



Halo Lighting Ltd
98-124 Brewery Road
London 7 9PG
Tel: 0207 607 4444

TERMS AND CONDITIONS OF INSTALLATIONS

1. These specific terms are additional to our generic T&C's, found on our website, <http://halo.co.uk/terms-of-use-trade/>
2. Halo' shall be deemed to refer to 'Halo Lighting Ltd' and the 'customer' to any company, partnership and individual who shall enter into any agreement with Halo.
3. References: The Client is required to give Halo the permission for the acquisition of bank and trade references whenever necessary.
4. Client must issue a purchase order or sign a contractual agreement for this installation. Any additional goods or services will also require such confirmation but if there is none, receipt of goods or services will be deemed a tacit approval by the Client these goods and services have been ordered and are subject to the present contractual conditions.
5. The client will be responsible to ensure that Halo's requirements are met with regards to scheduled access, provision of electrical power, Health & Safety and any other requirements deemed necessary for the timely completion of installation and the longevity of equipment installed



Halo Lighting Ltd – Proprietor:
Yann Guenancia – Company
Reg.No: 2379134

Registered Address: 98-124
Brewery Road, London, N7 9PG

E-mail: info@halo.co.uk Web:
www.halo.co.uk

6. It is the Client's responsibility to check the quality and quantity of equipment supplied and insures it complies with the required order. Any shortfall in equipment, deviation from the brief or technical problems relating to goods or services should be reported immediately with a request to exchange, amend or replace any piece of equipment not satisfactory and/or rectify an installation issue. There will be no redress once the installation is completed further than under our normal terms of warranty unless a complaint is duly logged during installation. Wherever possible, Halo should be given the opportunity to redress any issues. This clause will not, in any way, forfeit the Client's statutory rights.
7. Any last-minute requirements or changes during installation should be addressed in an email to Yann Guenancia or Jack Blattner and alterations to the purchase agreement amended. Any such changes will be discretionary on the part of Halo and depend on the practicality of such changes. If provided the use of such service or equipment will be deemed to be an acquiescence of order.
8. Halo will endeavour to deliver installation by the specified date but will not be responsible for any consequential claims should installation not be completed by then.
9. Loss or damage to equipment: The Client has a duty of care for any preventable loss or damage of Halo's property from site, wherever Halo isn't in direct supervision of such property. This duty of care should involve providing adequate security to prevent any losses or damages resulting from the behaviour of members of the public or other contractors.
10. Payment terms: A 50% deposit is required in cleared funds 7 days after accepting the quote but not less than 7 days before the start of the installation. A further 25% of the total fee will be required prior to commencement of installation. Final 25% will be payable on or within 7 days after the completion of installation. Halo reserves the right to cancel any discounts if our payment terms are not respected and to apply interest to any monies over its credit limit.
11. Cancellation fee: Halo reserves the right to charge the full fee of installation if the installation is cancelled after this contract is signed.



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12. Cancellation rights for Halo: Halo reserves the right to halt or cancel its engagement to provide equipment and services in the following instances: if there is evidence that payment of remaining balance will not be met due to the insolvency or liquidation of the Client's company, if Halo has substantial concerns over the Health & Safety of employees, contractors or members of the public before or if any of Halo's agents are victims of abusive behaviour. In such instances, remedial solutions would immediately be sought in cooperation with the Client to alleviate the situation. If no such solution is provided, Halo reserves the right to cancel its engagement and in this instance no refund of deposit would be issued.
13. Halo has a full public Liability and Professional Indemnity which will indemnify the Client from any claims arising from malfunctioning equipment, poor workmanship or poor advice supplied by Halo. Halo will replace or repair damaged property belonging to guests or venue which has been directly affected by Halo's staff or contractors' activities. Halo will however not be liable for any consequential losses arising from the supply of goods and services as contracted. This clause does not affect the Client's statutory rights.
14. Health and Safety: It is the Client's responsibility to ensure that local Health and Safety clearances are in place and that it has adhered to all local authorities Health and Safety regulations.



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