

raising standards in property preservation



Survey Report & Proposal



Reference No: ENQ805734 Myfanwy Millward Henllan Mill Llangyniew WELSHPOOL Powys SY21 9EN

Peter Cox Liverpool Branch Office

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Brunswick Business Park
Liverpool
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www.petercox.com/liverpool/

11th June 2025

PROPERTY ADDRESS

Henllan Mill Llangyniew WELSHPOOL Powys SY21 9EN

Dear Ms Millward

Following my survey of the above property on 29th May 2025, I am pleased to enclose our Survey Report.

In accordance with your instructions, we have confined our inspection to the areas as indicated by you. If there are any omissions or if you believe that we have misinterpreted your survey instructions we apologise and if so we would be obliged if you could inform us as soon as possible so we can rectify any problems.

As soon as we receive your signed acceptance form, arrangements will be made to undertake the work.

This Survey Report has been sub-divided into convenient sections so that you may easily find details of the survey, our recommendations and any quotations as applicable as well as other useful information.

In the meantime, if there are any points that you wish to discuss, you can contact me using the details below.

Yours sincerely

Richard Isaacs

Senior Surveyor 07710373308 richard.isaacs@petercox.com

PROPERTY DESCRIPTION

The property is a Detached.

THE SURVEY

In accordance with your specific instructions, we carried out a survey of the undermentioned parts of Henllan Mill, Llangyniew, WELSHPOOL, Powys, SY21 9EN on the 29th May 2025. Our findings and recommendations are set out below and should be read in conjunction with the enclosed General Notes for clients and Health and Safety precautions.

We must draw to your attention that this survey was conducted only in those areas that we were requested to inspect. Solely to identify evidence of Wall Stabilisation.

NOTE: The terms left, right, front and rear are used as if facing the front elevation of the building from outside.

External Survey

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The property is a detached mill and of a mixture of brick and solid stone construction.

The weather was dry, overcast and 14' C at the time of our survey.

The property was occupied at the time of our inspection.

ROOF COVERINGS

An inspection from ground floor level indicated no serious evidence of disrepair.

CHIMNEYS

An inspection from ground level indicated no signs of defects. Chimney stacks are often a troublesome source of water penetration due to their exposed location and are in view of their age unlikely to contain a proper damp-proof course and even with the flashings/fillets in good order, some internal dampness may occur from driving rain and therefore periodic maintenance should be anticipated.

GUTTERING & RAINWATER SYSTEM

These appear to be good repair. However, as it was dry during our inspection, we cannot comment upon the serviceability of the system or whether the junctions and joints are fully watertight. You should check gutters and downpipes during wet weather. If any leakage is observed, repairs and improvements should be undertaken as soon as possible to prevent rainwater entering the building.

Gutters and downpipes carry a significant amount of water during wet weather. Their joints and end stops are particularly prone to failure as are the outfalls which can be easily blocked by leaves and other debris. All rainwater fittings should therefore be regularly checked for defects in order to prevent leakages and spillages which could lead to damp internally.

EXISTING DAMP PROOF COURSE (Dpc)

No dpc was visible at the time of our inspection.

MORTAR BED CRACKING, WALL BULGING

Mortar bed cracking was noted to the rear left corner section of the rear elevation, bulging and stonework was noted as missing to the rear left section of the rear elevation.

RECOMMENDATIONS

• We have detailed below the items of work that Peter Cox will be pleased to undertake for you, together with a graphics.

HELIFIX SOCKED ANCHORS

PETER COX LTD TO:-

Install 2no Sock Fix Anchor @ 1200mm and 6no @ 1800mm to the front and rear right corners.

- 1. Mark the positions for the holes on the outer face of the wall.
- 2. Core Drill a hole, to the specified diameter and depth, at the required locations. Ensure that the hole is free of any debris. Retain the entry hole core.
- 3. Set up the pressure pot and compressor for installation.
- 4. Flush the pressure pot and associated components with fresh water.
- 5 . Prime the injection tube with water. Wet each SockFix prior to installation by flushing with fresh water.
- 6. Mix the SockFix Grout using a power mixer until a smooth fluid consistency is achieved, then pour through a sieve into the pressure pot container.
- 7. Insert SockFix in the hole, ensuring that the sock is evenly distributed along the full length. Do not twist or force as it is pushed into the hole (any tears in the sock will lead to premature grout leakage).
- 8. SockFix assemblies over 1000mm in length should be flushed with water again once inserted.
- 9. Connect SockFix valve with the pressure pot.
- 10. Inflate the SockFix sleeve with SockFix Grout from the pressure pot at a maximum of 3 bar pressure.
- 11. Maintain the pressure until the sock is fully inflated in the drilled hole and all the grout milk has been expelled.
- 12. Close the shut off valve and disconnect from the pressure pot.
- 13. Once the grouted anchor has cured sufficiently to resist any residual pressure, cut off the end of the grout tube below the surface of the masonry.
- 14 Make good the entry hole, using the retained core where possible.

