



Introducing the DuraFrame System

The DuraFrame system has been specifically designed to provide a quick, simple, robust and long-lasting platform for supporting a variety of building services equipment - particularly rooftop mounted plant and services.

DuraFrame has been through over 7 years of rigorous design and development led by our technical team, who have worked very closely with structural engineers to produce a simple, strong and durable solution for our customers.

All components are preassembled and simply drop together meaning set-up is quick and easy.

DuraFrame meets the highest standard of quality possible and falls under our commitment to an independent assessed quality management system registered under BS EN ISO 9001:2015. In addition, DuraFrame comes with a warranty of ten years.

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Benefits of DuraFrame:

Fast Assembly

Construction of the DuraFrame system is simplicity itself – each module can be made up in less than a minute and requires no skilled labour.

Tried & Tested Strength

DuraFrame has been subjected to a rigorous structural design and testing process, including a bespoke load calculation program to ensure frameworks comfortably support designed loads with an adequate safety margin.

Robust Construction

All structural components are hot-dip galvanised for outstanding corrosion resistance. The unique DuraFrame adjustable leg assemblies are coated with a specially formulated micro coating which is applied in four layers. This provides ultimate corrosion protection whilst still allowing easy adjustment of the framework height.



Brymec Warranty

We offer a

10 year warranty
with our DuraFrame system.



Building Information Modeling (BIM)

BIM files are available to download for the complete DuraFrame range at **brymec.com**

Specification

- Manufactured from grade S275 steel
- Finish / protection
 - Steelwork Hot dipped galvanised
 - Adjustable leg 4 layer micro coating
- Assembly Method all components slot together and tighten using standard spanner/wrench
- Foot dimension 350 x 350mm
- Max load per foot 250kg



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DuraFrame Roof Top Support Systems

STRONG POD

Quick, Strong & Durable

The Strong Pod System has been specifically designed to provide a simple, robust and long-lasting platform with fast installation time for supporting a variety of building services equipment – particularly rooftop mounted plant and services.

The Strong Pod is a quick, strong and durable rooftop system and has no limit on the number of module extensions.



STOCK NO	SIZE
DF2001	Single Module
DF2002	Double Module
DF2003	Triple Module

SPECIFICATIONS		
FRAMEWORK CONSTRUCTION	50 x 50 x 3mm SHS	
STEEL GRADE	S275	
FINISH / PROTECTION	Steelwork – Hot dipped galvanised Adjustable leg – 4 layer micro coating	
ASSEMBLY METHOD / SPECIAL TOOL REQUIRED	All components slot together and tighten using standard spanner / wrench	
FRAMEWORK HEIGHT ADJUSTMENT	380 – 500mm above base level	
FOOT DIMENSIONS	350 x 350mm Note – foot material is resilient plastic, AV mat not normally required	
MAX LOAD PER FOOT	250kg	
MAX UDL PER CROSS BAR	300kg	

"Duraframe is such an easy system to use. It took 2 of us just 15 minutes to set up 12 StrongPods. I just don't see a reason for using any other rooftop support"

Lee - Air Conditioning engineer

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DuraFrame Bi-Pod Support Kit

BI-POD

One Pack. One Solution.

DuraFrame Bi-Pod 350 support pack includes:

- 2 x DuraFrame universal support feet
- 2 x DuraFrame strut adaptors
- 2 x 90° galv. strut brackets & all fixings

The DuraFrame goal post support is a simple, sturdy and cost-effective method of supporting pipe runs, cable runs, ductwork and numerous other services in internal or external applications. It is particularly suited to rooftop services.



SPECIFICATIONS		
UNIT OF SALE	1 (goal post set)	
FOOT DIMENSIONS	350 x 350 x 60 mm	
FOOT WEIGHT	2kg	
FOOT MATERIAL	Recycled plastic	
MAX LOAD PER FOOT	200kg	
ENVIRONMENT	Suitable for internal and external situations – working temperature -20° - +60°	

Standard 41 x 41mm strut supplied by client – enables absolute flexibility of site installation – goal post can be made to exact width and height required. *Pre-cut strut available to save on-site fabrication time.

