING CONDITIONS APPLY. IN THE EVENT OF CONFLICT BETWEEN THE FOLLOWING CONDITIONS AND THOSE SET OUT ABOVE, THE FOLLOWING CONDITIONS TAKE PRIORITY.

15 Business Customers

15.1 The provisions of condition 4 do not apply to business customers.

15.2 If the **Contract** is changed or cancelled otherwise than is permitted under these **Conditions** without **our** prior written consent, or if the **Contract** is otherwise cancelled due to **your** fault or breach, **we** will withhold **your** full deposit.

15.3 If you fail to take delivery of any Goods when made, risk in the Goods will pass to you upon the date on which we have tried to make delivery and you will be responsible for our costs of storage of the Goods from that time. Until title to Goods passes, you must hold the Goods as our fiduciary agent and bailee and keep them properly stored, insured and marked as our property. You may not pledge or charge the Goods by way of security for any indebtedness but, if you do so, all monies due to us shall become immediately due and payable.

15.4 Until such time as title to the **Goods** passes and, providing the **Goods** are still in existence and have not been incorporated in other goods, **we** shall be entitled to require **you** to deliver up the **Goods** and, if **you** fail to do so, to enter upon the premises where the **Goods** are kept to repossess the same. **You** shall indemnify and hold **us** harmless against any costs, expenses and / or liability that **we** may incur to any third party in connection with any re-possession or attempted re-possession.

15.5 Except in relation to death and personal injury caused by negligence and liability for fraud or fraudulent misrepresentation:

15.5.1 the **Guarantee** sets out **our** total liability to **you** in relation to the **Works**;

15.5.2 **We** will not be liable for any indirect, special or consequential costs, losses or expenses (including loss of profit, loss of business, business interruption or loss of business opportunity); and

15.5.3 **Our** total liability under the **Contract** (whether for breach of contract, negligence (including tort) or otherwise) will be limited to the **Price**.

15.6 **We** do not warrant that the **Goods** will be reasonably satisfactory or fit for purpose. It is your responsibility to ensure that the **Goods** fulfil your requirements. All implied warranties are hereby excluded by **us** to the fullest extent permitted by English law.

15.7 You acknowledge and agree that the Contract is the entire agreement between you and us, that it replaces all previous agreements (whether oral or written) and that, in entering into the Contract, you did not rely upon any matter that is not set out in it. 15.8 The Contract is governed by English law and the English courts will have exclusive jurisdiction in relation to any dispute arising under it.

Cancellation Notice

Words and phrases set out in this form shall have the same meanings prescribed to them in the Conditions.

Complete and return this form only if you wish to terminate from the contract in accordance with your rights under the Conditions.

To: Timberwise (UK) Limited

By post: to the address set out in the relevant

By fax: 01606 334748

By email: hq@timberwise.co.uk

I/We [*delete as appropriate] hereby give notice that I/We [*delete as appropriate] cancel my/our [*] contract of sale of the following goods and/or for the supply of the following service [*delete as appropriate]:

Ordered on [*insert details/reference number]/received on [*if not yet received, insert N/A1:

Name of consumer(s):

Address of consumer(s):

Details of goods to be returned and how they will be returned [if appropriate]:

Signature of consumer(s) (only if this form is notified on paper),

[If a business user, please include your role in the business].

Date

WILL YOUR GUARANTEE BE WORTHLESS IN A FEW YEARS? BE SURE - INSURE MAKE A GOOD DEAL BETTER!

FIRST THINGS FIRST, CHOOSING THE RIGHT CONTRACTOR



Are you worried about finding the correct contractor for your needs? There are many ways to choose a contractor but it is more reliable to look to those who are members of recognised trade bodies such as the Property Care Association (PCA) and those that are able to offer Insurance Backed Guarantees (IBGs).

Contractors should issue a long term guarantee for the work they have carried out. This means that you should be protected, subject to terms and conditions, if the work fails within the term of that long term guarantee. However, what happens if the contractor is no longer trading?