HELIFIX - CEMTIE

PETER COX LTD ARE TO :-

Re - build missing stones from the rear elevation.

Install 10no 8mm Cemties @ 400mm around bulge.

- 1. Drill clearance hole to required diameter and depth and thoroughly clean and wet down with water.
- 2. Attach the required length of CemTie pinning nozzle to the gun.
- 3. Mix HeliBond cementitious grout using a power mixer and load into the Helifix Pointing Gun HD.
- 4. Pump grout to fill the nozzle.
- 5. Wind the CemTie into the nozzle and ensure that it is fully covered in grout.
- 6. Insert the nozzle to the end of the drilled hole and pump the grout until the CemTie is fully embedded.

CRACK STICHING

If this cracking is not arrested and the masonry reinforced then further long term damage may result. We have set out below our proposals to strengthen the masonry using Peter Cox Wall Bond – a combination of high grade stainless steel and a non-shrink polymer cementitious grout.

Peter Cox are to:- As per graphic

- 1. With a disc cutter complete with vacuum attachment, make chases into the designated mortar bed joint, extending 500mm beyond the crack.
- 2. Clean out the chase with a small amount of water to remove dust and to prime the surface of the masonry.
- 3. Insert one bead of Peter Cox Wall Bond Cementitious Grout, and then insert one length of Peter Cox Wall Bond helical stainless steel bar. Push firmly home.
- 4. Apply a second bead of Grout and tool smooth.
- 5.Re-point the chase with mortar to the surface of the wall to match the existing pointing as closely as possible.

To enable these works to be carried out safely by our technicians and in compliance with Health & Safety Regulations it will be necessary for fixed

scaffold to be hired and erected for the duration of this contract. Please note no allowance has been made for this in our quotation.

We advise approximately 2 - 3 k will be required for scaffolding.

Our quotation has assumed the free use of Water and electricity supplies.

IMPORTANT INFORMATION

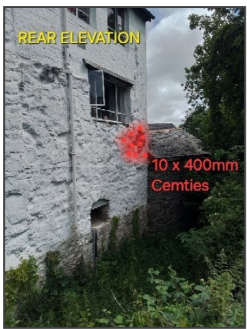
The structural repairs detailed have not been verified by a structural engineer and are based upon our experience in this field. It must be made clear that neither the writer or Helifx Leviat can offer design liability for this project and a chartered engineer should be employed in this capacity. Should you decide to have this scheme verified and any amendments are made, this may result in extra costs. In this case we will submit a revised quotation for your approval, prior to commencement of the works.

Peter Cox specialist technicians are trained and certificated by the manufacturers in the installation of Helifix anchors. Peter Cox Limited are approved installers of the system.









NOTES

• Extent of Survey: The areas we have reported upon are those inspected in accordance with your instructions. If there are any omissions or if you believe that we have misinterpreted your survey instruction, please let us know at once. Where treatment has been recommended, unless otherwise stated above, this is on the understanding that the specified area has not previously been treated and guaranteed.

You should be aware that we have reported upon problems evident to us at the time of our visit. We are not commenting in any general sense on the risks of fungal decay or any other defect not evident at this time or that may develop in the future.

Where we have drawn to your attention items that are outside the scope of our survey as defined earlier, these items should be regarded as helpful suggestions and not a full and complete assessment of any problems that may exist.

Please read carefully the content of this report and all of its enclosures.

