

Beyond the Grid Pty Ltd trading as Pure Electric Solutions ABN: 67 603 174 661 | ACN: 603 174 661 Phone: 1300 TO PURE (1300 86 7873) | Email: info@pure-electric.com.au

TAX INVOICE #2392

Billing Address			Install Address			Prepared By	
Green Energy Trading Pty Ltd 2 Domville Ave, Hawthorn VIC 3122			Green Energy Trading Pty Ltd 23 Robinson Street O'CONNOR ACT 2602		А	Amy Ho	
Invoice Date			Due Date				
27/10/2020			27/10/2020				
Invo	ice Numb	er		Paid	Due		
2392				\$1,286.56	\$0.00		
Qty	Product	D	Description		Sale P	rice	Total
32	STCs	Small-scale Technology Certificates (STCs) - Financial Incentive provided as a point of sale discount (GST included only when sold to a GST registered entity)		\$36.55		\$1,169.60	

Grand Total	\$1,286.56
GST 10%	\$116.96
	\$1,169.60

Payments Received:

28 Oct 2020 BSB Transfer REF: From:Green Energy Tra REF: GET - NCBA ePayment \$1286.56 Deposit

Page 1 04/11/2020

TERMS AND CONDITIONS Version 7.2 June 2020

Referenc to "Pure Electric" in these terms and conditions covers the following entity:

Beyond The Grid Pty Ltd T/A Pure Electric Solutions - ACN 603 174 661 / ABN 67 603 174 661

BINDING AGREEMENT - The Customer Quote Form and these terms and conditions constitute a legal agreement between us. These terms and conditions are attached to the Customer Quote Form and are also available on our website. We will refer to the agreement between us and you created by the Customer Quote Form and these terms and conditions as this Agreement Definitions used in this Agreement.

PRODUCT SUPPLY - You have agreed to pay Pure Electric the quoted sum to design, supply, install and commission a renewable energy system (either or including a Sanden heat pump hot water system, Daikin heating and cooling heat pump system, Grid-Connected Solar Power System). The System will include the equipment written in the quote document. Should any of the equipment detailed in the quote be unattainable, we reserve the right to install equipment of similar quality, after discussion and agreement with the customer. If you do not agree to the use of these similar components, you will be entitled to a full refund of any monies paid.

DEPOSIT PAYMENT - A deposit is required at the time of accepting the quote, as listed on the quotation. If Pure Electric changes the original quotation, and you choose to terminate the contract, your deposit will be refunded in full. If Pure Electric chooses to terminate the contract, your deposit will be refunded in full. If you choose to terminate the signed contract without good cause, a sum of 10% [ten per cent] of the deposit may be kept by Pure Electric to cover fair costs incurred by your order.

FINAL PAYMENT - The installation is considered to be complete at the point of physical installation and shown the installed product to be functioning and without fault. At this point, payment of outstanding balance is due. Should you fail pay the final amount as specified within seven working days of the required payment date, Pure Electric may take steps to recover owed money and/or goods. As such, ownership of all goods provided will remain the property of Pure Electric until balance has been paid in full.

RENEWABLE ENERGY CERTIFICATES - Assignment of right to create Renewable Energy Certificates ("RECs"): (a) You must assign to us the right to create RECs in respect of the System. You must promptly complete and sign any documents (including executing an assignment form), and do anything else that we reasonably request to effect this assignment, and to allow us to receive the benefit of the relevant RECs. (b) You must not create or assign to any other party right to create any RECs in respect of the System or agree to do anything contrary to this clause. (c) The fact that we are prepared to offer a Discounted Price does not necessarily mean that the current market value of the RECs is reflected in this price-it represents what we are prepared to offer. The value of RECs may fluctuate. Any fluctuation will not result in a change to the Discounted Price or the Full Purchase Price unless pursuant to clause 1.1 If RECs cannot be created: (a) If we cannot acquire any RECs because of an act or omission by you (including the inability to create the RECs due to circumstances not previously disclosed to Pure Electric such as receiving the benefit of RECs at an alternative location or business); or (b) if due to any Government policy, ACT, Regulation or Scheme being repealed, terminated, abolished or materially amended, including (but not limited to) the abolishment or reduction of the Renewable Energy Target, RECs cannot be created or the quantity that the eligible system is entitled to create is materially changed; then you must pay the difference between the Discounted Purchase Price and the Full Purchase Price immediately upon us demanding payment, and no RECs will be assigned. 1.1. If the market price of the RECs is reduced or due to a change in Government policy, ACT, Regulation or Scheme being repealed, terminated, abolished or materially amended, including (but not limited to) the abolishment or amendment of the Renewable Energy Target, or where the Quantity of eligible STCs applicable to a system reduces in accordance with legislation or regulations, then from the date the reduction in market price or reduction in the number of eligible STCs becomes effective, this reduction may be passed on to you, and you must pay the difference between the value applied to the assignment of RECs to generate the quoted Discounted Purchase Price and the reduced Renewable Energy Certificate value or quantity at date of installation. Notwithstanding this, we reserve the right to request that the Full Purchase Price of the system is payable immediately upon us demanding payment, and no RECs will be assigned.

WARRANTIES - Pure Electric will provide a standard minimum retailers' warranty period of 5 years on the operation and performance of the renewable energy system, including products. Further, Pure Electric shall take responsibility for any defects due to faulty workmanship within a period of 5 [five] years from the date of installation: our 5 year installation warranty. This warranty sits alongside your guarantees which are required under Australian Consumer Law and cannot be excluded. Pure Electric is not liable for any existing faults or defects in equipment or materials at the site of installation, or failure caused by an existing faults - for example roof leaks caused by existing roof damage. If Pure Electric finds any pre-existing defects or potential issues with the site, we will bring your attention to these defects before carrying out the installation.

Please note that you will void your warranty only to the extent of works performed by an unqualified, unskilled or unexperienced technician.

Pure Electric undertakes to assist in the rectifying of any issues arising from the fault of supplied components [heat pump condensation units, tanks, etc] occurring within the specified warranty periods of that component. If Pure Electric sends a technician to your home due to an alleged fault that turns out to not be covered by the warranty, we reserve the right to charge a nominal callout - fee (typically \$88 p/h incl. travel time).

Pure Electric is not responsible for loss or damage to any of your property, or for damage to any of the system components, arising from a situation outside of our control - such as lightning strikes or flooding. We are also not responsible for your system not working

Page 2 04/11/2020

due to voltage and frequency variation in the electricity supplied from the grid by your electrical distribution company, as outlined in the relevant statutory guidelines (i.e. if the voltage from the grid is too high or low).

Signing of our quote document constitutes acceptance of this contract. \\

Page 3 04/11/2020