

Low Emission Transport: Public EV Charging Fund

Project Funding Agreement

EECA

**Energy Efficiency and Conservation Authority**

Recipient

**[Recipient]**

## Parties

1. **Energy Efficiency and Conservation Authority** (NZBN 9429041901953), a Crown entity constituted under the Energy Efficiency and Conservation Act 2000 ("**EECA**"); and
2. **[Recipient]** (NZBN XXXX), a [New Zealand registered company] located at [Location] ("**Recipient**").

## Background

1. EECA administers the Low Emission Transport (LET): Public EV Charging Fund. The Fund’s aim is to encourage innovation and investment to promote, enable and accelerate the uptake of electric and other low emission vehicles into New Zealand that would not otherwise occur.
2. The Recipient has successfully applied to the LET: Public EV Charging Fund for funding support from EECA, and has agreed to implement a Project.
3. EECA has agreed to provide such funding support to the Recipient for the purpose of the Project on the terms of this Agreement.

## Agreement

1. **Definitions and Interpretation**
   1. In this Agreement:

"**Agreement**" means this project funding agreement, including all Schedules;

"**Business Day**" means a day on which registered banks are open for general banking business, other than a Saturday or Sunday, in New Zealand;

“**Claim**” means a claim for EECA Funding made by the Recipient to EECA in the manner specified in clause 4;

"**Completion Date**" means, in relation to each milestone set out in item 5 of Schedule 1, the date by which the Recipient must complete that milestone;

"**Confidential Information**" of a party (*Owner*), means any information in the possession or control of another party (*Holder*) that:

* + 1. was originally acquired by the Holder in connection with this Agreement through disclosures made by or at the request of the Owner; and/or
    2. was originally acquired by the Holder in connection with this Agreement through any access to, or viewing, inspection or evaluation of, the premises, facilities, documents, systems or other assets owned or controlled by the Owner; and/or
    3. is derived from information of a kind described in paragraph (a) or (b) above, but excludes any information which the Holder can show:
       1. was lawfully acquired by the Holder, entirely independently of its activities in connection with this Agreement, and is free of any other obligation of confidence owed to the Owner; and/or
       2. has been independently developed by the Holder without reference to the Owner’s Confidential

Information, and without breaching any other obligation of confidence owed to the Owner.

"**EECA Funding**" means the maximum amount of funding payable by EECA to the Recipient (on a Milestone- by-Milestone basis) to support the Project. The maximum amount payable under this Agreement is set out in item 4 of Schedule 1;

**“Force Majeure Event”** means an extraordinary event or circumstance beyond the reasonable control of a party such as an Act of God (but excluding lack of funds);

"**GST**" means goods and services tax within the meaning of the Goods and Services Tax Act 1985;

**“Insolvency Event”** means in relation to a party, where that party suspends or ceases to conduct its principal business or threatens to do so; becomes, is likely to become or is presumed by law to be insolvent; makes or proposes to make any assignment, arrangement, compromise or composition with, or for the benefit of, any of its creditors; has any of its assets subject to any form of seizure or execution; has a receiver, liquidator, administrator, statutory manager or any similar insolvency administrator appointed; is removed from the Register of Companies or suffers any analogous event.

**“Milestone”** means a project milestone to be achieved by the Recipient as set out in the table in item 5 of Schedule 1;

"**Project**" means the project to be undertaken by the Recipient, as described in Schedule 1;

"**Project Reports**" means the reports that are set out in the table in item 5 of Schedule 1 and that the Recipient is required to provide to EECA under clause 4.2 of this Agreement;

"**Proposal**" means the proposal for the Project that the Recipient supplied to EECA;

“**Records**” means all information and data for the management of this Agreement and the delivery of the Project. Records include, but are not limited to, reports, invoices, letters, emails, notes of meetings, photographs and other media recordings. Records can be hard copies or soft copies stored electronically;

“**Schedule”** means a schedule attached to this Agreement;