This survey must not be regarded as a substitute for a structural survey



Client Ref. 1975FB1DDCB

Powys

SY21 9EN

Peter Cox Liverpool Branch Office

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SY21 9EN

Ref: ENQ805734 Date: 11th June 2025

Client **Property** Myfanwy Millward Henllan Mill Henllan Mill Llangyniew WELSHPOOL Llangyniew WELSHPOOL **Powys**

QUOTATION	WORK REQUIRED (Excluding VAT)	VAT Amount	Total Amount Payable Incl VAT	Tick box	OPTIONAL INSURANCE	Tick box
Masonry Stabilisation.	£9,838.01	£1,967.60	£11,805.61	[]		[]
TOTAL	£9,838.01	£1,967.60	£11,805.61		N/A	

Are you going to be the end user of the services on this agreement? [NO / YES] Are you VAT registered? [NO / YES]

Are you CIS registered? [NO / YES] VAT Number :

Values in the column headed "Work Required" will be plus VAT at current rate at the time of invoicing. Values in the column headed "Optional Insurance" rk

•	nce Premium Tax. The purchase of insurance is optional and is not a requiyou direct for payment.	!
Terms and Conditions apply.		
for remedial work required in relation to the p applies in relation to the areas of the proper remediation work does not include carpeting,	dations contained in this report and confirm that they correspond with my instroperty. I fully understand and accept the terms of the transferable guaranted y where remediation work has been identified as being required in the reposite moving of furniture, removal of fixtures and fittings, painting, electrical or I confirm that neither a full exploratory examination nor disruptive exposure here.	e, where applicable, which on ort. I accept that the propose plumbing work unless this ha
Surveyor Signature:	Customer Signature:	
Date	Preferred Contact Telephone No	
Please return this completed form to the above	e Branch Office address.	

PETER COX LIMITED STANDARD TERMS AND CONDITIONS

1. THESE TERMS

- 1.1 These are the terms and conditions on which we undertake any works identified in our survey report which you ask us to carry out.
- 1.2 In particular your attention is drawn to paragraph 5 which relates to the price payable, paragraphs 8 and 9 which set out your rights to cancel this contract, paragraph 12 which sets out the limit of our liability to you and paragraph 13 which sets out how we may use your personal information.

2. INFORMATION ABOUT US AND HOW TO CONTACT US

- 2.1 We are Peter Cox Limited, a company registered in England and Wales. Our company registration number is 2438126 and our registered office is at Riverbank, Meadows Business Park, Camberley, Surrey, GU17 9AB. Our registered VAT number is 523002650
- 2.2 You can contact us by telephoning our customer service team on the number set out on our quotation or by writing to us at the address on the same form.
- 2.3 "Writing" includes emails. When we use the words "writing" or "written" in these terms, this includes emails.
- 2.4 "Works" includes any works or treatments we provide to you as set out in our survey report and could include some materials and or goods needed to complete those Works.

OUR CONTRACT WITH YOU

- 3.1 Following your enquiry to us, we may decide to send a surveyor to your property to evaluate and assess your requirements. If it is critical that the Works are completed by a particular date you must advise us of this at the time of the survey. The surveyor may give you a quotation on the day as to the likely costs of the Works.
- 3.2 You may be required to pay a fee for the survey report. If this is required, you will be told at the time of your enquiry. This fee will be refunded in full should you cancel the survey or if you proceed with all the Works recommended in the survey report. However we will not refund the fee if the survey report is for a condensation control system for your property.
- 3.3 After the visit by our surveyor, we will send to you the survey report confirming our recommendations, our Works and our price.
- 3.4 The survey report will contain important information describing our Works, the information we may need from you in preparation for the Works and the actions you may need to take to help us. It will also tell you what we are not doing.
- 3.5 If at the time of receiving the survey report you have not already signed the order giving us permission to proceed with the Works, then if you would like us to perform the Works, you must confirm this in writing. Our acceptance of your order will take place when we contact you whether by email, telephone or letter to accept it, at which point a contract will come into existence. That contract will incorporate these terms and conditions.

4. CHANGES

- 4.1 If you wish to make a change to the Works, please contact us. If the change is possible, we will let you know about any changes to the price, the timing of supply or anything else which may alter as a result of your request and ask you to confirm whether you wish to go ahead with the change.
- 4.2 We may change the Works to implement minor technical adjustments and improvements. If we do this then we shall notify you of the changes and any impact on the Works, timing of supply or anything else.
- 4.3 We will not notify you if we are only substituting materials or equipment of similar quality and performance to those specified in the survey report or any other document issued to you.