Members of the PCA are able to offer IBGs, provided by Guarantee Protection Insurance Ltd (GPI), to safeguard your long term guarantee. By obtaining an IBG through your chosen contractor you will be protected in the future if faults arise in the works undertaken and the original contractor has ceased to trade.

The general principle of an IBG is simple. It will honour the terms of the long term guarantee, originally issued to you by your contractor, where that contractor has ceased to trade and is, therefore, unable to meet their guarantee obligations by carrying out or meeting the costs of any remedial works that may be required during their long term guarantee.

WHO ARE GPI?

GPI is a UK based general insurer, which is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. With many years' experience, GPI specialises in the provision of IBG's.





Guarantee Protection Insurance Ltd is registered in England as a Limited Company, with the registration number 03326800, and the registered office of Third Floor, 37-39 Lime Street, London, EC3M 7AY. Guarantee Protection Insurance Ltd is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Our Firm Reference Number on the Financial Services Register is 207658.

THE 'LONG-TERM' PROBLEM

Most contractors provide guarantees, often between 2 and 30 years. However, not all of these will have the backing of an insurance policy.

Imagine that a problem develops with the work and you try calling your contractor only to discover they have ceased to trade. Who is going to put matters covered under your long term guarantee with them right? More importantly who is going to pay for it?

All too often the answer may be you - unless you have been given, or have taken out, insurance which supports these guarantees.

THE SOLUTION -

AN INSURANCE BACKED GUARANTEE

If a defect should occur with work done on your property, which is covered under a long term guarantee previously given to you by a contractor who has ceased to trade and where you have the benefit of an IBG from GPI, you would make a claim to GPI.

GPI would collect a completed claim form from you as well as copies of some important associated documentation in relation to your original works. Once this is received a reinspection of the works would be organised by GPI and this would be carried out by an alternative PCA member contractor. There is a re-inspection fee payable (of approximately £150) in respect of each and every claim. The fee would be returned to you, should the claim be valid, once the relevant excess amount has been deducted.

Where the re-inspection report confirms defective works that would have been covered by the

original contractors long term guarantee, GPI will meet the reasonable costs of remedial works that are required.

An Insurance Backed Guarantee meets the demands and needs of those who have had improvement work carried out on their property and require insurance protection to provide financial recompense in the event that the original contractor has ceased to trade and is unable to honour the terms of their long term quarantee.

For full details of the cover provided by an Insurance Backed Guarantee, as well as details of any significant or unusual exclusions or limitations of the cover, please see a copy of our Policy Summary, which is available on our website using the attached link:

www.gp-insurance.co.uk/pca-insured-guarantees.php

HOW DO I GET AN INSURANCE BACKED GUARANTEE?

When quoting for works, your PCA member will include a policy or provide you with a quotation for a GPI Insurance Backed Guarantee. GPI can provide insurance cover for a period of ten years and only a one-off premium payment is required. The quotation will confirm the premium applicable and there may be an administration fee charged by the contractor (not more than £35).

If you wish to proceed with the purchase of an Insurance Backed Guarantee, you would simply confirm this to your chosen PCA member contractor and pay the appropriate premium, administration fee and Insurance Premium Tax. Once the works are fully completed to your satisfaction you will be provided with a long term guarantee by your chosen contractor and GPI will forward you your policy documentation for your retention.

COMPARISON -

GPI IBG VS CONTRACTORS STAND ALONE OWN GUARANTEE ONLY

CONTACT US:

If you have any queries about the cover provided by an Insurance Backed Guarantee, please address them direct to GPI by:

telephoning during office hours on 01292 268020 (option 5)

sending us an e-mail at info@gp-insurance.co.uk

or visiting our website - www.gp-insurance.co.uk

Your Contractor is not able to discuss the cover with you as they are not a regulated firm, however GPI are happy to answer any enquiries that you may have.





