

Good Energy FIT REGO Boost Terms and Conditions

This document sets out the terms and conditions that apply to participation in the Good Energy FIT REGO Boost service via Good Energy Limited (the "REGO Boost Terms").

References in this document to "You" or "Your" are to the "FIT Generator" i.e. the person who owns a relevant renewable electricity generating system and wishes to participate in the Good Energy FIT REGO Boost service.

References in this document to "**We**" or "**Us**" or "**Our**" are to Good Energy Limited (company number 03899612), whose registered office is at Monkton Park Offices, Monkton Park, Chippenham, SN15 1GH. Other expressions which have particular meanings when used in this document are explained in clause 2.

1 OUR AGREEMENT WITH YOU

These REGO Boost Terms are incorporated into and form part of Our agreement with You for Your participation in the FiT Scheme (the "FIT Agreement"). They set out the terms upon which You will appoint Us, as your Agent, to apply on your behalf for REGO Accreditation in respect of Your Eligible Installation.

Any references in the FIT Agreement to "this Agreement" shall include these REGO Boost Terms

2 DEFINITIONS

All capitalised terms used in these terms and conditions have the same meaning given in the FIT Agreement. In addition, when the following words are used they have the meanings shown below:

Agent: means an agent authorised by the Authority to act on your behalf in respect of Accreditation, the Annual Declaration and output submission for Your Eligible Installation;

Agent Appointment: means submitting an application to the Authority to be named Agent and so act on behalf of the generator;

Annual Declaration: means an annual declaration to the Authority confirming compliance with the necessary regulations and requirements set out by the Authority for the issuance of REGOs;

Application: means submitting evidence of generation in relation to the Eligible Installation to the Authority and, once reviewed and approved, receiving REGO certificates in return;

Compliance Year: means 1 April - 31 March each year.

Fuel Mix Disclosure: means a requirement on all electricity suppliers in Great Britain to disclose to their customers the mix of fuels used to generate the electricity supplied annually, usually 1 July each year;

REGO: means a Renewable Energy Guarantees of Origin, which are digital certificates that show electricity was generated from renewable sources; and

REGO Accreditation means submitting an application to the Authority for accreditation under the REGO scheme.

3 COMMENCEMENT AND DURATION

These REGO Boost Terms will take effect when you click the relevant link in a sign-up email to confirm you'd like to appoint Us as your Agent and will continue in force until they are terminated in any of the circumstances set out below.



4 ELIGIBILITY CRITERIA AND OTHER REQUIREMENTS

- 4.1 By joining the Good Energy FIT REGO Boost service and accepting these REGO Boost Terms, You confirm that You wish to appoint us as your Agent and for Us to act on your behalf to (1) apply for REGO Accreditation, (2) provide the Annual Declaration to the Authority and (3) submit output data in respect of Your Eligible Installation in order that you can receive any REGO certificates granted by the Authority.
- 4.2 We will only provide the FIT REGO Boost service if:
 - 4.2.1 Your Eligible Installation is accredited under the FIT Scheme and We are appointed as your FIT Licensee;
 - 4.2.2 the generation technology at Your Eligible Installation is solar PV;
 - 4.2.3 the declared net capacity of Your Eligible Installation less than 50.01kW; and
 - 4.2.4 the data We hold on You and Your Eligible Installation (which is required by Us to carry out the Application, seek REGO Accreditation and carry out the Agent Appointment) is accurate and complete and aligns with the information held on the Central FIT Register.
- 4.3 If You do not meet (or cease to meet) the eligibility criteria described in clause 4 (or any other criteria that may be applicable under the FIT Scheme Rules), We will not make an Application on your behalf and You will not be entitled to receive payments in relation to the Good Energy FIT REGO Boost service.
- 4.4 If any Eligible Installation has an 'on hold' status for the FiT Scheme in April or May in any Compliance Year, We will not be able to submit your generation output to the Authority meaning You will not be eligible for REGOs in respect of the preceding Compliance Year for that Eligible Installation.
- 4.5 As required by Clause 7.1 of the FIT Agreement, You must notify us if you have a battery or other energy storage device installed and provide a schematic diagram of the installation which we will then assess against the Authority's REGO eligibility criteria. We will inform you if this impacts your eligibility for REGOs.
- 4.6 As your Agent, We will inform the Authority of any changes to your installation within seven days of You informing Us. The Authority will review the changes and advise whether the Eligible Installation is still eligible to receive REGOs. While the Authority is considering whether the revised information affects eligibility for REGOs, We will not apply for REGOs on your behalf and the issue of REGOs will be suspended.
- 4.7 If previous applications for REGOs are found to be based on inaccurate, misleading, incomplete or fraudulent data, or if a REGO that we have purchased from You is declared invalid for any reason, We may recoup the relevant payments that have been made to You. We will notify You by email if this is the case and You must repay the relevant amount within five working days. If you don't do this we may deduct the amount we are owed from any other payment that We owe to You.
- 4.8 If the Authority cancels an Eligible Installation's REGO Accreditation, We cannot request further REGOs for that Eligible Installation and will not provide any payment.

