Terms and Conditions

- 1. It is the intention of Go Green Renewables Limited that all terms of the contract between the Customer and The Company are contained in this document and specification (if any) provided to the Customer. If the Customer requires any changes they should ask for these to be put in writing. This should avoid any further problems surrounding what the Company and the Customer is expected to do.
- 2.The Company enters the contract based on our Representatives assessment of your requirement, but is conditional upon The Company's technical department feasability study. In the event of an unsatisfactory survey report we reserve the right to cancel the contract, after having given you a full written explanation of the adverse conditions encountered. we will also refund any monies deposited by you. Thereupon this Contract will be invalid.
- 3.We will arrive on the mutually agreed installation date and ask that the customer shall grant the Company representatives access to the premises for the purpose of technical assessment and to carry out the works detailed within the contract. The installation date must have been discussed with you and agreed by you prior to signing the contract. Our MAIN obligation to you is to do the work with all reasonable skill and care according to the timetable set out in the quote and agreed in the contract. The goods we supply must be of satisfactory quality, be fit for purpose and operate as we described to you. At the end of the contract we will give you any guarantees, test certificates and other relevant paperwork related to the goods and installation. We should give you these within seven days of the installation being completed, we will explain to you the guarantees both in writing and verbally.
- 4.The Company will make all endeavours to carry out the installation on this date. However, the Company shall not be liable for any delays in the completion of the works which arise from causes beyond the reasonable control of the Company including but not limited to; fire, flood, inclement weather, civil disturbance, strike action by others, criminal actions, or civil war.
- 5. The Company will, when required, undertake to apply on behalf of the customer/client for any necessary consent and/or planning permission the cost of which will be included in the initial contract price. However, should the need for a third party approval or planning permission not ne disclosed at the point of sale, the Company reserve the right to charge the customer for any additional costs involved in the pursuance of such permission.
- 6. Your MAIN obligation to us is to make the payments due to us. You must also agree to provide the following for us to use free of charge: Water, washing facilities and toilets. Electric supply. Safe and easy access to your property from the public highway. Easy access to the location within the property where the installation is to take place by removing the belongings.
- 7. Delivery, Title and Risk.

The Deposit shall be paid to us when you sign the agreement and shall not amount to more than 60% of the total contract price set out in the quotation. Where the money has been used to make specific purchases on your behalf, then legal title of the goods, or the portion of them/you have paid for will pass to you. You must be able to inspect the goods and/or repossess them.

NOTE We do not proceed with export payment we are a company offering green energy.

Go Green Renewables Limited

Call 03333 703207

sales@gogreenhome.org www.gogreenhome.org

20-22 Wenlock Road, London, England, N1 7GU

Company Reg Number: 12193049 VAT Number: 360 9208 04













