



RAA Home Battery Energy Plan – Terms and Conditions

These RAA Home Battery Energy Plan Terms and Conditions apply in addition to the obligations set out in your Agreement, during the Benefit Period.

Definitions

All other words appearing in capital letters in these Terms and Conditions have the same meaning as when used in the Agreement Terms, unless defined below.

RAA Home Battery Energy Plan Access Credit means a monthly credit applied to your account pursuant to the RAA Home Battery Program section.

Benefit Period means the twelve (12) month period you can receive the RAA Home Battery Energy Plan Access Credit in accordance with these Terms and Conditions.

Energy Management Solutions means the provision of the services provided by us to you in connection with your Energy System under these Terms and Conditions.

Excluded Loss means:

- a) loss of profit, revenue, or anticipated savings;
- b) financing costs;
- c) loss of access to markets;
- d) damage to credit rating or goodwill;
- e) loss of opportunity;
- f) special, incidental or punitive damages; or
- g) any loss or damage arising from special circumstances that are outside the ordinary course of things however arising in relation to this Agreement, and regardless of the basis of the claim (including negligence).

Energy Storage System means a battery system approved by us and any associated hardware, software, internet connections and smart meter.

RAA Home Battery Energy Plan Access Credit

Subject to meeting and continuing to meet the Eligibility Criteria, we agree to pay you certain credits, including the RAA Home Battery Energy Plan Access Credit, depending on your Energy Storage System as set out in the Details section of your Welcome Pack.

Your RAA Home Battery Energy Plan Access Credit has been calculated as a daily average and will be credited to your account per calendar month on a pro-rated basis.

If eligible, the RAA Home Battery Energy Plan Access Credit will be provided to you as follows:

- a) it will be credited to your account monthly: and
- b) it will be shown as a credit amount on each bill (provided the amount is not zero).

At our discretion, and upon prior notice to you, we may stop paying the RAA Home Battery Energy Plan Access Credit if a reliable and continuous communications connection to your Energy Storage System is lost for 10 business days or longer. We will not recommence paying the RAA Home Battery Energy Plan Access Credit to you until communications is re-established.

Eligibility Criteria

The RAA Home Battery Energy Plan Access Credit is only available if, at all times during the Benefit Period:

- you are not a member of a virtual power plant trial, demonstration or product;
- are a South Australian residential customer who meets our creditworthiness and other eligibility criteria;
- you are a current RAA member and have been referred to Simply Energy by the RAA;
- have a fully functioning and performing solar PV system (with a minimum 3kW inverter size) installed at your residential premises;
- have an Energy Storage System on our list of eligible Energy Storage Systems (as at the date you entered into this contract), installed at your premises;
- have a remotely read interval meter (smart meter) installed at your premises (and, where you do not have a smart meter installed at your premises before the commencement of the RAA Home Battery Energy Plan benefit period, you have agreed to have a smart meter installed at your premises because a smart meter is required to enable the provision of energy management solutions to you);
- have an available, continuous and reliable internet connection at your premises to which your Energy Storage System will be connected (and you do not have a Satellite NBN nor a 3G/4G internet connection);
- you are continuing to comply with the Eligibility Criteria; and
- your Agreement has not ended.

The payment of the RAA Home Battery Energy Plan Access Credit will not commence until:

- · the Benefit Period has started;
- you have met all of the Eligibility Criteria;
- you have provided any information reasonably requested by us.
- we have commenced reliable and continuous communication with your Energy Storage System.

Participation in the RAA Home Battery Energy Plan powered by Simply Energy

Management and Control

You agree:

- to make the electricity in your battery facility available to us;
- we may monitor, control and manage your Energy Storage System in accordance with this contract;
- we may, from time to time, at our discretion:
- » draw electricity to your battery facility from your solar PV system, the national electricity grid or the distribution network;
- » store electricity in your battery facility;

- » place your battery on hold (cease charging and discharging) for periods of time;
- » discharge electricity from your battery facility, whether to your premises, to a supply point in the distribution network, or to the national electricity grid; or
- » set the operating mode of the battery facility;
- that we may engage third party providers to do any of the activities described in this contract on our behalf (including without limitation, to operate, or assist to operate, the Simply Energy Power Plant).

You agree, if the manufacturer of your battery facility has restrictions on how the battery facility may be operated as part of a Virtual Power Plant, we will operate your battery facility in accordance to those restrictions provided that you or the manufacturer has drawn that to our attention.

You agree, that if we draw electricity to your battery facility from the national electricity grid or your distributor's distribution network that electricity will form part of your electricity usage for the purposes of the calculation of your charges.

Your Obligations

During the Benefit Period, you must:

- ensure that your Energy Storage System is properly functioning and connected to the internet connection at all times;
- not interfere with or override in any way
 the activities described in this contract
 (including, without limitation, by using any
 third party software applications and tools
 to modify or alter any settings or features, or
 to select the operating mode, in connection
 with your Energy Storage System);
- if we provide you with an instruction to ensure that your operation of the battery facility is in compliance with this contract, including to select the operating mode, promptly comply with our instruction; and
- otherwise continue to meet the Eligibility Criteria.

If any material is developed or created under this contract or in the course of providing the Energy Management Solutions to you, we will own all rights, including any intellectual property, in that material. You agree to assign your rights in such materials to us on their creation.

Limitation of Liability

Subject to applicable law, neither Party is liable to the other for any Excluded Loss.

This Agreement does not affect any limitation of liability or immunity either Party has under applicable law.





Maintenance

You agree to:

- regularly monitor the Energy Storage System to ensure that it is operating and storing solar power;
- take all reasonable steps, at your cost, to ensure that the Energy Storage System is in good working order at all times and able to reliably and continuously communicate with us:
- maintain the Energy Storage System in a safe condition and in accordance with the requirements of the relevant manufacturer, the Clean Energy Council and the distribution network;
- ensure that any work on the Energy Storage System and equipment (to the extent required by law), and any associated work at your premises, is done by appropriately qualified electricians; and
- keep all vegetation, structures and vehicles at your premises clear of the Energy Storage System.

Specific Notice

You must give us 20 business days' notice if:

- you will cease to meet any of the Eligibility Criteria (for example, if you will move premises); or
- there will or is likely to be a change to the generating capacity of your battery facility, solar PV system or any other associated equipment (for example, if you need to repair, remove or modify any component of the Energy Storage System).

Data

You agree to make available to us or consent to us obtaining, information relating to the amount of electricity stored in your battery facility and any other information necessary for us to evaluate or perform the services described in this contract.

You acknowledge that the Energy Management Solutions may capture data. Insofar as permitted by applicable law, that data will be owned by and transmitted to us. You agree:

- · to this ownership and transmission; and
- that we may use and share this data however we see fit, including for the purposes of disclosing it to any third party associated with the provision of Energy Management Solutions (including Royal Automobile Association of South Australia Incorporated (RAA), our related bodies corporate and any personnel of us and our related bodies corporate, your distributor and government agencies), and that your agreement will continue to apply to any data received before or after the Benefit Period.

You acknowledge that government agencies may make data available to the public in connection with any agreements or funding arrangements between us and that government agency, and we have no liability for that publication.

Where we exchange data and personal information about you with third party providers you agree that in the event of a privacy breach by an overseas recipient, we will not be accountable for that recipient under Australia's Privacy Act and you may not be able to seek redress under the Privacy Act.

Feed-in Tariff

We will purchase your feed-in electricity at the voluntary or regulatory feed-in tariff in accordance with the terms of the feed-in electricity arrangement.