**FUDGE CHAIR**

Materials: Fibre Glass  
Dimensions: 88(h) x 90(w) x 87(d) cm  
Weight: 10kg  
Colour: Chestnut, Chestnut Raw, Charcoal, Charcoal Raw, Cream, Malachite, Mallow  
Price: RRP £7,600 ex VAT

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**ROLY-POLY CHAIR**

Materials: Fibreglass  
Dimensions: 61(h) x 85(w) x 59(d) cm  
Weight: 12kg  
Colour: Chestnut, Chestnut Raw, Raw, Charcoal, Charcoal Raw, Cream, Malachite, Mallow  
Price: RRP £6,100 ex VAT

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**ROLY-POLY CHAIR ALUMINIUM**

Material: Aluminium  
Dimensions: 61(h) x 85(w) x 59(d) cm  
Weight: 60kg  
Colour: Naked  
Price: RRP £12,000 ex VAT

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**ROLY-POLY DINING CHAIR**

Materials: Fibreglass  
Dimensions: 75(h) x 68(w) x 50(d) cm  
Weight: 12kg  
Colour: Chestnut, Chestnut Raw, Raw, Charcoal, Charcoal Raw, Cream, Malachite, Mallow  
Price: RRP £5,200 ex VAT

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**ROLY-POLY STOOL**

Materials: Fibreglass  
Dimensions: 45(h) x 40(w) x 40(d) cm  
Weight: 4kg  
Colour: Chestnut, Chestnut Raw, Raw, Charcoal, Charcoal Raw, Cream, Malachite, Mallow  
Price: RRP £2,300 ex VAT

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**ROLY-POLY DINING TABLE**

Materials: Fibreglass  
Dimensions: 75(h) x 140(w) x 140(d) cm  
Weight: 30kg / 7kg  
Colours: Chestnut, Chestnut Raw, Raw, Charcoal, Charcoal Raw, Cream, Malachite, Mallow  
Price: RRP £9,000 ex VAT
ROLY-POLY DINING TABLE SMALL

Materials: Fibreglass
Dimensions: 75(h) x 128(w) x 128(d) cm
Weight: 30kg / 7kg
Colour: Chestnut, Chestnut Raw, Raw, Charcoal, Charcoal Raw, Cream, Malachite, Mallow
Price: RRP £7,500 ex VAT

ROLY-POLY SIDE TABLE

Materials: Jesmonite
Dimensions: 40(h) x 35(w) x 36(d) cm
Weight: 12kg
Colour: Chalk, Charcoal, Chestnut, Cream, Malachite, Mallow, Outdoor, Storm
Price: RRP £2,300 ex VAT
RRP £7,600 ex VAT (Outdoor)

ROLY-POLY LOW TABLE

Material: Jesmonite
Dimensions: 30(h) x 150(w) x 85(d) cm
Weight: 30kg
Colour: Chalk, Charcoal, Chestnut, Cream, Malachite, Mallow, Outdoor, Storm
Price: RRP £5,900 ex VAT
RRP £6,200 ex VAT (Outdoor)

ROLY-POLY NIGHTSTAND

Materials: Wood
Dimensions: 47.5(h) x 38.5(w) x 32(d) cm
Weight: 18kg
Colour: Chalk, Charcoal, Cream, Putty
Price: RRP £1,800 ex VAT

ROLY-POLY CANTILEVER DRAWER

Materials: Wood
Dimensions: 20(h) x 50(w) x 50(d) cm
Weight: 8kg
Colour: Chalk, Charcoal, Cream, Putty
Price: RRP £1,900 ex VAT

ROLY-POLY CANTILEVER DESK

Materials: Wood
Dimensions: 20(h) x 140(w) x 50(d) cm
Weight: 8kg
Colours: Chalk, Charcoal, Cream, Putty
Price: RRP £5,500 ex VAT

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**ELEMENT FAMILY**

<table>
<thead>
<tr>
<th>Material</th>
<th>Dimensions</th>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cube</td>
<td>40(h) x 75(w) x 75(d) cm</td>
<td>20 kg</td>
<td>RRP £14,500 ex VAT</td>
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<tr>
<td></td>
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</tr>
<tr>
<td>Sphere</td>
<td>40(h) x 75(d) x 75(d) cm</td>
<td>18 kg, 30 kg</td>
<td>RRP £16,000 ex VAT (Outdoor)</td>
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<tr>
<td>Cylinder</td>
<td>40(h) x 200(w) x 50(d) cm</td>
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<tr>
<td>Colour</td>
<td>Chalk, Charcoal, Chestnut, Cream, Malachite, Mallow, Outdoor, Storm</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Price</td>
<td>RRP £14,500 ex VAT</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>RRP £16,000 ex VAT (Outdoor)</td>
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</table>