5 OBLIGATIONS OF GOOD ENERGY ACTING AS YOUR AGENT

5.1 As long as You comply with Your obligations under this Agreement, We will apply for an Agent Appointment on your behalf to the Authority. Provided that the Authority accept the application, We will then act as Agent on your behalf.



- 5.2 As your Agent, on your behalf, We will carry out the administrative functions of the REGO service which include:
 - 5.2.1 applying for REGO Accreditation for Your Eligible Installation;
 - 5.2.2 providing the Annual Declaration to the Authority to ensure You can continue to apply for REGOs; and
 - 5.2.3 submitting generation output data to the Authority to apply for REGOs; and
 - 5.2.4 purchasing REGOs from You in the manner set out in these REGO Boost Terms, providing the Authority has granted the relevant REGOs;
- 5.3 The output data that we provide to the Authority will be based on Generation Meter Readings provided to Us by You as part of the FIT Scheme generation reading submission process. The start reading will be the first reading We have received after 1 April for the relevant Compliance Year. The end reading will be the last reading We have received on or before 31 March for the relevant Compliance Year. The annual generation for that Compliance Year will be calculated by subtracting the start reading from the end reading.
- 5.4 The Authority may impose a later 'effective date' than the 1 April for a particular Compliance Year. This will then become the date after which the start reading must fall. If this occurs, We will notify You in writing within a reasonable timeframe.
- 5.5 For the purpose of making an Application, We will not deem or estimate any Generation Meter Readings. Therefore, if we have just one reading for an Eligible Installation in a Compliance Year we will not make an Application. This may also mean that some generation will not have REGOs attributed as it falls before the start reading or after the end reading.
- 5.6 We will fulfil Our obligations under the Good Energy FIT REGO Boost Service efficiently and expeditiously as long as We are not prevented from doing so by any act or omission by You.
- 5.7 If We are acting on Your behalf in respect of multiple Eligible Installations, each Eligible Installations is assessed individually against the relevant criteria, however the Application and payment for REGOs will be amalgamated.
- 5.8 We do not guarantee that the Authority will grant REGOs at any given time or at all.

6 ANNUAL DECLARTION

By signing the annual declaration as Your agent, We are declaring on Your behalf that (1) if the Eligible Installation is altered or updated in any way We will notify the Authority within two weeks of the alteration occurring and (2) any information, and/or calculations submitted to the Authority, including any information which is provided to determine the amount of electricity generated from eligible renewable resources will be complete and accurate and (3) We will not knowingly or recklessly submit information or make a statement which is false. You must tell Us of any circumstances that would make this statement incorrect and/or inaccurate.

7 PRICING AND PAYMENT

7.1 We will only purchase REGOs that have been issued in relation to Your Eligible Installation, and in respect of which We have made a successful Application as Your Agent. To do this, You authorise us to transfer REGOs related to Your Eligible Installation to Our REGO account.

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- 7.2 The price that We will pay You per REGO will vary in each Compliance Year. In April in each Compliance Year We will notify You by email of the minimum price that We will pay You per REGO for that Compliance Year. In October in each Compliance Year We will notify You by email of the final price that We will pay You per REGO for that Compliance Year.
- 7.3 We will make a single annual payment to You in respect of any REGOs that we purchase from You under these REGO Boost Terms. This payment will be made to the bank account that You have instructed Us to make FIT Payments to within two months of the Fuel Mix Disclosure Deadline set by the Authority in each Compliance Year.

8 ENDING THE FIT REGO SERVICE

- 8.1 If the FIT Agreement is terminated or ceases to be enforceable in any way, these REGO Boost Terms shall also automatically be terminated. As such, if You no longer participate in the FIT Scheme via Us or no longer own the Eligible Installation, You will not be able to continue with the REGO service as We will no longer be able to access your data relevant to making the claim. No claim will be able to be made for any part of the Compliance Year.
- 8.2 We may cancel Your appointment of Us as Agent at any time and for any reason by giving You one months' notice, or immediately if You have breached any obligation that you owe to us. If this occurs, the FIT REGO Boost Service will immediately stop and We will make no further payment to you for REGOs.
- 8.3 You can de-appoint Us as Your Agent at any time, by telling both Us and the Authority in writing. Other than if you de-appoint us in April of any Compliance Year, after You de-appoint us as Your Agent We will make no further submissions to the Authority for REGOs in respect of your Eligible Installation. If You de-appoint Us in April of any Compliance Year, We will continue to make an application for REGOs in relation to the preceding Compliance Year in accordance with these REGO Boost Terms.

9 RIGHT TO AUDIT

You will grant the Authority and its representatives access to any Eligible Installation that it may require and for any reason.

10 DATA PROTECTION AND USE OF INFORMATION

By appointing Us as an Agent you are authorising Us to share all relevant data with the Authority.