GPI Insurance	Contractor Guarantee (only)
Up to 10 years	
Yes	No
	Up to 10 years Yes Yes Yes Yes Yes

Guarantee Protection Insurance Ltd is registered in England as a Limited Company, with the registration number 03326800, and the registered office of Third Floor, 37-39 Lime Street, London, EC3M 7AY. Guarantee Protection Insurance Ltd is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Our Firm Reference Number on the Financial Services Register is 207658.



For Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance

This Summary contains



Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance is underwritten by Guarantee Protection Insurance Limited ("GPI")

This document provides only a summary of the main benefits available under the Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance and the Policy terms and conditions. For full details of all Policy benefits and all terms and conditions **You** should read the Policy of Insurance document and Schedule, a copy of which will be provided immediately after **Your** Policy is taken out or at any time on request.

On receipt of **Your** Policy of Insurance document, **You** will have time to decide if **You** wish to cancel the Policy – see "Your Right to Cancel" below.

Type of Insurance

The following significant features and benefits, subject to the following significant or unusual exclusions and limits, will be included in **Your** Policy:

Features and Benefits

Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance will meet the reasonable costs of remedial works falling within the scope of the **Long-term Guarantee** issued by the **Contractor** to **You** in respect of the **Insured Works**, if the **Contractor** has ceased to trade and is unable to discharge their obligations under the **Long-term Guarantee**. These remedial works will specifically relate to:

- commencement, continuance or recurrence of Infestation in any of the timbers treated against Infestation or re-Infestation in the Insured Works; or
- recurrence of Rising Damp in any of the walls in which the installation of chemical or physical damp-proof course or approved electro-osmotic system for the cure or prevention of such damp was provided; or
- 3. failure of a Remedial Wall Tie or Lateral Restraint installation; or
- 4. breakdown of an External Water Repellent membrane; or
- breakdown of the Structural Waterproofing works insured.

The Period of Insurance is ten years from the **Commencement Date** or such shorter periods as stated in the **Contractor's Long Term Guarantee**.

In the event that the property is sold no assignment of the Policy to the new owner is necessary.

Significant/Unusual Exclusions or Limitations

Like every insurance policy, the Policy of Insurance excludes some situations and **You** should read the Exclusions section on the reverse of the Policy carefully.

Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance can only be claimed upon when the **Contractor** has ceased to trade. If the **Contractor** is still trading then any claim under the **Contractor's Long Term Guarantee** must be made to the **Contractor**.

Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance only covers work which is covered by the **Contractor's Long Term Guarantee**. Any loss or damage, such as re-plastering, relating to works not covered by the **Long Term Guarantee** will not be covered by the Policy.

Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance only covers work carried out by the **Contractor**. For example if the floor and roof joists need woodworm treatment but only the roof is treated by the **Contractor**, the floor will not be insured.

You must pay a Claim Survey Fee when making a claim. The amount on the Commencement Date of the Policy is £100. However, We have the right under the Policy to increase this amount by an amount of 2.5% per annum for each completed year of the Policy. In the event of a valid claim, the amount of the Claim Survey Fee will be returned to You but the amount of the Excess will be retained by Us towards the cost of a claim.

You must contribute the amount of the Excess shown in the Schedule towards the amount payable in respect of each and every claim intimated under the Policy.

You are required to keep Your property in a good and proper state of maintenance and any works recommended by the Contractor must be carried out within the time specified by the Contractor (or within 12 weeks of completion of the Contractor's work if no specific time has been mentioned).

The maximum sum payable by **Us** under Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance is the original **Contract Price** shown in the Schedule plus 20% or £500, whichever is the higher amount.

Whilst Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance will pay for appropriate remedial works to the **Insured Works**, it will not meet the cost of any loss that is suffered that is not specifically related to these costs and any other costs that are indirectly caused by the event which led to a claim, unless specifically stated in the Policy. For example; damages to furniture or equipment, loss of profits, interest, business or goodwill, the costs and expenses of any redecoration, repainting or retiling work, the costs and expenses of removing and/or replacing any cupboards, carpets or other furniture, or any other fixtures or fittings, will not be covered.

Defects resulting from structural alterations to the property in which the **Insured Works** are located will not be covered by Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance.

