

TERMS AND CONDITIONS

By submitting this AuroraGreen application form, you agree to be bound by the following terms and conditions:

1. This Contract currently only applies to Aurora's Tasmanian customers (excluding King & Flinders Islands and/or Aurora PAY AS YOU GO customers).
2. We offer to sell you the AuroraGreen product as selected by you on this application form. You may accept our offer in a manner required by us and within the required time period specified by us.
3. If you have accepted our offer under clause 2, you will become an AuroraGreen customer commencing from the date of your previous meter reading. We will provide a written confirmation of your commencement date.
4. You agree to pay an additional c/kWh rate applied to your total energy consumption in each billing period for the AuroraGreen product as selected on your application form. You agree that this amount, which will appear on your Aurora electricity account, will be charged in addition to the electricity charges that you are obliged to pay under your standard tariff agreement.
5. Prices for the AuroraGreen are subject to review and may vary from time to time. If we should alter our schedule of prices, we will advise you by letter or it may be outlined in your account. If however any changes affecting you should not come to your notice, you will still be bound to pay our charges as altered.
6. You may switch between the different AuroraGreen products or request cancellation of this Contract by providing us with 30 days written notice. A charge may apply if you switch between the AuroraGreen products or cancel the Contract. Cancellation, however, will not release you from any outstanding obligations or responsibilities owed to us.
7. Termination of this Contract does not mean that you cannot establish a new contract with us.
8. We may terminate this Contract by giving you 30 days written notice. The Contract will automatically expire if we are no longer part of the National Greenpower Accreditation Program.
9. AuroraGreen is electricity sourced from generation sources accredited under the National GreenPower Accreditation Program administered by the New South Wales Department of Water and Energy (DWE).
10. Any rights or benefits whether arising now or in the future in respect of any AuroraGreen product will be retained by us. You agree that you do not have any entitlement to those rights. Such rights may include, by way of example, rights, credits or other benefits arising under Australian or international carbon trading of greenhouse gas reduction schemes.
11. These terms and conditions do not limit, vary or exclude the operation of the standard tariff agreement you have with us.

Small Business Customers

Use of GreenPower logo

You acknowledge that any terms and conditions for the use of the "GreenPower" logo are determined by DWE and should be discussed with DWE. For the current conditions applying to the use of the GreenPower logo please refer to the GreenPower website at http://www.greenpower.gov.au/admin/file/content2/c7/GRP_logo_usage_3rd_Party1199743780588.pdf

"You" and "your" means the customer specified on the confirmation letter and "we", "us", "our" and "Aurora" means Aurora Energy Pty Ltd ABN 85 082 464 622.