



PLAYSAFE PLAYGROUNDS LTD

The Cart House, Goldrings Farm, Elsted Marsh,
Midhurst, West Sussex. GU29 0JS
Tel: 01730 815472 Fax: 01730 815872
E-mail: info@playsafeplaygrounds.co.uk

Mrs Morag Birch
Stedham & Iping Parish Council
clerk@stedhamwithiping-pc.gov.uk

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QUOTATION

ANNUAL INSPECTIONS

Playground Inspection –: *Common View and The Green Play Area's*

Carry out a maintenance inspection to all the equipment and safety surfacing listed below.
Tighten bolts, grease moving parts and replace bungs.
Submit a written report on the condition of all equipment listing any works required.
Supply a free no obligation quote on request for any works required.

Common View Play Area:

- 1 No S, B, CW, S (no safety surfacing);
- 1 No Burma Bridge (no safety surfacing);
- 1 No Cross Chains (no safety surfacing);
- 1 No Log Chain (no safety surfacing);
- Stepper Logs (no safety surfacing);
- 1 No 2 seated flat seat swing (Safagrass Safety Surfacing);
- 1 No 2 seated cradle seat swing (no safety surfacing);
- 1 No Free Standing Slide (Safagrass Safety Surfacing);
- 1 No Steel Dome Climber (Safagrass Safety Surfacing);
- 1 No Large Suspension Bridge (Safagrass Safety Surfacing);

The Green Play Area:

- 1 No Single Flat Seat Swing (Safagrass Surfacing);
- 1 No Free Standing Slide (Safagrass Surfacing);
- 1 No 2 Seated cradle seat Swing (Safagrass Surfacing);
- 1 No City trapeze (Safagrass Surfacing);
- 1 No Long board (Safagrass Surfacing)

£185.00

Notes: Prices assume all of the above is made as one order (options excluded), are subject to good site access, a site survey and assume no underground services or obstructions which may all alter the final cost. Splitting a quotation may be subject to a price change.

All prices are excluding VAT and valid for 60 days.
MCD has been included unless otherwise stated.
Terms: 50% of total invoice on order of works, balance due within 30 days of completion.

THE COMPANY

Based in West Sussex, Playsafe Playgrounds have over the past twenty years built up an enviable reputation within the playground industry.

Our office and site staff are fully employed on payroll, and have over 70 years combined experience in the playground industry between our 4 longest serving members of staff alone.

Playsafe has public, products and employers liability insurance cover of £10,000,000 and has fully comprehensive Health and Safety procedures.

Our clients include district councils, schools, hospitals, local authorities, parish councils, the leisure industry, playgroups and nursery schools, and military establishments.

Playsafe Playgrounds is committed to the safety and well-being of the children that use its play equipment and the safety surfacing. We have two very important objectives. The first is to ensure that children will thoroughly enjoy the experience of using our playgrounds. The second is that they can do so as safely as possible. Our uncompromising standards mean that in every piece of equipment that we install, we ensure that safety is built in at every stage of design and construction. All our equipment meets the demanding standards of BSEN 1176. All of our equipment is installed to those same rigorous standards.

Playsafe provides a full after-sales service, including annual maintenance inspections and safety inspections. We hold stocks of most of the leading manufacturers' commonly used parts, and our fully trained in-house staff can carry out emergency repairs at relatively short notice should this be required.

STAFF

Playsafe employ around 20 full time staff on payroll along with resident wood workers who manufacture our bespoke range of hardwood robinia play equipment. Our staff hold CSCS cards as a minimum requirement, are DBS checked and our senior staff have SSSTS & SMSTS accreditations. Staff are trained and ticketed to safely use tracked excavators, wheeled loaders and wheeled/tracked dumpers, are first aid trained and ticketed for use of abrasive wheels.

Playsafe aim to promote the systematic development of attitude, knowledge and skill.

The need for specific training will be identified along with any regard for retraining or the reinforcement of training for existing personal and the induction training of new recruits.

Playsafe Playgrounds Limited is aware of its duties under The Health and

Safety at Work Act to provide adequate information, instruction and training for its employees and its duties under the Management of Health and Safety at Work Regulations, to provide all employees with adequate health and safety training.

The Policy therefore is to provide the necessary training and competent persons to suit the nature of work undertaken.

PLANT & VEHICLES

Playsafe have a number of vehicles that are owned by the company ranging from flat bed vans to pickup trucks and trailers – our current fleet size is approximately 12 vehicles in total.

We also own a number of small plant items such as 1.5t – 3t tracked excavators, wheeled loaders, tracked barrows, tracked dumpers and telehandler. As a selection of our vehicles have tachographs installed, our small plant is transported around on our own vehicles and trailers. We have good relationships with a number of transportation companies should we have larger haulage requirements.

