

Solar Step-Up.

To be read in conjunction with our Disclosure Statement and General Terms.

ENERGY PLAN

Plan name

Solar Step-Up

Eligibility criteria

To be eligible for this plan:

1. you must enter into our Feed-in Tariff Contract for Victoria (**FiT Contract**), and
2. the Supply Address must:
 - (a) be in Victoria, and
 - (b) have a solar photovoltaic electricity generation facility with an installed or name-plate generating capacity of 10 kilowatts or less (**Electricity Generation Facility**).

Additional terms

These additional terms must be read with the FiT Contract. Capitalised terms that are not defined here are defined in the FiT Contract.

1. You acknowledge that:
 - (a) the MFiT is reviewed annually by the Essential Services Commission and may be updated by the Essential Services Commission on 1 July each year
 - (b) the SFiT payable under this plan comprises a single-rate MFiT and the Voluntary Retailer Credit, and may vary on 1 July each year if:
 - (i) the single-rate MFiT is changed by the Essential Services Commission, or
 - (ii) the amount of the Voluntary Retailer Credit is changed by us, provided that the SFiT is always greater than the MFiT, and

- (c) we may stop paying you the SFiT if:
- (i) the Scheme is changed or repealed, or
 - (ii) you're no longer eligible for the SFiT (for example, if you upgrade your Electricity Generation Facility to one with a generating capacity of more than 10 kilowatts).

2. You must notify us immediately if the generating capacity of your Electricity Generation Facility becomes more than 10 kilowatts. If you notify us, or we become aware, of a change, we may, acting reasonably and with appropriate written notice to you, end the Market Contract and continue to:

- (a) sell you electricity under our Standard Retail Contract, and
- (b) provide you the MFiT for as long as you're eligible and the Scheme is in place.

EXTRA PRODUCT

Renewable promise

These Extra Product Terms must be read with the Market Contract. In these Extra Product Terms:

- **Hydro Tasmania** means our parent company, the Hydro-Electric Corporation (ABN 48 072 377 158);
- **RECs** means renewable energy certificates, including small-scale technology certificates and large-scale generation certificates; and
- **Renewable Energy** means energy generated from renewable resources (e.g. sunlight, wind or water).

1. We'll:

- a) ensure that Hydro Tasmania or another electricity generator will generate an equivalent amount of Renewable Energy as we bill you for in that same calendar year; and
- b) engage an external auditor to examine the reconciliation of the Renewable Energy generated against the quantity of the renewable promise.

2. You acknowledge that:

- a) the electricity supplied to the Supply Address comes from the grid and consists of energy generated from both renewable and non-renewable sources, so you won't necessarily receive Renewable Energy;

- b) the renewable promise isn't accredited by the National GreenPower Accreditation Program and the Renewable Energy referred to in clause 1(a) won't give you any rights to claim or receive RECs or any other environmental product, whether or not the Renewable Energy is eligible to produce those certificates or products;
 - c) we've made no representation to you that our renewable promise will reduce the quantity of greenhouse gas emissions attributable to you at law, or achieve any other purpose, and you've relied on your own investigations, interpretations, deductions, information and determination in deciding whether the renewable promise is suitable for you;
3. We may stop offering the renewable promise as an Extra Product by at least 20 Business Days prior written notice to you. If we stop offering the renewable promise, the Market Contract will continue unless it's also ended in line with the General Terms.
 4. If you cease to be eligible for our renewable promise, these Extra Product Terms will no longer apply.