

Terms and Conditions

These terms and conditions apply to all information, software, documents, products, and services included in or available through the LRES Training Management Pty Ltd. By purchasing materials from LRES, you are agreeing to be bound by these terms and conditions of use, all applicable laws and regulations. The materials provided are protected by applicable copyright and trademark law. If you do not agree with these terms and conditions you are prohibited from using or accessing any services or products LRES Training Management may supply.

Licence to Training Material and Content

Unless otherwise stated, LRES Training Management own the intellectual property rights in its website and material produced. Subject to the licence below, all these intellectual property rights are reserved.

Permission is granted to access or download materials upon payment of specified amount as a purchase. This is the grant of a licence to use and not transfer of title, and under this licence you may not:

1. Modify or copy the materials in an unauthorised manner. An unauthorised manner being defined as modifying LRES Training Management resources with the intent to redistribute and/or resell them for profit.
2. Use, reproduce, duplicate, copy or otherwise exploit material, the materials for any commercial purpose other than those permitted in point one.
3. Attempt to decompile or reverse engineer any software or products contained on the LRES website or through LRES Training Management.
4. Remove any copyright or other proprietary notations from the materials.
5. Transfer the materials to another person or company without authorisation.
6. Upload the materials to a sharing platform without authorisation for the purpose of commercial distribution.
7. Sell, rent or sub-licence material and products from the LRES Training Management website.
8. Show any material from LRES in public.

LRES Training Management grants you permission to modify Training Materials ONLY if you are a registered training organisation, unless otherwise agreed by LRES Training Management, and as a result of:

1. Internal or external validation outcomes.
2. Internal or external audit recommendations
3. Update of training package/units
4. Third party licence obligations i.e. VicRoads, RMS, Worksafe etc

You are permitted to make as many copies for authorised use only, authorised use being defined as using the materials for intended purpose (training and assessment) within the purchasing Registered Training Organisation.

LRES Training Management permits you the right to print an unlimited amount of copies for the purpose of training and assessment of students and/or clients.

Where content is specifically made available for redistribution, it may only be re-distributed within your organisation and in accordance with these terms and conditions.

Use of purchased materials is strictly governed by these terms and conditions between the customer and LRES Training Management, they may not be resold or given access to another entity without prior consent.

This licence shall automatically terminate if you violate any of these restrictions and may be terminated by LRES Management at any time. Upon termination of this licence you must destroy and training materials or documentation in question in your possession whether electronic or printed format.

LRES Training Management will make samples available to customers upon individual request subject to management approval; LRES Training Management reserves the right to provide samples to existing customers only.

Sample resources provided by LRES Training Management will be in PDF format and are prohibited from being converted into an editable document or being used in an addition to scope application or any other related compliance matter; for any Registered Training Organisation that has not paid for the training material/s.

Your use of the LRES Training Management information, software, products and/or services is governed by the laws of the state of Victoria and you hereby agree to the exclusive jurisdiction of the courts of or in Victoria and courts of appeal therefrom.

LRES Training Management sales are final once Training Materials and/or documents have been sent to the customer therefore refunds are unable to be processed. LRES Training Management is happy to work with you to ensure you are satisfied with your purchase.

LRES Training Management make no representations about the suitability, reliability, availability, timeliness, and accuracy of the information, materials, software, products or services for any purpose. To the maximum extent permitted by applicable law, all such information, materials, software, products and services are provided “as is” without guarantee, warranty or condition of any kind.

LRES Training Management, to the maximum of extent permitted by applicable law, disclaim all guarantees, warranties and conditions with regard to this information, materials, software, products and services, including all implied warranties or conditions of acceptable quality, fitness for a particular purpose, title and non-infringement and to the extend guarantees, warranties and conditions are implied and cannot be excluded.

LRES Training Management limits its liability at LRES Training Management’s option to the: replacement of the goods or the supply of equivalent goods; repair of the goods or payment of the cost of having the goods repaired; payment of the cost of replacing the goods or of acquiring equivalent goods; or resupplying the services or the costs of resupplying the services.

To the maximum extent permitted by applicable law, in no event shall LRES Training Management be liable for any direct, indirect, punitive, incidental, special, consequential losses or damages or any damages whatsoever including, without limitation, damages for injury or death, loss of use, data, profits, revenue, production, opportunity, goodwill or any similar loss whether or not in your reasonable contemplation, arising out of or in any way connected with the use or performance of LRES Training Management, with the delay or inability to use the LRES Training Management or related services, the provision of or failure to provide services, or for any information, materials, software, products or services or otherwise arising out of the use of LRES Training Management whether based on contract, tort, negligence, strict liability or otherwise, even if LRES Training Management has been advised of the possibility of damages. Because some states/jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages, the above

limitation may not apply to you. If you are dissatisfied with any portion of LRES Training Management or related services or with any of these terms of use, your sole and exclusive remedy is to discontinue using LRES Training Management or related services.

I hereby acknowledge that I have read, understood and confirm acceptance of the terms and conditions set out above.

Signed by

ABN

Print Name: _____

Date: _____

Signature: _____

Office held: _____

For the purchase of **Resources:**