Remedial Work undertaken by **You** or a firm instructed by **You**, which have not been agreed by **Us**, will not be covered by Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance.

<u>IMPORTANT INFORMATION</u>

Your Right to Cancel

You have a statutory right to cancel the Policy within 14 days starting on the date that You receive the Policy of Insurance documentation.

If **You** wish to cancel **Your** Policy please write to **Us** at The Administration Department, Guarantee Protection Insurance Ltd, PO Box 26332, Ayr, KA7 9BJ and return all original insurance policy documentation to **Us**. Upon receipt of **Your** notice of cancellation, **We** will refund any premiums that **You** have paid.

Should **You** wish to cancel after the 14 day period, there will be no refund of premium.

How to Make a Claim

Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance can only be claimed upon when the **Contractor** has ceased to trade. If the **Contractor** is still trading then any claim must be made to the **Contractor**. However, if the **Contractor** has ceased to trade then **You** may make a claim under Damp Proofing, Timber Treatment, Wall Tie, Lateral Restraint and Structural Waterproofing Insurance.

Should **You** wish to make a claim, **You** should write to The Claims Department, Guarantee Protection Insurance Ltd, PO Box 26332, Ayr, KA7 9BJ as soon as possible or telephone **Us** on 01292 268020. Please refer to the section headed "Making a Claim" in **Your** Policy of Insurance document. **You** must give **Us** any information or help that **We** ask for, including the provision of the following original documentation:

- (i) the Contractor's Report(s), estimate and any drawings; and
- (ii) the Contractor's Long Term Guarantee specifying the work guaranteed; and
- (iii) the **Contractor's Receipted Invoice** or proof of payment.

In the event of a claim **You** are required to pay a **Claim Survey Fee** of £100 in addition to the **Excess** detailed in the Schedule. In the event of a valid claim, the amount of the **Claim Survey Fee** will be returned to **You** but the amount of the **Excess** will be retained by **Us**. In the event of a claim that is not accepted or provided for under this Policy by **Us**, the **Claim Survey Fee** will be retained by **Us** to cover the cost of the inspection carried out, but the amount of any **Excess** paid will be returned to **You**.

Complaints

We aim to give all customers a high standard of service at all times. However, if **You** have cause for complaint, **You** should contact **Us** at The Complaints Department, Guarantee Protection Insurance Ltd in writing at PO Box 26332, Ayr, KA7 9BJ.

Should You remain dissatisfied and We have issued You with Our final decision, You may have the right to refer a complaint to:

The Financial Ombudsman Service (FOS), Exchange Tower, London, E14 9SR

There are some instances where the FOS is unable to consider complaints. This procedure will not prejudice **Your** right to take legal proceedings.

Financial Services Compensation Scheme

We are a member of the Financial Services Compensation Scheme. **You** may be entitled to compensation from the scheme if **We** cannot meet **Our** obligations. This depends on the type of business and the circumstances of the claim.

Further information about compensation scheme arrangements can be obtained by telephoning the Financial Services Compensation Scheme on 0800 678 1100 or by writing to Financial Services Compensation Scheme, 10th Floor, Beaufort House, 15 St Botolph Street, London, EC3A 7QU. Website www.fscs.org.uk

Other Important Information

Guarantee Protection Insurance Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Our registered office is 14 Castle Street, Liverpool, L2 ONE. Incorporated in England & Wales No. 3326800.

We are listed on the Financial Services Register under the Firm Reference Number of 207658. This can be verified by visiting the Financial Services Register's website at http://www.fsa.gov.uk/register/home.do or by contacting the Financial Conduct Authority on 0800 111 6768.

The Law Applicable to the Policy

The law applicable to this Policy is that of the legal jurisdiction in which the Insured Works are situated.

N.B. The acceptance of any proposal for insurance is not automatic but is entirely at **Our** discretion. **We** exchange information with other insurers through various databases to help **Us** check information provided and to prevent fraudulent claims.



The Problem

The Timberwise DryTek Membrane System is a waterproof and salt resistant membrane system tailored specifically for your property to overcome the problems relating to walls that contain a high level of salts.