5. PRICE AND PAYMENT

- 5.1 The price of the Works identified in our survey report (which includes VAT) will be the price set out in our quotation or as set out in our survey report to you.
- 5.2 Sometimes it is not possible to calculate the full price of the Works. Our survey report will clearly set out the price for the Works and materials set out in it. If additional materials or Works are required we will provide you with a new quotation setting out the price for such additional materials/Works in writing and will not proceed with any such additional work without your written acceptance.
- 5.3 If the rate of VAT changes between your order date and the date we supply the Works, we will adjust the rate of VAT that you pay, unless you have already paid for the order in full before the change in the rate of VAT takes effect.

- 5.4 We shall require payment in full before we commence the Works or, where appropriate, a deposit. The balance shall be due to us immediately on completion of the Works and on receipt of such payment we shall issue to you an invoice for the whole value of the Works.
- 5.5 If you do not make payment to us on completion of the Works we may charge you interest on the overdue amount at the rate of 4% a year above the base lending rate of HSBC PLC from time to time. This interest shall accrue on a daily basis from the due date until the date of actual payment of the overdue amount, whether before or after judgment. You must pay us interest together with any overdue amount.
- 5.6 If you have any queries regarding the payment then please contact us promptly explaining why you think it is wrong and we will not charge you interest until we have resolved the issue

6. PROVIDING THE WORKS

- 6.1 We will begin the Works on the date agreed with you at the time of the survey or following your acceptance of the Works set out in the survey report. We will let you know before the start of the Works the estimated completion date.
- 6.2 We may need certain information from you or we may require you to carry out certain actions so that we can carry out the Works, for example, clearing rooms or emptying cupboards. If we require your assistance, this will be stated in the survey report.
- 6.3 We will contact you to ask for this information or for you to confirm that you have carried out the actions. If you do not give us this information, or if you give us incomplete or incorrect information or if you have not carried out your actions, we may either end the contract or make an additional charge of a reasonable sum to compensate us for any extra work that is required as a result. We will not be responsible for completing Works late or not supplying any part of them if this is caused by you not giving us the information or failing to carry out the actions within a reasonable time of us asking.
- 6.4 As our access to all parts of your property may have been limited or restricted during our survey, if when we start providing the Works, we discover that the problem is more extensive than we originally thought then we reserve the right to provide a quote to you for this additional work.
- 6.5 If our completion of the Works is delayed by an event outside our control (including for example unavailability of service staff due to illness) then we will let you know as soon as possible and we will take steps to minimise the effect of the delay. Provided we do this we will not be liable for delays caused by the event, but if there is a risk of substantial delay you may contact us to end the contract and receive a refund for any Works you have paid for but not received.
- 6.6 If you do not allow us access to your property to perform the works as arranged (and you do not have a good reason for this) we may charge you additional costs incurred by us as a result. If, despite our reasonable efforts, we are unable to contact you or re-arrange access to your property we may end the contract and paragraph 10.2 will apply.
- 6.7 If we are unable to complete the Works on the date we originally advised to you, unless this is due to circumstances outside our control, then you may end the contract but only if you have told us in writing before we accepted your order that the Works had to be completed by that date.
- 6.8 If you do not wish to end the contract, you can give us a new deadline to complete the Works, which must be reasonable, and if we do not meet this new deadline you can also end the contract.
- 6.9 If you do choose to end the contract under paragraphs 6.7 or 6.8 you can cancel your order for any Works only partially completed but we will invoice you for those partially completed Works at the date you have ended the contract.

7. GUARANTEES

7.1 Where the survey report states that our Works come with a guarantee, we shall issue to you the guarantee upon receipt of payment in full. The terms of the Guarantee are shown on the relevant certificate of Guarantee.

8. CANCELLATION RIGHTS 8.1 If you end the contra

- If you end the contract for a reason set out at (a) to (e) below the contract will end immediately. The reasons are:
 - (a) we have told you about an upcoming change to the Works or these terms which you do not accept;
 - (b) we have told you about an error in the price or description of the Works you have ordered and you do not wish to proceed;

PETER COX LIMITED STANDARD TERMS AND CONDITIONS

- (c) there is a risk that the supply of the Works may be significantly delayed because of events outside our control;
- (d) we have or we wish to suspend the supply of the Works for technical reasons (for example due to the presence of asbestos or bats), in each case for a period of more than twenty-eight days or until we get the appropriate statutory consent, whichever is the later; or
- (e) you have a legal right to end the contract because of something we have done wrong including because we will be unable to complete the Works by the date you specified when you confirmed your acceptance under paragraph 3.5.
- 8.2 To end the contract, please contact the local service office on the telephone number or e-mail address set out in the quotation. Please provide your name, home address, details of the order and, where available, your phone number and email address.
- 8.3 We will refund to you the price you paid for the Works not yet provided, by the method you used for payment. However, we may make deductions from the price (or, if you have not made an advance payment, charge you) the reasonable costs we will incur as a result of you ending the contract.