DuraFrame Low Level Support Kit

LOW-LEVEL SUPPORT

The DuraFrame low level support kit is ideal for installations where space is limited

Overall height: 186mm

Channel not included

DuraFrame low level support kit includes:

- 2 x DuraFrame universal 350mm feet
- 2 x DuraFrame channel adaptors
- 2 x 41mm x 41mm channel end caps



STOCK NO

STOCK NO

DF3000

DF1050

Accessories

Equipment Clamp Set

 Galvanised T-plate and U-bolt clamp set for securing units to StrongPod crossbar



AV Mount

- Unique and simple anti vibration mount incorporating enclosed spring mount
- Please specify load weight at time of order



STOCK NO

DF3100

STOCK NO

DFAVESMS

M10 Foot Support

• Use in 350mm universal foot – provides M10 threaded support - flexible mounting solution for numerous low level support applications.



Cantilever Arms

- Standard 41mm x 41mm channel section with clamp to fix directly to StrongPod framework
- Can be mounted vertically or horizontally
- Available in 200mm or 300mm

STOCK NO	SIZE
DFCA0200	200mm
DFCA0300	300mm

STOCK NO

DF1008

Roof Protection Mat

• High density foam mat with self-adhesive backing, suitable for use with the DuraFrame system to offer increased roof surface protection if required.



STOCK NO

DF3200

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Unique Duraframe Leg Assembly

STRONG POD

HEAVY DUTY CONSTRUCTION

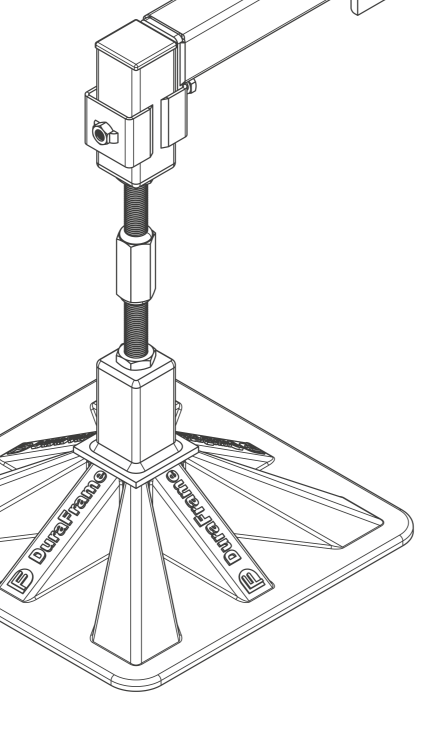
The DuraFrame system has been specifically designed and tested, all construction is S275 graded steel sections

UNIQUE ADJUSTABLE LEG ASSEMBLY

Simply turn the leg assembly to raise or lower the structure. Adjustment is possible even with load in place.

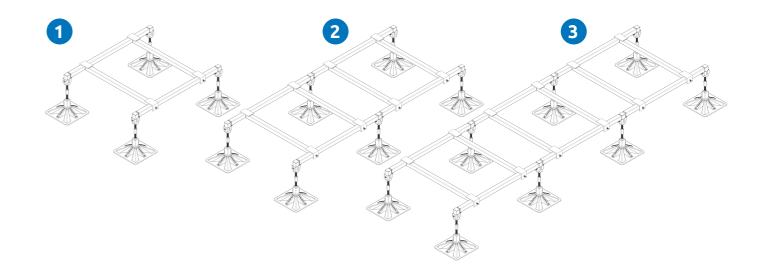
THE DURAFRAME FOOT

New design universal DuraFrame foot has large base for increased bearing surface.



Frame Size

- SINGLE MODULE
 - 1300 x 1095mm
- 2 **DOUBLE MODULE** 2550 x 1095mm
- 3 TRIPLE MODULE
 - 3800 x 1095mm



Note: It is the installer's responsibility to ensure that the structure/condition of the roof (or any other substructure to which the DuraFrame StrongPod system is installed) is sound and suitable for the point loadings applied. The installer is responsible for any structural surveys/calculations required to ensure the structural safety and integrity of each particular installation. Any rooftop installations must comply with any warranties or recommendations of the roof system manufacturer.

