



# ENERGY MATTERS PAYMENT PLAN TERMS AND CONDITIONS

## 1. EXPLANATION OF TERMS

*Energy Matters* – means Energy Matters Pty Ltd (ACN 118 108 044) and any of its related entities.

*Energy Matters Goods and Services Terms and Conditions* means the terms and conditions available by [clicking here](#).

*Energy Matters Payment Plan* – means a payment plan facilitated by the Energy Matters Payment Plan Provider and offered by Energy Matters in relation to the purchase of the Goods and Services.

*Energy Matters Payment Plan Provider* - means Certegy Ezi-Pay Pty Ltd (ABN 28 129 228 986).

*Goods* – means any or all of the products supplied by or on behalf of Energy Matters.

*Privacy Policy* – means our privacy policy available by clicking here [clicking here](#).

*Services* – means any or all of the installation services conducted by or on behalf of Energy Matters.

*T&Cs of Energy Matters Payment Plan* means these terms and conditions, in conjunction with the terms and conditions issued by the Energy Matters Payment Plan Provider.

## 2. APPLICATION OF TERMS AND CONDITIONS OF ENERGY MATTERS PAYMENT PLAN

These T&Cs of Energy Matters Payment Plan apply in conjunction with the Energy Matters Goods and Services T&Cs where you apply to pay for the Goods and Services using Energy Matters Payment Plan.

## 3. WARRANTIES AND ACKNOWLEDGEMENTS BY YOU

3.1 You:

- (a) warrant that you have read and understood these T&Cs of Energy Matters Payment Plan;
- (b) warrant that all information you provide in relation to your application for Energy Matters Payment Plan is true and accurate and you acknowledge and agree that Energy Matters and the Energy Matters Payment Plan Provider will rely on that information in offering you Energy Matters Payment Plan;
- (c) acknowledge that in the event additional costs are payable under clause 3 of Energy Matters' Goods and Services T&Cs, you will not be able to pay these fees and charges by adding the amount to your Energy Matters Payment Plan.

3.2 You acknowledge and agree that if for any reason you do not enter into a legally binding agreement with the Energy Matters Payment Plan Provider then:

- (a) you remain liable to pay to Energy Matters the full cost of any Goods and Services provided; and
- (b) Energy Matters' Goods and Services T&Cs alone, and not these T&Cs of Energy Matters Payment Plan, will apply to your purchase.

3.3 You acknowledge that our Privacy Policy is incorporated into these T&Cs of Energy Matters Payment Plan and acceptance of these T&Cs constitutes acceptance of our Privacy Policy.