9. STATUTORY RIGHTS TO CANCEL

THIS PARAGRAPH 9 ONLY APPLIES IF YOU ARE A CONSUMER AND YOU HAVE ENTERED INTO A DISTANCE OR OFF-PREMISES CONTRACT.

- 9.1 If this applies, then under the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013 you have a legal right to change your mind within 14 days.
- 9.2 Because you have this legal right to change your mind, we will not provide the Works to you until after the 14 day period has expired (the "Cooling off period").
- 9.3 If you believe the Works are urgent and you would like us to commence the Works during the Cooling off period then you must sign a waiver giving us permission to start early.
- 9.4 You must realise that by giving us permission during the Cooling off period you may lose your right to cancel and this will mean that:
 - (a) if we have completed the Works in full you cannot change your mind, even if the 14 day Cooling off period is still running; or
 - (b) if you cancel after we have started the Works but before the Works are completed during the Cooling off period, you must pay us for the Works to the extent completed at the time you tell us that you have changed your mind.
- 9.5 If you are ending within 14 days of signing the contract under paragraph 9.2, please complete the cancellation form at the end of the order form or contact us on the number set out in the quotation

10. OUR RIGHTS TO END THE CONTRACT 10.1 We may end the contract for work

- We may end the contract for works at any time by writing to you if:

 (a) you do not make any payment to us when it is due and you
 - (a) you do not make any payment to us when it is due and you still do not make payment within seven days of us reminding you;
 - (b) you do not, within a reasonable time of us asking, provide information we require or carry the actions that are necessary for us to provide the Works; or
 - (c) you do not, within a reasonable time, allow us access to your premises.
- 10.2 If we end the contract in the situations set out in paragraph 10.1 we will refund any money you have paid in advance for the Works we have not provided but we may deduct or charge you reasonable compensation for the net costs we will incur as a result of your breaking the contract.

11. IF THERE IS A PROBLEM WITH THE WORKS

- If you have any concerns or complaints about the Works, you can contact us in accordance with our complaints procedure which can be found at:

 https://www.petercox.com/assets/content/files/complaints-procedure-pdf or you can request a copy of our complaints procedure by telephoning our customer service team on the number set out on our quotation or by writing to us at the address on the same form.
- 11.2 If you believe there is a fault or problem with the Works we have provided, then you must contact us promptly so that we have an opportunity to fix the problem. If you fail to give this opportunity and instead use another company then any additional charges or losses you have suffered will not be recoverable from us.
- 11.3 If you have not contacted us with any complaint within 6 months of completion of the Works we will be entitled to assume that the Works were performed satisfactorily.

12. OUR LIABILITY FOR LOSS OR DAMAGE SUFFERED BY YOU

- 12.1 If we fail to comply with these terms, we are responsible for loss or damage you suffer that is a foreseeable result of our breaking this contract or our failing to use reasonable care and skill, but we are not responsible for any loss or damage that is not foreseeable.
- 12.2 If we are undertaking Works in your property, we will make good any damage to your property caused by us but our total liability to you arising from the damage will be limited to twenty thousand pounds (£20,000). We shall not in any circumstances be liable for any (a) costs of repairing any pre-existing faults or damage to your property that we discover while providing the Works; (b) loss of profits, economic or financial loss, loss of sale or business, loss of use or business interruption, loss of goodwill; or (c) indirect or consequential loss.
- 12.3 Nothing in this paragraph 12 or elsewhere in this contract excludes or limits our liability for death or personal injury caused by our negligence; for fraud or fraudulent misrepresentation; or to the extent such liability may not be excluded or limited at law.