The System can be used in areas such as:

- Chimney breasts
- Barn conversions
- Rising Damp affected walls
- Walls which are suffering from laleral penetration of water above ground (Rain water penetration)



Benefits

- Can improve the thermal properties of the wall thereby reducing the incidence of condensation
- Allows for a faster redecoration programme over conventional hard plaster systems
- Faster installation times
- Predictable results when dealing with porous or heavily salt contaminated masonry.

The Right System for the Right Job

The membranes are all waterproof, vapour proof and salt migration proof. They come in differing forms dependant on the wall construction, wall thickness, existing plaster thickness, required finish and source of dampness

They can be any, or a combination of the following:

- High density polyethylene membrane incorporating 8mm/3mm/2mm studs fixed to the walls with plastic plugs and then dry lined using timber studs and plasterboard
- High density polyethylene membrane incorporating 8mm/3mm/2mm studs with tough HDPE mesh lathing welded to the face of the membrane and fixed to the walls with plastic plugs. This membrane can then either be plastered over direct or "dot and dab" plastered using plasterboard and suitable adhesive dabs.
- A low profile 1.5 mm thick flexible polypropylene sheet with a fleeced surface on both sides. The two fleeces ensure good adhesion to the wall by means of a trowel applied polymer modified cement based adhesive. The membrane can then be plastered over direct.

Our surveyor will specify which of the above systems or combination of systems, is advised for your individual property and this will be included in the report specification section.

Tel: 0800 99 11 00

Email: tekteam@timberwise.co.uk

Web: timberwise.co.uk





Health & Safety Relating to Woodworm & Fungal Decay

Please read and take note of the following advice.

1. WOOD PRESERVATIVE & DRY ROT TREATMENTS (MASONRY STERILISERS)

All the wood preservatives and dry rot treatments used by this Company have been cleared and registered under the Control of Pesticides Regulations (COPR) which is managed by the Health and Safety Executive (HSE). All registered products have an HSE number which is shown on the container label. The product label contents are part of the approval and give information on the application and safe use of the chemical. Our use of the products is in accordance with those label requirements which includes reference to the COSHH (Control of Substances Hazardous to Health) regulations.

2. SAFETY PRECAUTIONS TO BE OBSERVED DURING AND AFTER TREATMENT

Most wood preservatives and dry rot treatments are supplied to us by the manufacturers as a concentrate to be mixed with water before use.

The risk phrases and hazard symbols on the label of the concentrate do not necessarily apply to the diluted material. In most cases the dilution will not be classified as hazardous. Drums of prepared material carry an appropriate label.

In normal use the materials that we use do not represent any risk or hazard to the occupants of the building provided that the following precautions are observed and followed.

Ensure that "re-entry" times are adhered to. For the spray applied wood preservatives the standard precautionary phrases are: "Exclude all unprotected persons and animals during treatment and for at least 1 hour after treatment is completed". And: "Ensure there is a physical barrier to prevent contact by unprotected persons and animals until treated surfaces are dry". In this case a physical barrier can be say, a sheet of polythene or simply that the treated surface is out of reach or inaccessible. Masonry biocides used in dry rot repairs have a different phrase: "Unprotected persons or animals should be kept away from treated areas for 48 hours or until surfaces are dry".

- 3. You must not enter the area whilst the work is in progress and should adhere to any re-entry times shown on the warning notices posted at the property.
- 4. Anyone suffering from asthma or other respiratory problems must vacate the property during the work and allow for a suitable re-entry time.
- 5. Pets, fish, plants, clothing and food must be removed from the treatment areas prior to our works commencing and not be replaced until a suitable time has elapsed.
- 6. All naked flames, fires, pilot lights and boilers in or adjacent to treatment areas must extinguished before treatment and re-ignited no sooner than the timescale as appropriate.
- 7. All treatment areas should be suitably ventilated during treatments and directly upon completion to accelerate both the drying time and re-entry times.