**SPADE CHAIR**

<table>
<thead>
<tr>
<th>Material</th>
<th>Dimensions</th>
<th>Weight</th>
<th>Price</th>
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</thead>
<tbody>
<tr>
<td>Wood / Rubber Coating</td>
<td>86(h) x 44(w) x 46(d) cm</td>
<td>3.5 kg</td>
<td>RRP £3,800 ex VAT</td>
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<tr>
<td>Alumium</td>
<td></td>
<td>19 kg</td>
<td>RRP £3,500 ex VAT (Charcoal)</td>
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**SPADE CHAIR ALUMINIUM**

<table>
<thead>
<tr>
<th>Material</th>
<th>Dimensions</th>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aluminium</td>
<td>86(h) x 40(w) x 42(d) cm</td>
<td>11 kg</td>
<td>RRP £3,000 ex VAT</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>RRP £3,000 ex VAT (Charcoal)</td>
</tr>
</tbody>
</table>

**SPADE STOOL**

<table>
<thead>
<tr>
<th>Material</th>
<th>Dimensions</th>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aluminium</td>
<td>45(h) x 42(w) x 41(d) cm</td>
<td>10.5 kg</td>
<td>RRP £2,800 ex VAT</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>RRP £3,000 ex VAT (Charcoal)</td>
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</table>

**CHUBBY BENCH**

<table>
<thead>
<tr>
<th>Material</th>
<th>Dimensions</th>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jesmonite</td>
<td>50(h) x 160(w) x 40(d) cm</td>
<td>30 kg</td>
<td>RRP £5,900 ex VAT</td>
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<td></td>
<td></td>
<td></td>
<td>RRP £6,100 ex VAT (Outdoor)</td>
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</tbody>
</table>

**SPADE BAR STOOL**

<table>
<thead>
<tr>
<th>Material</th>
<th>Dimensions</th>
<th>Weight</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aluminium</td>
<td>64(h) x 44(w) x 44(d) cm</td>
<td>19 kg</td>
<td>RRP £3,500 ex VAT</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>RRP £3,800 ex VAT (Charcoal)</td>
</tr>
</tbody>
</table>

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**SCULPTURE DINING TABLE**

- **Materials**: Wood, Veneer, Paint
- **Dimensions**: 77(h) x 280(w) x 100(d) cm
- **Weight**: 250kg
- **Colour**: Marbling Cream Chalk
- **Price**: RRP £18,500 ex VAT

**SCULPTURE COFFEE TABLE**

- **Materials**: Wood, Veneer, Paint
- **Dimensions**: 35(h) x 160(w) x 85(d) cm
- **Weight**: 50kg
- **Colour**: Marbling Cream Chalk
- **Price**: RRP £10,000 ex VAT

**COBBLE TALL**

- **Material**: Ceramic
- **Dimensions**: 46(h) x 37(w) x 37(d) cm
- **Weight**: 13kg
- **Colour**: Cream, Chestnut
- **Price**: RRP £1,000 ex VAT

**COBBLE LOW**

- **Materials**: Ceramic
- **Dimensions**: 33(h) x 52(w) x 52(d) cm
- **Weight**: 15kg
- **Colour**: Cream, Chestnut
- **Price**: RRP £1,080 ex VAT

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1. Introduction
Studio Toogood Limited, a company registered in England and Wales under company no. 06676297, registered office Lower Ground Floor, 33 Birchington Street, trading and service address 71 Redchurch Street, London, E2 7DU (herein referred to as “Studio Toogood” or “the name of the company” includes “Faye Toogood” and any other trading name from time to time (including, when applicable, its directors, employees, agents, representatives, assignees and licensees) aims to conduct business straightforwardly. The purpose of any Studio Toogood “Order Confirmation”, including any schedules (which in Studio Toogood’s determination overrides anything set out below) and these terms and conditions governing the products Studio Toogood supplies and any additional services Studio Toogood may provide. Any dealings with Studio Toogood will be governed by and subject to the Agreement. Additional or alternative written conditions referencing the Agreement may be required to cover the specific requirements of particular projects from time to time. Please ask for clarification or seek independent advice if you are uncertain about any aspect of the Agreement and please note that in the absence of agreed and dated written confirmation from Studio Toogood the Agreement will take precedence over any other purported agreement, terms or provisions or other document (including any care recommendations or technical data) and that unless otherwise agreed by Studio Toogood clearly and unequivocally in writing Studio Toogood does not accept any other purported standard terms and conditions of any other party. On no account will Studio Toogood be subject to any terms and conditions of purchase of any party.

