

Design Pack – Legal Disclaimer

Disclaimer: The provision of this design pack (the “Design Pack”) and its contents, including without limitation all information supplied by Phoenix Renewables Ltd T/A The Phoenix Works (hereafter “TPW”) in this Design Pack, is governed by TPW's General Terms & Conditions.

Without prejudice to the foregoing, TPW's total liability, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, in connection with this Design Pack shall not exceed the lower of: (i) 100% of the charges paid by the customer in relation to this Design Pack; and (ii) any amount specified in TPW's General Terms & Conditions, provided that:

- (A) TPW shall not be liable for any loss suffered by the customer and/or any other third party where the customer and/or any third party undertakes the installation of any EVSE;
- (B) TPW shall not be liable for the accuracy, completeness, suitability and/or legality (or otherwise) of any information contained in this Design Pack which is provided by any third party and/or in relation to the use of any third party products and/or services referred to in this Design Pack;
- (C) TPW shall not be liable for any of the following: indirect, special or consequential loss; loss of sales, business or profits; loss of use; loss of damage to goodwill or reputation; loss of use or corruption of software, data or information; loss of anticipated savings; business interruption; loss or damage arising from liability to third parties, whether or not such loss or damage could have been anticipated;
- (D) TPW cannot guarantee the accuracy, completeness, suitability and/or legality (or otherwise) of this Design Pack including without limitation all information supplied by TPW in connection with it where the relevant installation services are performed by TPW more than 6 months after the date of the Design Pack;
- (E) nothing herein limits TPW's liability for: death or personal injury caused by negligence; fraud or fraudulent misrepresentation; and matters which cannot, by law, be restricted or excluded.

Intellectual Property Rights: Any and all rights (including all intellectual property rights) in the Design Pack shall vest in and be owned by TPW and/or its licensors. TPW hereby grants the customer a non-exclusive, non-sublicensable, limited licence of any such intellectual property rights in the Design Pack as is strictly necessary for the purpose of the customer receiving the Design Pack services from TPW. The customer shall not assign, novate or otherwise transfer the rights granted herein.

In the event of any conflict between the terms herein and TPW's General Terms and Conditions then TPW's General Terms and Conditions shall take precedence.