13. How we may use your personal information

- 13.1 We shall process your personal data, including sending you marketing information, in accordance with applicable data protection legislation and our privacy notice which is located at: https://www.rentokil-initial.com/site-services/cookie-and-privacy-policy/privacy-policy/sapx.
- 13.2 If you do not wish to receive marketing information from us you can opt out here: opt-out@petercox.com. We will continue to send you communications as necessary for the performance of the contract and/or the services we are providing to you.

14. OTHER IMPORTANT TERMS

- 4.1 We may transfer our rights and obligations under these terms to another organisation.
- 14.2 You may only transfer your rights or your obligations under these terms to another person if we agree to this in writing. However, you may transfer our guarantee at paragraph 7.1 to a person who has acquired your property. We may require the person to whom the guarantee is transferred to provide reasonable evidence that they are now the owner of the property.
- 14.3 This contract is between you and us. No other person shall have rights to enforce the terms.
- 14.4 Each of the paragraphs of these terms operates separately. If any court or relevant authority decides that any of them are unlawful, the remaining paragraphs will remain in full force and effect.
- 14.5 If we do not insist immediately that you do anything you are required to do under these terms, or if we delay in taking steps against you in respect of your breaking this contract, that will not mean that you do not have to do those things and it will not prevent us taking steps against you at a later date.
- 14.6 The parties shall comply with laws relating to this agreement and the Works. Each party shall promptly report to the other party any request or demand for any undue financial or other advantage in connection with this agreement.
- 14.7 Other than payment for the Works, neither party shall be liable for any failure or delay which is caused by circumstances beyond its reasonable control. If the circumstances continue for more than 30 days, either party may terminate this agreement by giving notice.
- 14.8 These terms are governed by English law and legal proceedings will be in the English courts.

EXPRESS REQUEST TO COMMENCE THE DELIVERY OF WORKS EARLY

I hereby request the immediate performance of the works and acknowledge that I will lose my right of withdrawal from the contract once the works are fully performed. I also understand that if I cancel and the works are part complete I will be liable to pay for any works up to the date I cancelled.

Please commence the works within the Cooling off Period

Signed	
Date	

Peter Cox Ltd Client Information

GENERAL NOTES FOR CLIENT

These notes contain important information for clients and must be read in conjunction with the Survey Report. Please see the Survey Report for any variations on these General Notes.

1. Instrumental readings or moisture content.

Where we refer to instrumental readings or moisture content in our report, we will have used a resistance meter to ascertain the moisture content of timber and a carbide meter to ascertain the moisture content of mortar samples taken from the walls of the property.

2. Relaying carpets.

Where our Technicians have treated the top surface of a floor or staircase, they will protect treated areas, where necessary, so that carpets may be relaid loosely without delay. In the case of foam/synthetic backed carpets, it is inadvisable to lay these on treated floors until a period of four weeks has elapsed after treatment. For the same reason, vinyl floor coverings should not be laid until three months have elapsed.

3. Roof insulation.

Where insulation material has been removed from a roof, it can be re-laid immediately after treatment by our Technician. If the insulation material is to be relaid by some other party, the work must be delayed until after the expiry of the appropriate safety precautions period.

4. Polythene sheet below suspended timber floors.

Where we have laid polythene sheet on the oversight beneath a suspended timber floor at ground floor level, its purpose is to reduce the evaporation of water from the surface of the oversight. It is essential that the polythene sheet is not disturbed or removed from the oversight otherwise fungal decay may occur in the floor timbers.

5. Other contractors.

Where we have recommended work that is to be carried out by others, arrangements for such work are the client's responsibility. No allowance for this work is included in our quotation.

6. Water and electricity supply.

The client should ensure that there is an adequate supply of mains water and electricity available prior to the arrival of our Technician to carry out the treatments recommended in the survey report. If electricity is not available, it will be necessary for us to supply a portable generator and this will be subject to an additional charge on completion of the contract.

7. Peter Cox Insurance.

Where optional insurance is offered under the terms of a Rentokil Insurance policy, the offer will only apply to the relevant areas, which have been inspected and which are detailed within the survey report, and the category or categories of insurance cover referred to on the quotation under the heading "optional insurance".

8. Third party liability.

The survey report is for the sole and confidential use of the client and no liability will be accepted in relation to third parties. Any such persons relying on the survey report do so entirely at their own risk.

Peter Cox Ltd Client Information

HEALTH AND SAFETY PRECAUTIONS

Peter Cox Ltd has always been conscious of its health and safety responsibilities to both its clients and staff. Our prices reflect the need to ensure your safety.