2. Application of Terms and Conditions and the Agreement
The Agreement will apply to all goods and products supplied, and occasionally work carried out, by Studio Toogood as suppliers or contractors and to the extent otherwise agreed by Studio Toogood in writing. Any party obtaining goods, products or services from Studio Toogood is “the Customer” (including the Customer’s directors, employees, agents, representatives, assignees and licensees). In the event that any one or more of the terms of the Agreement or any other purported agreement, terms or provisions or other document (including any care recommendations or technical data) and that unless otherwise agreed by Studio Toogood clearly and unequivocally in writing Studio Toogood does not accept any other purported standard terms and conditions of any other party. On no account will Studio Toogood be subject to any terms and conditions of purchase of any party.

3. Preliminaries & Order Confirmations
3.1 Studio Toogood supplies distinctive and singular design products including furnishings, objects to the Customer’s specification.

3.2 All items are subject to availability. Studio Toogood can advise as to approximate lead time. Delivery times may vary depending on stock. Studio Toogood accepts no liability if any product is unavailable due to unforeseen circumstances. We may in our discretion deliver the subject of any Order Confirmation in separate delivery consignments but we generally consign only once all items are in stock.

3.3 An Order Confirmation may arise in any manner as between Studio Toogood and a given Customer but shall be confirmed as valid and effective only by Studio Toogood’s written confirmation of the Order Confirmation by issue of a sales confirmation or invoice. In the absence of such confirmation no Order Confirmation shall take effect. No offer, estimate or quotation shall be of binding effect unless and until an Order Confirmation is confirmed by Studio Toogood or offer from Studio Toogood in respect of a prospective Order Confirmation shall in any event lapse after 30 days.

3.4 As a supplier of products to the Customer’s specification and order Studio Toogood shall at all times follow the Customer’s instructions and in so far as the Customer’s behalf accurately and competently placing any Order Confirmation and Studio Toogood shall be entitled to assume that information supplied by the Customer is correct. The contents of Studio Toogood’s marketing brochures and other printed or digital materials promoting or advising on (including in respect of care and maintenance) Studio Toogood’s products from time to time (including any errors in principle, handwriting or typewriting) shall not be binding on Studio Toogood in relation to any Order Confirmation unless this has been expressly stipulated in the Order Confirmation or otherwise in the Agreement. The Customer shall be deemed to have read, fully considered and understood all product guidelines and care instructions issued by Studio Toogood and every effort made to do so by Studio Toogood. Studio Toogood’s products will be at the Customer’s risk from the point of delivery, but the Customer shall make no use of the products in any context until all of Studio Toogood’s claims to payment in respect of the relevant Order Confirmation have been fully satisfied. In the event that any such claims of Studio Toogood remain unpaid for 28 days following delivery to Studio Toogood, the Customer shall be deemed to have accepted the products completely and without reservation and shall have no remedy.

6. Invoicing and Payment / Default
6.1 Payment may be made via BACS or immediate bank transfer. Payment is required either before or upon Order Confirmation.

6.2 If Studio Toogood agrees an invoice basis with the Customer the invoices are payable within 21 days from the date of invoice unless otherwise agreed with the Customer in which case the agreed alternative payment terms will apply. Invoices shall be paid without deduction or any claim of set-off. Studio Toogood may charge late payment interest at a rate not exceeding the interest on overdue payments of Commercial Debtors Act 1998 allowing a charge of 8% over the base rate or as otherwise provided by statute.

6.3 The Customer shall be responsible for all costs, charges and expenses incurred as a result of any default by the Customer.

6.4 Payments made by the Customer shall be applied firstly against all charges and expenses payable, secondly against all interest payable, and thirdly against invoices, oldest due date first. The Customer shall have no entitlement to specify the application of any payment.