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Ethical Global Procurement Policy

ETHICAL POLICY - SOURCING

At Brymec we recognise the importance of credibility, integrity and trustworthiness in our success as a business. We are committed to upholding high ethical standards in all our operations, everywhere in the world. We believe in the principles of honesty, fairness, and respect for individual and community freedoms. The ethics of our UK operations are demonstrated through responsible:

- business processes
- corporate governance
- custom and practice
- quality management
- safe working practices
- corporate social responsibility
- facility management
- equality & diversity
- anti-bribery & corruption
- employee care

The Ethical Trading Initiative Code forms the basis of this policy

Additionally, as we expand our network of suppliers to source products globally, it is increasingly necessary to ensure that the organisations that we undertake business with also meet our expectations of standards of supply.

As a minimum Brymec Ltd expects its supply partners to comply with all local laws and regulations and to respect internationally recognised human and labour rights as well as international initiatives for climate change.

In particular we require that suppliers ensure:

- Working hours and remuneration are reasonable and meet the required local wage and working time laws
- · Working conditions are safe and hygienic
- No discrimination is practised
- Employment is freely chosen
- Children are not employed, and local minimum age rules are in place
- Freedom of Association and the right to collective bargaining are respected
- No improper advantage, including the payment of bribes.
- Packaging and waste are subject to recycling and safe disposal quidelines
- That all sourcing of materials and manufacturing processes are subject to sustainability and renewability rules

Brymec carry out initial assessments and, on agreeing terms of business, provide the criteria against which the company has been measured by way of regulating ongoing requirements.

Brymec then carry out periodic on-site audits to ensure that compliance is maintained.

Brymec will work with its suppliers to guide and advise them in maintaining and improving required levels of environmental standards.

The Brymec Sourcing Director has responsibility for this policy and will report to the management meetings on any issues arising.

A copy of the full Ethical trading initiative can be found at **www.ethicaltrade.org.**

Quality Policy

Brymec Ltd (the 'Organisation') aims to provide defect free products and services to its customer on time and within budget.

The Organisation operates a Quality Management System that has gained BS EN ISO 9001: 2015 certification, including aspects specific to the stockholding and supply of mechanical, plumbing and air conditioning products and services.

This gives us a platform to guarantee a structured approach to our continuous improvement cycle, and ensure we continue to meet and exceed the following key goals:

- Excellence of service to our customers, delivering on site, in full, on time; in the relentless pursuit of total customer satisfaction.
- Offering quality products and systems. We work with worldwide manufacturing plants (in line with our social and ethical policy) to source the best products for the UK market. We ensure that the products are fit for purpose and comply with the relevant approvals and standards. We also research and develop innovative solutions which will add value to our customers, developers and end users
- To motivate, engage and continuously develop our team by providing training, coaching, knowledge sharing and investment to ensure their absolute competence.
- To continue to invest in technology, working to understand customers' needs and streamline their buying processes to maximise efficiencies via modern technology.

This quality policy is endorsed and regularly reviewed by our Senior Management Team, and its scope is communicated to all Brymec employees via our website and other appropriate methods.

Our vision is to become an essential and indispensable supplier to the Building Services Contractor by providing excellence of service, quality products and continually investing in technology.

In order to achieve our vision, we ensure Brymec is an organisation where people love to work, upholding our core values of excellence, courage and collaboration to actively engage our team in contributing towards providing the highest level of customer satisfaction.

Luke Reiner

Managing Director

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Terms of Business

1. BACKGROUND

- 1.1 These Terms apply to the Contract between Brymec and the Customer for the sale of Brymec Products. Any other terms, whether implied by custom or practice, or which the Customer may seek to include, are specifically excluded.
- 1.2 Capitalised words (such as 'Contract'), have a specific meaning which is set out in 12 below.

2. CONTRACT TO BUY PRODUCTS

- 2.1 The Products are described on Brymec's website and in its catalogue. Specifications for Products are subject to change, in which case, Brymec will endeavour to supply an equivalent or suitable alternative.
- 2.2 When the Customer wishes to place an order for Products, it will provide a purchase order to Brymec. If Brymec accepts such order, it will issue an Order Acceptance to the Customer, at which point the Contract shall come into existence.
- 2.3 The Customer is responsible for ensuring that the details in the Order Acceptance are complete and accurate.

