



HCES



0456 674 748



WWW.HCES.group



Cameron@HCES.group



626 Docker-Carboor Road, Bobinawarra 3678

HCES Terms of Trade Agreement

Effective: 01/07/2025

ABN: 33 539 162 720

Business Name: Hurley Cameron Electrical Solutions (HCES)

Address: 626 Docker Carboor Road, Bobinawarra VIC

Phone: 0456 674 748

Email: cameron@hces.group

1. Agreement to Terms

By engaging HCES for electrical services—either by accepting a quote, providing verbal or written approval, or allowing work to commence—the Client is deemed to have accepted these Terms of Trade in full.

2. Scope of Work

HCES agrees to carry out the electrical services described in the quote, invoice, or communication provided to the Client (hereafter referred to as “the Services”).

Any variations to the agreed scope must be confirmed in writing and may incur additional costs.

3. Payment Terms

- A 50% deposit is required for all quoted work prior to commencement, unless otherwise agreed. This allows HCES to procure required materials.
- The remaining balance is due within 7 days of completion of works.
- Overdue invoices will attract interest at 22% per month.
- Payment may be made by bank transfer using the details provided on the invoice.

4. Retention of Title

Ownership of materials supplied by HCES remains with HCES until full payment has been received.

5. Warranty & Guarantee

- HCES offers a lifetime guarantee on workmanship for all completed electrical services.
- This guarantee does not cover failures or faults arising from:
 - Poor or outdated infrastructure we were required to work with
 - Client-supplied materials or equipment
 - Environmental damage, misuse, or unauthorised modification
- Product warranties remain subject to the manufacturer’s terms and may vary.

6. Limitation of Liability

- HCES’s liability is limited to the value of the Services supplied.
- HCES shall not be liable for indirect, incidental, or consequential losses arising from the Services.

7. Dispute Resolution

In the event of a dispute, both parties agree to attempt resolution through direct communication in good faith. If unresolved, the matter will be referred to mediation or arbitration in Victoria.

8. Termination

Either party may terminate work with written notice if the other party breaches a material term.

The Client agrees to pay for all works completed up to the termination date, including materials and labour.

9. Governing Law

These Terms of Trade are governed by the laws of Victoria, Australia.

10. Notice to Clients

These Terms are publicly available on the HCES website. By proceeding with any works or services offered by HCES, the Client confirms understanding and acceptance of these Terms.