

Eutility Trading Pty Ltd ABN 60 603 045 898 ('Eutility Trading' or 'we' or 'us' or 'our') and you agree to be bound by the following terms and conditions:

1. Provision of services

1.1 We will supply to you analytical and price management or procurement services for gas and electricity ("SmartProcure™"), metering information and software services ("SmartEnergy™" and/or "SmartEMS") and market reports at your request upon the terms and conditions described:

- (a) in these terms and conditions;
- (b) in the specific terms and conditions that apply on the front of this agreement.

1.2 We will purchase electricity and other commodities on your behalf in accordance with signed deal tickets you will provide to us. The deal tickets will be in any form approved by you and will include the quantity, period and maximum price of electricity we are authorised to purchase. The approved purchases will be made by us in accordance with the retail electricity agreement.

1.3 We will comply with the provisions of the approved Client Energy Management Policy, unless you instruct us otherwise (but this agreement will prevail if there is any inconsistency).

1.4 We acknowledge and agree that we are not authorized to purchase any approved electricity or other commodities on your behalf other than as strictly instructed by you in your signed deal tickets and/or within the Energy Management Policy and in no event will our authority exceed the scope and price approved in the signed ticket. We will indemnify you for any cost, expense, loss, damage or liability you incur if we act outside the scope of our authority under this agreement.

2. Information

We will rely upon the accuracy of any information that you provide to us, be that information in the form of documents, advice, specifics of your retailer contract, records or data. We are not liable for any loss or damage (without limit) that may arise as a direct or indirect result of any such information provided by you or by any other entity, whether that loss or damage be direct or indirect or loss of profits or indirect consequential, incidental, special, exemplary or punitive loss or damage howsoever caused (including through the negligence of You or others).

3. Payment

You will pay to us without deduction such fees and other amounts as are described in this Agreement. Our terms of trade are 30 days from the invoice date. All payments made using either American Express or Diners Club credit cards will be subject to a 2.75% surcharge. All payments made using a Visa, Mastercard or Bankcard will be subject to a 1.65% surcharge.

4. No warranty for services

We take care to ensure the accuracy of the information, metering data, advice or recommendations that we provide. Neither Eutility Trading nor our servants nor agents:

- (a) gives any warranty as to the accuracy of any of the information; and
- (b) shall not be liable for any loss suffered by any person or any other entity or reliance on any of the information.

5. Data Management

You acknowledge that we provide hosting facilities for your data across all entities and services. This data is managed in confidence, but may be used in aggregation for determining industry standards.

6. Responsibility for contract

Responsibility for the terms and conditions of the retailers or other services contract which we procure between you and a third party supplier lies with You. Accordingly, before entering into such a contract, you must satisfy yourself as to its terms and conditions. You hold us harmless against any Loss or Damage which you or others suffer as a result of such contract. Further, the responsibility of entering into any retail energy contract that we recommend lies solely with you.

7. GST

Unless expressly stated otherwise, the charges payable for the services under this agreement are exclusive of GST. You must pay to us in addition to the charges for the services an amount equal to any GST payable on the supply of the services, payable at the same time as the charges for the services, in accordance with a tax invoice issued by us.

8. Privacy

8.1 We comply with the Privacy Act 1988. The privacy policy on our website sets out the way in which we collect, use and disclose information about you.

8.2 You authorise us to disclose to third parties (including third party carriers) such information as may be reasonably required by them to enable us and such third parties to provide the services to you.

9. No Liability

The liability of either party to the other party under or in connection to with this Agreement, however arising on whatever legal grounds, will be reduced to the extent contributed to by the other party. Except in relation to liability under clause 1.4. Where the liability is in relation to an insurable risk, the liability of the party in no event exceed the amount recovered in clear funds by the liable party from its insurer in relation to then event giving rise to that liability provided insurance had been taken out by the liable party with a reputable insurer, on reasonable terms and for a reasonable amount

(taking into account general industry standards). The limitation of the party will in no event exceed \$1,000,000 recovered in clear funds by the liable party from its insurer in relation to the event.

10. Provision of Information

We may require additional information from you to enable us to perform the services. You must provide such information if reasonably required for us to perform the services upon request, which may include names and contact details of the people to which reports and quotations are to be supplied, billing information, output information, equipment and calibration details.

12. Disputes

12.1 If a dispute arises in connection with this agreement, a disputant may give the other disputant written notice specifying the dispute.

12.2 Within 5 business days after that notice is given, the disputants must confer to resolve the dispute or to decide the method of resolving the dispute.

12.3 If the dispute is not resolved within 15 days of the original notice, the dispute must be referred to mediation. Neither disputant may commence court proceedings in respect of the dispute unless mediation has been unsuccessful, unless such court proceedings are to seek injunctive or urgent declaratory relief.

12.4 The mediation must be kept entirely confidential unless disclosure is required by law.

12.5 Each disputant must pay its own costs in respect of the dispute resolution process. The mediator's costs will be equally shared between the disputants.

13. Confidentiality

You will keep confidential at all times all information supplied by you to us or by us to you.

14. Governing Law

This agreement shall be governed and construed in accordance with the laws of New South Wales and the parties hereby submit to the jurisdiction of the courts of that state.