**“Serious Incident**” means any notifiable event as defined by the Health and Safety at Work Act 2015;

**“Supplier Declaration of Conformity”** means a declaration, required by Regulation 83 of the Electricity (Safety) Regulations 2010 (see: [https://worksafe.govt.nz/topic-and- industry/electricity/appliances-and-](https://worksafe.govt.nz/topic-and-industry/electricity/appliances-and-fittings/high-and-medium-risk-products/medium-risk-product-list/supplier-declaration-of-conformity/) [fittings/high-and-medium-risk-products/medium-risk-product-list/supplier-declaration-of-conformity/](https://worksafe.govt.nz/topic-and-industry/electricity/appliances-and-fittings/high-and-medium-risk-products/medium-risk-product-list/supplier-declaration-of-conformity/)) and provided to the Recipient by the supplier of any electric vehicle supply equipment, that any such equipment installed under this Agreement complies with the relevant recognised standard;

“**Worker**” means any person who carries out work for the Recipient in any capacity, including work as an employee, contractor or subcontractor, an employee of a contractor or subcontractor, or a volunteer worker. It also includes anyone else directed or influenced by the Recipient in the exercise of their work;

**“WHS Laws”** means all applicable legislation and regulations in force including, but not limited to, the Health and Safety at Work Act 2015 and any amendments or replacement legislation, the Hazardous Substances and New Organisms Act 1996, the Resource Management Act 1991, the Building Act 2004, and the Human Rights Act 1993 and all relevant Regulations, Approved Codes of Practice, New Zealand Standards and guidance material, and/or other international standards and guidance material regarding best practice requirements for undertaking the Project that the Recipient could reasonably be expected to be aware of.

* 1. Interpretation:
     1. References to clauses and schedules are to clauses and schedules of this Agreement unless the context requires otherwise.
     2. The headings in this Agreement are for convenience only and have no legal effect.
     3. The singular includes the plural and vice versa.
     4. A reference to a statute includes a legislative instrument or other subordinate legislation made under it and amendments to or replacement of any of them from time to time.

## Term

* 1. This Agreement will commence on the date it is signed by both parties and continue until [Date] unless the Agreement is terminated earlier in accordance with clause 9.
  2. This Agreement can be amended or extended by agreement in writing by the parties.

## Recipient's Obligations

* 1. The Recipient will:
     1. undertake the Project in accordance with this Agreement;
     2. take full responsibility for the Milestones as part of the Project and manage the implementation of the Project in accordance with good operational and health and safety practices;
     3. implement and manage the Project with all due care and skill and to a professional standard commensurate with the nature of the Project;
     4. notify EECA promptly of any matter that could impact or delay the Milestones or Project Reports or any other aspect of the Project;
     5. attend regular meetings with EECA to discuss progress with the Project;
     6. not act in a manner that would damage the reputation of EECA;
     7. comply with the project specific conditions detailed in Schedule 2;
     8. comply with the knowledge and reporting requirements set out in Schedule 3; and
     9. notify EECA of any contracts it intends to enter into with any third parties in relation to the Project and shall not unreasonably refuse to incorporate agreed requirements into the same. If the Recipient sub- contracts any aspect of its performance under this Agreement the Recipient is liable for all acts or omissions of the relevant sub- contractor and any such sub-contracting will not release the Recipient from liability for the performance of any of its obligations under this Agreement.

## EECA Funding

* 1. Subject to the funding criteria in item 4 of Schedule 1, and the Recipient's compliance with this Agreement, EECA agrees to pay the Recipient the EECA Funding, applicable to and on the achievement of each Milestone.
  2. To receive EECA Funding, the Recipient must provide EECA with a Claim and the applicable Project Report. The Claim will contain at least the following details:
     1. the Recipient's name, address and GST number;
     2. the Proposal number (refer Schedule 1);
     3. the Milestone against which the Claim is being made;
     4. evidence of completion of the relevant milestone (e.g. receipts or proof of purchases, photos); and
     5. the amount and GST due.
  3. Following the receipt and approval of a Claim, EECA will provide the Recipient with a buyer created invoice at the time of making payment.
  4. Subject to clause 4.5, if EECA receives a valid Claim by the 10th of the month following the month that the

Claim relates to, EECA will pay the sum set out in the Claim on the 20th day of that month. Any valid Claims received after the 10th of the month will be paid by the 20th of the following month.