6.5 It is the Customer’s responsibility to ensure proper administration of its purchasing procedures and the absence of any process or element of assessment and selection of Studio Toogood-supplied products will inevitably arise where any Customer has paid late in relation to prior Studio Toogood invoices

6.6 All payments shall be in pounds sterling and made by transfer direct to Studio Toogood’s bank account and the cost of transmission and/or currency conversion shall be at the sole expense of the Customer. Where fees and costs have been agreed in any currency other than sterling, payments shall be calculated by taking the closing spot rate for sterling against the UEFA Toogood’s overdrafts in any currency other that sterling.

7. Exceptional Costs
In the event that any Order Confirmation or later request of the Customer requires products, materials or services to be provided by Studio Toogood for which the cost is significant (in Studio Toogood’s sole discretion) Studio Toogood may require payment in full by the Customer of such costs in advance of the products, material or service being supplied. Exceptional goods, travel and transport associated with product delivery, fluctuations arise as a result of the act, omission or request of the Customer or as a result of circumstances outside Studio Toogood’s control.

8. Delivery, Title, Complaints, Returns,
8.1 Studio Toogood shall deliver products as the Order Confirmation or Agreement otherwise specifies, which will reflect previous discussions between Studio Toogood and the Customer as to appropriate shipping arrangements including any insurance.

8.2 Fulfilment periods and delivery times where specified shall be approximate and shall not be binding of the essence unless the subject of an express written agreement. No liability shall otherwise arise for late delivery. Variations in delivery schedule or arrangements may result in Exceptional costs.

8.3 Some products may need assembling upon arrival. Full instructions will be included with the products and these may, where appropriate, include cleaning and care advice.

8.4 When signing for delivery of goods from a courier the Customer should check the item with courier present, or sign “unopened”. Studio Toogood will not be held responsible for any damage during transport, if they are signed for at destination.

8.5 The Customer must immediately inspect the products for visible defects at the time of delivery, and must also check the products thoroughly against the Order Confirmation and Studio Toogood’s furnished copy of the Order Confirmation. In the absence of such a Service Contract, no agreement for services shall be implied and Studio Toogood’s performance shall be limited to the supply of products in accordance with the Order Confirmation and the Agreement in stock.

8.6 All items are exclusive of Value Added Tax where applicable at the prevailing rate.

8.7 Customer Responsibilities
8.1 It is the Customer’s sole responsibility to obtain all necessary surveys and permissions, including planning approval and other building consents and Studio Toogood shall at all times be free of any obligation or liability in respect of such matters.

8.2 For the avoidance of doubt, post-Order Confirmation, changes or alterations requested by the Customer will inevitably involve material impact on both price and timeframe for delivery of relevant products. All revisions shall require appropriate written verification of the same by Studio Toogood.

9. Complaints
9.1 If the Customer or Studio Toogood agree in principle that Studio Toogood will provide certain services, then any such services will be the subject of separate negotiation and written agreement as to, e.g. fees, studio and design materials, travel, deliveries, taxes, subsistence and out of pocket expenses. Studio Toogood will not hold itself responsible for any changes in stock. All products shall be at the Customer’s risk from the point of delivery, but the Customer shall make no use of the products in any context until all of Studio Toogood’s claims to payment in respect of the relevant Order Confirmation have been fully satisfied. In the event that any such claims of Studio Toogood remain unpaid for 28 days following delivery to Studio Toogood, the Customer shall be deemed to have accepted the products completely and without reservation and shall have no remedy.

9.2 In the event of outstanding claims of Studio Toogood at the point of delivery, the Customer must keep the products which are delivered subject to retention of title with due care and clearly identified as the legal and beneficial property of Studio Toogood (or its appointed representative) free access at all times to its grounds and/or buildings for the purposes of inspecting the products and meeting any outstanding claims.

9.3 Complaints must be notified to Studio Toogood in writing, stating the precise nature and extent of the complaints. In the case of viable defects, complaints must be submitted as set out above. In the case of hidden defects, complaints must be submitted as set out above within six months of discovery of the defect.
10. Credit and Licensed Rights / Integrity of Rights Licensed

10.1 The Agreement shall be subject to any reasonable requirements of the Customer in respect of confidentiality specified in any Order Confirmation.

10.2 Studio Toogood is entitled to and asserts its moral rights in exclusive authorship of all products and work created by Studio Toogood upon receipt or otherwise use of any work for the purposes of the Studio Toogood’s own bona fide publicity and marketing subject to the Agreement.