3. DELIVERY

- 3.1 Each delivery of the Products will be accompanied by a delivery note that shows the date of the Order Acceptance, the relevant Brymec reference number, and the type and quantity of the Products.
- 3.2 Brymec shall deliver the Products to the Delivery Location at any time after Brymec notifies the Customer that the Products are ready.
- 3.3 Delivery is completed on the completion of unloading of the Products at the Delivery Location (and, if applicable, Signed For.)
- 3.4 Any dates quoted for delivery are approximate only, and the time of delivery is not of the essence. Brymec shall use all reasonable commercial efforts to meet any specific delivery dates. However, Brymec will not be liable for any delay in delivery of the Products.
- 3.5 If Brymec fails or is unable to deliver the Products for any reason (except for an Unforeseen Event), its liability shall be limited to the costs and expenses incurred by the Customer in obtaining replacement Products of similar description and quality in the cheapest market available, less the price of the Products. Brymec shall have no liability for any failure to deliver the Products to the extent that such failure is caused by an Unforeseen Event, or the Customer's failure to provide Brymec with adequate delivery instructions or any other instructions that are relevant to the supply of the Products.
- 3.6 Brymec may deliver the Products by instalments, which shall be invoiced and paid for separately. Any delay in delivery or defect in an instalment shall not entitle the Customer to cancel any other instalment.

4. QUALITY

4.1 Brymec warrants that, on delivery, the Products shall conform in all material respects with their description and any applicable Specification. For products sold by weight, or in the manufacturer's packaging, Brymec may supply quantities of up to 5% more or less than the amount ordered.

- 4.2 Subject to 4.3 below, if i) the Customer gives notice in writing to Brymec within 2 business days of delivery that the Products do not comply with the Specification, and ii) Brymec is given a reasonable opportunity to examine such Products, and iii) the Customer returns such Products to Brymec's place of business at the Customer's cost, Brymec shall, at its option, replace the defective Products or refund the price of the defective Products in full.
- 4.3 Brymec shall not be liable for the Products' failure to comply with the warranty set out in clause 4.1 if: i) the Customer makes any further use of such Products after giving notice under 4.2 above; ii) the defect arises because the Customer failed to follow good trade practice or instructions as to the storage, commissioning, installation or use of the Products; or iii) the Customer alters or attempts to repair such Products.
- 4.4 Other than as set out above, Brymec shall have no liability to the Customer in respect of the Products' failure to comply with the warranty set out in clause 4.1.

5. TITLE AND RISK

- 5.1 The risk in the Products shall pass to the Customer on completion of delivery.
- 5.2 Title to the Products shall not pass to the Customer until the earlier of:

 i) Brymec receives payment in full for the Products; and ii) the Customer resells the Products, in which case title to the Products shall pass to the Customer at the time specified in 5.4 below.
- 5.3 Until title to the Products has passed to the Customer, the Customer shall store the Products separately from all other products held by the Customer so that they remain readily identifiable as Brymec's property, maintain the Products in satisfactory condition, and keep them insured against all risks for their full price from the date of delivery.
- 5.4 The Customer may use or resell the Products before Brymec receives payment for the Products, in which case it does so as principal and not as Brymec's agent, and title to the Products shall pass from Brymec to the Customer immediately before the time at which such reuse or resale by the Customer occurs.

6. PRICE AND PAYMENT

- 6.1 The price of the Products shall be the price set out in the Order Acceptance issued by Brymec. Brymec may, by giving notice to the Customer at any time up to delivery, increase the price of the Products to reflect any increase in the cost of the Products that is due to i) any factor beyond Brymec's control (including foreign exchange fluctuations, increases in taxes and duties, and increases in labour, materials and other manufacturing costs), or ii) any request by the Customer to change the delivery date(s), quantities or types of Products ordered, or the Specification.
- 6.2 The price of the Products excludes amounts in respect of value added tax (VAT), which the Customer shall additionally be liable to pay.
- 6.3 Unless otherwise stated on the Order Acceptance, Brymec shall be responsible for the cost of insurance and transport of the Products to the Delivery Location.
- 6.4 Brymec may invoice the Customer for the Products on or at any time after the Products have been despatched.