* 1. If EECA disputes the sum in any Claim:
     1. EECA will notify the Recipient of the dispute following receipt of the Claim;
     2. EECA will pay the undisputed portion of the Claim in accordance with clause [4.4;](#_bookmark0) and
     3. the disputed portion will be dealt with under clause 11 (Disputes).
  2. EECA is not under any obligation to make any payment under this Agreement until EECA has received:
     1. a valid Claim for the EECA Funding from the Recipient; and
     2. reasonably satisfactory evidence from the Recipient, including any other evidence not stipulated in the reporting requirements, necessary to demonstrate that the relevant milestone has been completed in accordance with this Agreement.
  3. If EECA is required by law to withhold any taxes from any payment required to be made by it under this

Agreement, payment of the valid Claims shall be deemed to have been made in full if EECA makes payment of the invoiced sum, less the taxes so required to be withheld.

* 1. The Recipient agrees and warrants that it will use EECA Funding only for the purposes set out in this Agreement. If any of the EECA Funding is not used for the purpose of the Project, the Recipient must immediately repay the EECA Funding.
  2. The Recipient agrees that it has not received and will not receive any other New Zealand Government funding (including from any Crown entity) in connection with this Project.

## Repayment

* 1. Without limiting any other remedy EECA may have, the Recipient must repay EECA any amounts of EECA Funding paid to the Recipient in the circumstances set out in this clause 5.
  2. If the actual total costs of the Project are less than the total costs set out in the Proposal, and the Recipient has claimed, and EECA has paid the full amount of EECA Funding available under this Agreement, the Recipient will repay to EECA an amount of EECA Funding proportional to the reduction in total costs (i.e. so that the EECA Funding does not exceed the percentage of total costs as set out in item 4 of Schedule 1, when applied

against actual costs) within 10 days of a demand in writing by EECA.

* 1. EECA may at its sole discretion require the Recipient to repay to EECA any amounts it has paid to the Recipient under this Agreement (such repayment to be made within 20 Business Days of EECA’s notice) if the Recipient:
     1. materially breaches any of its obligations and does not remedy such breach within 20 Business Days of being notified in writing of the breach by EECA; or
     2. suffers an Insolvency Event.

## Information Management

* 1. The Recipient must:
     1. provide EECA with the Project Reports by the relevant Milestone ‘Completion date’ specified in item 5 of Schedule 1;
     2. keep and maintain full, true and up-to-date Records of the performance of its obligations under this Agreement during the term of this Agreement and for a minimum of three years following termination or expiry of the Agreement;
     3. allow EECA or its nominee on request and subject to reasonable notice to audit the Records, or audit the performance of the Recipient under this Agreement (including reviewing the Records) from time-to-time, as reasonably required by EECA;
     4. co-operate with EECA and provide all information and assistance reasonably requested by EECA to allow EECA to promote, if successful, the Project through the publication of case studies, guides, workshops and seminars (including the participation of the Recipient at one or more workshops and seminars arranged by EECA);
     5. provide to EECA any information reasonably requested by EECA relating to the performance of the Recipient’s obligations pursuant to this Agreement. All information provided by the Recipient must be in a format that is usable by EECA, and delivered within a reasonable time of the request;
     6. co-operate with EECA to provide any of the information requested under clause 6.1(e) as soon as reasonably practicable if the information is required by EECA to comply with an enquiry or its statutory, parliamentary, or other reporting obligations; and
     7. make sure that any Records provided to EECA or created for EECA, are securely managed and securely destroyed on their disposal.
  2. The parties shall otherwise co-operate promptly and share information with each other as necessary to meet the operational objectives of EECA and enable the parties to perform their respective obligations under this Agreement.