The Control of Substances Hazardous to Health (COSHH) Regulations relate to the use and handling of hazardous substances, including pesticides. The law clearly defines the responsibility of companies involved in industries such as the treatment of timber and the installation of damp proof courses.

In the last few years, Peter Cox Ltd has developed a range of treatment techniques aimed at reducing the amount of pesticides and solvent used without affecting the quality of protection offered to our clients.

Our treatments are designed to cause the minimum of inconvenience and our technicians are trained to use our formulations safely and with care. All treatments have been approved for use by the Health and Safety Executive under the Control of Pesticides Regulations, where appropriate.

You should observe the warning signs that will be displayed in a prominent place before work commences.

- 1. Access to all work areas:- you should not enter an area whilst work is in progress.
- 2. Allergies:- it is recommended that people who suffer from respiratory problems, such as asthma, should not enter the property whilst work is in progress.
- 3. Pets:- cats, dogs, birds and other household pets should be removed from the work area.
- 4. Fish:- should be removed from the work area.
- 5. Plants:- should be removed from the work area.
- 6. Food and drink:- should be removed from the work area.
- 7. Other items:- should be protected or removed from work area, where necessary
- 8. Naked flames:- all naked flames (fires, pilot lights, boilers) in or adjacent to the work area should be extinguished.

You should also observe the warning signs that will be displayed in a prominent place after the work has been completed.

The type of work undertaken and the ability to ventilate the work areas will determine the time for which the safety precautions will need to apply after completion of the work. The minimum access restriction that will apply after treatment and of which you need to be aware is two hours.

However, it may be necessary to restrict access to certain areas for longer periods of time. For example, we would recommend that the minimum access restriction be extended to 24 hours for people who are known to suffer from allergies.

Peter Cox Ltd Client Information

PETER COX LTD LONG TERM GUARANTEES

1. WOODBORING INSECT TREATMENTS

We undertake the necessary treatment should an attack by woodboring insects reoccur in the timbers treated by us. Your protection lasts for 20 years.

2. WOOD-ROTTING FUNGI TREATMENTS

We undertake any necessary treatment, including timber replacement, should an attack by wood-rotting fungi reoccur in the timbers treated or replaced by us. We ask you to keep the property in good repair so as to keep the water out. Your protection lasts 20 years.

3. RISING DAMP

We undertake to repair our damp proof course should any defect occur in our work. Your protection lasts for 30 years.

4. WALL TIE CORROSION

We undertake to replace any of our stainless steel wall ties should they corrode. Your protection lasts 20 years.

Accreditations



raising standards in property preservation

We have been committed to quality for many years and currently hold ISO 9001 accreditation.

The Peter Cox DryWall DPC system carries a British Board of Agrément Certificate and complies with BS 6576:2005.

All Peter Cox surveyors and technicians are fully trained in safe

working practices while our treatment fluids are HSE approved

We pride ourselves on being the market leaders in property preservation, and this comes from our passion for quality

customer service. With over 800 reviews our customers have

rated us 'Excellent' - meaning from start to finish we are the

A long tradition

As the experts in our field, Peter Cox aim to offer the right service and price for your needs. Over 500,000 long term guarantees, up to 20 years for some of our services, have been issued since the company was founded in 1951.

You can use our guarantee certificates with confidence if you ever wanted to sell your house, or have any future renovations.

National Coverage, Local Surveyors Peter Cox branches cover England, Scotland and Wales,

Peter Cox branches cover England, Scotland and Wales, meaning a branch on your doorstep and surveyors with local knowledge and expertise. With over **75** CSRT/CSTDB or CSSW qualified surveyors and **100** specially trained technicians who are directly employed, you can rely on our professionals to complete projects on time at an exceedingly high standard.

Industry-leading Associations

Peter Cox are CHAS, Constructionline and Safecontractor approved.

Trustmark

Peter Cox is an approved contractor under the TrustMark Scheme.





ISO 9001

BS 6576:2005

Trustpilot

company to trust.

A Safe Contractor

and generally odourless and non-flammable.



under the TrustMark

Peter Cox Products and Services



Damp Proofing



Basement & Structural Waterproofing



Cavity Wall Tie Repair



Wet & Dry Rot Control



Woodworm & Timber Treatments



Condensation Control

A Nationwide Team of Experts