Where treatments are to be completed on behalf of a main contractor it is the responsibility of the main contractor to ensure that the property and the areas for treatment are clearly marked and void of any other trades during treatments and during the exclusion times relevant to the contracts.

8. Clients should note that where treatments have been completed in or around polished surfaces the top surface may become a slip hazard until dry. All relevant care should be taken should it be necessary to transverse these specific areas.

9. TIMBERWISE TREATMENT FLUIDS

Nearly all our fluids consist of over 95% water. Active ingredients make up a very small percentage of the fluids used.

Please contact your local office to obtain Health and Safety data sheets should you require them.

PAJL 180817



Information Relating to Remedial Damp and Replastering

Information to be read in conjunction with

Damp-proof course and

Replastering specifications

General

The purpose of a damp proof course is to control the upward capillary movement of water from the ground into the wall. A damp proof course will not dry out already damp walls, this occurs by the process of evaporation - as a general rule, at an average rate of 25 mm thickness of wall per month.

A damp proof course does not prevent or reduce condensation, water penetration, leakage or damp where masonry is constructed below ground level. Proper maintenance should be undertaken to ensure that roofs and flashings are watertight, rainwater goods are efficient, external window cills have drip trays, pointing and external render are sound, that drainage arrangements are adequate to dispose of rainwater and excess ground water away from the property. Where external render is provided this should be cast in a bell finish, incorporating a

drip-groove, not less than 150 mm above ground level and the base line masonry protected by a suitable bitumen compound, applied in accordance with manufacturer's instructions, to protect the damp proof course against abridgement on the outer face of the wall.

Where walls are of cavity construction, it is advised that cavities be opened and cleared of any debris. Where masonry is constructed below ground level, the ground level should be reduced to 150 mm below internal floor level. Where circumstances make such action impractical or where internal solid floors differ in height, producing a subterranean section on one side of the wall, the problem of dampness is aggravated by lateral abridgement of moisture. In such event, the damp proof course is installed above outside ground level or above the higher floor level, and the masonry section set between floor level and damp proof course level should be waterproofed in an approved manner. We carry a range of waterproofing products and can advise further if required.

The need for replastering

The need for replastering arises when a damp proof course, regardless of type, is installed in a wet wall. Rising damp carries water soluble salts from the ground and the masonry through which it passes and deposits them in the wall and plasterwork at varying concentrations and levels. Such salts are hygroscopic (they absorb moisture vapour from the air) and salt-contaminated walls can remain or become damp. In order to avoid this consequence of drying out a wet wall, removal of existing plasterwork should be undertaken. This will remove quantities of salt already established in the plasterwork, and the recommended Replastering Specification applied to prevent further migration of residual salts and moisture from the masonry to the decoration surface.

IMPORTANT

THESE INSTRUCTIONS FORM AN ESSENTIAL PART OF DAMP CONTROL AND THEREFORE MUST BE STRICTLY ADHERED TO. FAILURE TO DO SO WILL INVALIDATE OUR GUARANTEE. IF SEPARATE CONTRACTORS ARE INVOLVED PLEASE ASK FOR FURTHER COPIES OF THESE INSTRUCTIONS AND ENSURE CONTRACTORS RECEIVE THEM PRIOR TO COMMENCING WORK.

PAJL 180817



Information Relating to Remedial Damp and Replastering

Preparation and removal of existing plasterwork

This preparatory work should be completed before the damp proof course is installed.

- 1. Remove all fixtures and fittings from walls to be treated.
- 2. Remove skirting boards, existing plaster and render to a minimum height of 1 metre above damp proof course level, or 300 mm above last signs of dampness, whichever is the higher, or as specified in our report. Rake out masonry joints as necessary and remove all fixing grounds. Remove, by brushing, any visible efflorescent salt deposits. Remove all debris.
- 3. Take special care to ensure that no plaster debris or new material is allowed to fall between any floorboard/wall face gap.