- 6.5 Unless otherwise stated in the Order Acceptance, the Customer shall pay the invoice in full and in cleared funds by the end of the month following the month the invoice was dated to the bank account nominated by Brymec. Time for payment is of the essence.
- 6.6 If the Customer fails to make any payment due to Brymec under the Contract by the due date for payment, then Brymec shall be entitled to charge interest on the overdue amount at the rate of 4.0% per annum above the base rate from time to time of the Bank of England. Such interest shall accrue on a daily basis from the due date until actual payment of the overdue amount, whether before or after judgment. The Customer shall pay the interest together with the overdue amount.
- 6.7 The Customer shall pay all amounts due under the Contract in full without any set-off, counterclaim or deduction. Brymec may set off any amount owing to it by the Customer against any amount payable by Brymec to the Customer.

7. LIMITATION OF LIABILITY AND INSURANCE

- 7.1 Nothing in these Terms shall limit or exclude Brymec's liability for: (i) death or personal injury caused by its negligence; ii) fraud or fraudulent misrepresentation; iii) breach of the terms implied by section 12 of the Sale of Products Act 1979; or defective products under the Consumer Protection Act 1987.
- 7.2 Subject to 7.1 above, Brymec shall under no circumstances whatsoever be liable to the Customer, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, for any loss of profit, or any indirect or consequential loss arising under or in connection with the Contract; and
- 7.3 Brymec has obtained insurance cover in respect of its own legal liability for individual claims not exceeding £1,000,000 per claim. Therefore, Brymec's total liability to the Customer in respect of all other losses arising under or in connection with the Contract, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, shall in no circumstances exceed £1,000,000, and the Customer is responsible for making its own arrangements for the insurance of any excess loss.

8. UNFORESEEN EVENTS

Neither party shall be in breach of this Contract nor liable for delay in performing, or failure to perform, any of its obligations under this Contract if such delay or failure results from an Unforeseen Event. If the period of delay or non-performance continues for three months, the party not affected may terminate this Contract by giving one months' written notice to the affected party.

9. GENERAL

- 9.1 Assignment. The Customer may not assign, transfer, mortgage, charge, subcontract or deal in any other manner with any or all of its rights or obligations under the Contract without Brymec's prior written consent.
- 9.2 Confidentiality. Each party undertakes that it shall not at any time during this agreement, and for a period of 5 years after termination of this agreement, disclose to any person any confidential information concerning the business, affairs, customers, clients or

- suppliers of the other party, except as permitted by this paragraph. Each party may disclose the other party's confidential information: (i) to its employees, officers, representatives or advisers who need to know such information for the purposes of carrying out its obligations under or in connection with the Contract; and (ii) as may be required by law. No party shall use any other party's confidential information for any purpose other than to exercise its rights and perform its obligations under or in connection with this agreement.
- 9.3 Entire agreement. This Contract constitutes the entire agreement between the parties and supersedes and extinguishes all previous agreements and understandings between them, whether written or oral, relating to its subject matter. Each party agrees that it shall have no remedies in respect of any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in this agreement.
- 9.4 Variation. No variation of this Contract shall be effective unless it is in writing and signed by the parties (or their authorised representatives).
- 9.5 Third party rights. No one other than a party to this Contract shall have any right to enforce any of its terms.
- 9.6 Law and jurisdiction. The Contract, and any dispute or claim arising out of or in connection with it shall be governed by and construed in accordance with the law of England and Wales. Each party agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this Contract.

10. DEFINITIONS:

- 10.1 Brymec: Brymec Limited, whose registered office is at Unit C, Redlands, Coulsdon, Surrey, CR5 2HT.
- 10.2 **Terms:** the terms set out in this document.
- 10.3 Contract: the contract between Brymec and the Customer for the sale and purchase of the products in accordance with these terms
- 10.4 **Customer:** the business or person who purchases the Products from Brymec.
- 10.5 **Delivery Location:** the location for delivery of the Products set out in the Order Acceptance, or such other location as the parties may agree.
- 10.6 Order Acceptance: a form issued by Brymec in response to a Customer's order for Products, specifying Product details, quantities, prices and costs of transportation.
- 10.7 **Products:** the products (or any part of them) set out in the Order Acceptance.
- 10.8 Signed For: a Customer requirement stated in the Order Acceptance that a delivery of Product must be signed for at the Delivery Location.
- 10.9 **Specification:** any specification for the Products set out on Brymec's website or in its catalogue.
- 10.10 **Unforeseen Event:** an event or circumstance beyond a party's reasonable control.

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Notes