10.3 The Customer will be a licensee of Studio Toogood in respect of the IPR for all bona fide commercial purposes of the Customer consistent with the Order Confirmation but not otherwise. All other uses of the IPR shall be subject to Studio Toogood’s prior written approval, which may be declined or withheld in its sole discretion.

10.4 In the event that IPR in any of our work is assigned to the Customer any assignment shall be subject to and conditional upon Studio Toogood’s free and irrevocable worldwide license to use and reproduce the relevant IPR in accordance with the Agreement.

10.5 All media releases public announcements and public disclosures by either party relating to this Agreement or its subject matter including promotional or marketing material shall be coordinated with the other party and approved jointly by the parties prior to release.

11. Limitation of Liability

11.1 Subject to the Act, other than in the case of personal injury and death and to the extent permitted by law under no circumstances will Studio Toogood be liable to the Customer for any losses or damage including loss of profit or of contracts or for any consequential or economic loss or damage and in any event Studio Toogood’s liability shall never be greater than the relevant invoice amount paid to it (exclusive of expenses and costs and any fee thereon) in respect of the relevant Order Confirmation.

11.5 Studio Toogood does not offer services, including those which properly fall within the qualification remit and expertise of specific professional and other service providers. For this reason, it is imperative that the Customer understands and it is a condition of this Agreement that Customer must engage suitably qualified other parties according to the particular needs of the Customer and that Studio Toogood acts as a matter of courtesy and not as a guarantor or insurer of the Customer’s liabilities or costs claims and expenses (including legal and professional costs on an indemnity basis) incurred by or caused to Studio Toogood as a result of any claim by any third party alleging any abuse or infringement of such rights. The Customer will not engage in any future use of the IPR in further or alternative realizations without the prior written authorization of Studio Toogood and in no circumstances shall any party other than Studio Toogood either supervise or supply design services in connection with such activities. The commercial terms of Studio Toogood’s participation in future realizations based on completed IPR in further or alternative realizations shall be subject to and conditional upon Studio Toogood’s prior written approval, which it may decline or withhold in its sole discretion.

11.6 Termination

The Agreement shall terminate if either party commences a breach of it and fails to remedy the breach within 14 days of receipt of written notification from the other party specifying the breach and requiring its remedy. On termination or other postponement by the Customer of any Order Confirmation or on termination by Studio Toogood including as a result of other default by the Customer (i) Studio Toogood shall be entitled to payment of all payable Order Confirmation invoices and Additional Charges and all other sums due in accordance with the Agreement (for example, expenses and costs and interest) (ii) no rights in IPR or arising from Studio Toogood’s supply of products or services shall pass to the Customer and Studio Toogood shall in all cases be entitled to receive payment for all remaining IPR in full ownership and without any assignment of such rights. The Customer will not engage in any future use of the IPR in further or alternative realizations without the prior written authorization of Studio Toogood and in no circumstances shall any party other than Studio Toogood either supervise or supply design services in connection with such activities. The commercial terms of Studio Toogood’s participation in future realizations based on completed IPR in further or alternative realizations shall be subject to and conditional upon Studio Toogood’s prior written approval, which it may decline or withhold in its sole discretion.

12. Warrantees and Indemnity

12.1 The Customer warrants that materials supplied to Studio Toogood for use in any project will not breach the copyright design right trademark patent other intellectual property or any other rights of any third party and the Customer agrees to indemnify Studio Toogood against and all damage harm loss of reputation and goodwill costs claims and expenses (including legal and professional costs on an indemnity basis) incurred by or caused to Studio Toogood as a result of any claim by any third party alleging any abuse or infringement of such rights. The Customer will not engage in any future use of the IPR in further or alternative realizations without the prior written approval of Studio Toogood and in no circumstances shall any party other than Studio Toogood either supervise or supply design services in connection with such activities. The commercial terms of Studio Toogood’s participation in future realizations based on completed Customer IPR subject to Studio Toogood’s prior approval in good faith on terms reasonably consistent with those applicable to the original Order Confirmation.

12.2 Studio Toogood warrants on like terms and provisions as to Studio Toogood’s participation in future realizations based on completed Customer IPR subject to the Agreement.

13. Content and Materials

Any content and any material (including without limitation illustrations photographs and artwork) delivered or handed over to the Customer or to the Customer’s agents or representatives is the responsibility of the Customer and if lost damaged or destroyed may only be replaceable at additional cost to the Customer.