Replastering Specification

- 1. The new plastering is to be completed using a sand/cement render with additive and a skim finish as specified within the particular report.
- 2. Where the plastering specification is to be of a sand/cement render the additive should be made up of one volume of additive to 40 volumes of clean water and stirred so to use as a gauging mix. The render mix should be 3 parts clean sharp sand 1 part Ordinary Portland Cement incorporating the gauging mix. It is important that the grade of sand is salt and loam free and complies to Grade M as laid down in British Standard 882 1992. The application should allow for the render coat to be cut back approx. 50 mm short of a solid floor.
- 3. Finish re-plastering with a Thistle Wall Finish skim plaster. This should be to a finish to suit the client and again cut back to approx 50 mm from contact with the floor. An alternative finish maybe applicable dependant on the specification.
- 4. The gap below the plaster and render and the wall/floor margin should be sealed with a waterproof compound to prevent moisture and moisture vapour rising through the wall to floor junction.
- 5. The application of plaster board with "dot and dab" fixings is only recommended for application over a lathe membrane system.
- 6. The client should be aware that due to the possible increase of air humidity after replastering addition heat and ventilation may be required.
- 7. Our Render Additive may be purchased from us at a cost of £7.95 per litre plus VAT. (Render specification only)

Replacement of Timber Skirtings and Joinery

Skirting boards and joinery timber should be cut to size, and from a standard stock pattern or manufactured as required. The rear face should be treated with either a fungicide or aluminium primer and fixed by physical fixings or adhesives.

Any renewed fixing grounds should be plastic or if this is not practical they should be re-instated with treated timber.

Redecoration

Decorations should not take place for at least one month after completion of plasterwork, and then only with matt emulsion paint. This decoration should be regarded as temporary. Full decoration should not be undertaken for at least one year. Lining or wall paper should not be hung for 2 years. Avoid the use of wood chip paper. We do not recommend the use of Artex on walls as, being an absorbent material, it attracts moisture from the air thus Artex becomes damp and rarely dries out. Salting and efflorescence may still become visible as the walls dry. This is a natural form of the drying process and any visible salts should be brushed from the wall as they appear.

IMPORTANT

THESE INSTRUCTIONS FORM AN ESSENTIAL PART OF DAMP CONTROL AND THEREFORE MUST BE STRICTLY DO SO WILL INVALIDATE OUR GUARANTEE. IF SEPARATE CONTRACTORS ARE INVOLVED

ADHERED TO. FAILURE TO

PLEASE ASK FOR FURTHER COPIES OF THESE INSTRUCTIONS AND ENSURE CONTRACTORS RECEIVE THEM PRIOR TO COMMENCING WORK. PAUL

180817



Timberwise - We offer more than you think!



At Timberwise we pride ourselves on providing our clients with a fantastic range of services and innovations to make caring for your property as easy as possible. We can offer the following services:



Air Quality

Condensation control Mould eradication Radon control Ventilation

Damp proofing

Chemical damp proofing Electro osmotic damp proofing DryTek damp proofing system Injection mortar damp proofing Above ground membrane

Penetrating Damp

WeatherTek penetrating damp treatment

Flooding

Flood remediation Flood treatments

Structural repairs

Cavity wall tie replacement Injection waterproofing Timber resin repairs Structural wall repairs Crack stitching Lintel repair Lateral restraints Beam repairs Wall stabilisation Concrete repair quotations



Surveys

Rising damp surveys
Waterproofing surveys
Woodworm surveys
Dry rot surveys
Bird proofing surveys
Pre purchase surveys
Cavity wall tie survey
Heritage surveys
Comprehensive specification surveys

Timber

Woodworm eradication
Dry rot eradication
Wet rot eradication
Dry rot (toxic box eradication)
Dry rot (mass irrigation eradication)
Joinery

Waterproofing

Full basement waterproofing and kit outs Structural waterproofing Waterproofing with membranes Wet tanking Sika waterproofing Vandex waterproofing Dewatering

Others

Basement pump servicing
Bird proofing
Hidden defects survey
Plastering
CPD seminars
Microbore timber surveys
Insurance
Advice
Comprehensive reports