COMPLETED WORKS

Playsafe continue to deliver projects to our clients on a weekly basis. Our works include small to large installation jobs, small to large safety surface installation works and small to large manufacture and installation works, most notably Big Parks Project for Lewes District Council which was in excess of £500000.00 and included a number of bespoke made robinia wood products

Please see the following link for further information - <http://www.playsafeplaygrounds.co.uk/category/robinia-timber-play-equipment/>

PLAYSAFE PLAYGROUNDS LIMITED

TERMS AND CONDITIONS

1. The Client is the Client named overleaf. The Contractor is Playsafe Playgrounds Limited.
2. These terms and conditions form part of the quotation. The quotation, once accepted, will form a contract between the Client and the Contractor.
3. Time is not of the essence. The date agreed for completion is subject to alteration in the event of delays occurring for reasons beyond the control of the Contractor including, but not limited to, inclement weather, strikes or lock outs affecting the Play industry, or additions or variations to the works described in the quotation.
4. If the Client wishes to make any alterations or additions to the quotation he should notify the Contractor. The Contractor will then supply a quotation for a new price which is to be accepted in writing by the Client before any such altered or additional work is carried out.
5. The prices stated in the quotation are exclusive of VAT. VAT will be charged at current rates, where applicable.
6. Pro-forma unless credit terms are otherwise agreed or stated. Where the work covered by the quotation exceeds four (4) weeks, the Contractor shall from time to time render interim accounts to the Client, and such interim accounts shall be paid by the Client forthwith on delivery of such accounts. The Contractor reserves the right to charge interest at the rate of 20% per annum on any account outstanding for longer than four (4) weeks, such interest to run from the date of such invoice.
7. Prices valid for two (2) months from date of quotation. Please confirm quoted prices after this date.
8. Credit references will be taken upon receipt of first order for Clients without accounts with the Contractor.
9. Title of Goods supplied or installed does not pass to the purchaser until full payment has been received.
10. All goods offered are subject to availability.
11. Except as expressly agreed the Contractor shall provide all labour, materials and equipment necessary for the proper execution of the work.
12. Adequate and suitable access, including working area(s) must be maintained at all times for all necessary plant, equipment and vehicles. Vehicle access of 3 metres wide x 3 metres high to at least 50 metres from site, and access of 1.3 metres wide into the work area.
13. NO liability will be accepted for any failure of surfacing due to foundation work faults not executed by the Contractor.
14. The Contractor reserves the right to alter the specifications without prior notice.
15. A 5% cancellation charge will be levied on all cancelled orders to cover relevant handling and administrative costs.
16. Irrespective of any insurance taken out by the Contractor, the existing structures together with the contents thereof owned by the Client or for which he is responsible and the works and all materials and goods delivered thereto, placed on or adjacent to the works intended therefore (except plants, tools and equipment owned or hired the Contractor) shall be at the sole risk of the Client as regards theft, loss or damage by fire, lightning, explosion, storm, tempest, flood, apparatus or pipes, earthquake, aircraft or other aerial devices or articles dropped there from, riot or civil commotion. The Client shall maintain proper and adequate insurance against all such risks and shall on demand produce such policy of insurance and receipt for premiums paid for inspection by the Contractor.
17. The Client may but not unreasonably or vexatiously by notice of registered post or recorded delivery to the Contractor forthwith determine the employment of the Contractor under this contract if the Contractor shall make default in any one or more of the following respects:
 - a) If the Contractor without reasonable cause fails to proceed diligently with the works or wholly suspends the carrying out of the works before completion.
 - b) If the Contractor becomes bankrupt or makes any composition or arrangement with his creditors whether or not under the Insolvency Act 1986.

PROVIDED that the employment of the Contractor shall not be determined under clause 17 (a) hereof unless the Contractor has Continued the default for 7 days after receipt by registered post or recorded delivery of a notice from the Client specifying such a fault.

18. The Contractor may but not unreasonably or vexatiously by notice of registered post or recorded delivery to the Client forthwith determine the employment of the Contractor under this contract if the Client shall make default in any one or more of the following respects:
 - a) If the Client fails to make any payment to the Contractor on any account within 14 days of delivery of such account;
 - b) If the Client or any person for whom he is responsible interferes with or obstructs the carrying out of the works or fails to make the site reasonably available to the Contractor;
 - c) If the Client suspends the carrying out of the works for a continuous period of at least four (4) weeks;
 - d) If the Client becomes bankrupt or makes any composition or arrangement with his creditors whether or not under the Insolvency Act 1986 or has possession taken by or on behalf of any creditor of the property the subject to the works.

PROVIDED that the employment of the Contractor shall not determine under clause 18 (a) (b) or (c) hereof unless the Client has continued the default for 7 days after receipt by registered post or recorded delivery of a notice from the Contractor specifying such default.