## Intellectual Property

* 1. Any intellectual property already in existence at the commencement of this Agreement shall remain the property of that party.
  2. All intellectual property created, or developed, by, or for, the Recipient in performing this Agreement, including all intellectual property rights in the Project will be owned by the Recipient.
  3. The Recipient grants to EECA a perpetual, irrevocable, royalty-free and non-exclusive licence to use the Recipient’s existing and new intellectual property in relation to the Project solely and to the extent strictly necessary for EECA to carry out EECA’s obligations provided in this Agreement and for no other purpose whatsoever. Without limiting the foregoing, EECA acknowledges EECA is not granted any rights whatsoever to use or exploit commercially or otherwise the Recipient's existing or new intellectual property, or to share such intellectual property with any third parties other than as necessary to fulfil its reporting obligations.

## Health And Safety

* 1. If there is an inconsistency or ambiguity between this clause and the WHS Laws, the WHS Laws will prevail.
  2. The Recipient must at all times when undertaking the Project in accordance with this Agreement comply with all applicable WHS Laws.
  3. The Recipient must (and must ensure that its Workers):
     1. at all times identify and exercise all necessary precautions for the protection of the health and safety of all persons including Workers, EECA, and members of the public who may be affected by the Project or by the performance or purported performance of the Project;
     2. undertake the Project in a safe manner; and
     3. in performing its obligations under this Agreement, including undertaking the Project, do all things reasonably requested by EECA or any of its personnel to allow EECA to discharge and comply with EECA’s obligations under the WHS Laws in relation to the project.
  4. The Recipient will:
     1. comply with any directions on safety issued by any relevant authority;
     2. notify EECA and the relevant authorities promptly after any Serious Incident regarding the Project;
     3. promptly after that event occurs, conduct an investigation into the circumstances of such a near miss or an incident (including a Serious Incident) affecting or potentially affecting the health and safety of any person and promptly notify EECA of the outcome of any such investigation in relation to the Project; and
     4. if requested by EECA, promptly provide to EECA any documents relating to or created in respect of any investigation (by the Recipient or any regulator) into a near miss or incident (including a Serious Incident) in relation to the Project.
  5. EECA and the Recipient may schedule a meeting prior to commencement of the Project at which health, and where applicable safety systems, and performance, will be reviewed. Topics for discussion will include but are not limited to:
     1. the Recipient’s health and safety system which includes hazard identification, risk assessment, training, supervision and monitoring. If required, the Recipient will work with EECA to complete a hazard and risk identification and management process for the Project to identify potential hazards/risks and develop a system to control those hazards/risks prior to commencing work, where relevant;
     2. supervision and training of Workers performing work for or participating in the Project if applicable;
     3. the provision of protective safety equipment to Workers participating in the Project if applicable;
     4. the provision of first aid equipment for Workers participating in the Project if applicable.
  6. The Recipient must ensure and provide (on request) evidence to the reasonable satisfaction of EECA, that any subcontractor it engages in accordance with this Agreement has the necessary safety systems and expertise to carry out the work to be subcontracted.
  7. The parties will consult, co-operate, and co-ordinate activities with each other in order to ensure that each of the parties (including, in the case of the Recipient, any subcontractors) meet their obligations under this

Agreement and the WHS Laws.

## Termination

* 1. Either party may terminate this Agreement if the other party commits a material or persistent breach of this Agreement and, if such breach is capable of remedy, fails to remedy that breach within 20 Business Days after receipt of a notice from the other party requiring the breach to be remedied.
  2. EECA may terminate this Agreement on notice with immediate effect if:
     1. EECA’s source of funding for this Agreement is withdrawn;
     2. EECA considers in its sole discretion the Recipient has not materially fulfilled its obligations under clause 3.1; or
     3. the Recipient becomes insolvent; or
     4. the Recipient is the subject of enforcement action pursuant to the WHS Laws in relation to the Project.
  3. Upon termination of the Agreement under clause 9.2, EECA will not be obliged to pay the EECA Funding remaining under the contract and any EECA Funding paid to the Recipient will be repayable on demand by EECA.
  4. The termination of this Agreement shall be without prejudice to either party's rights and remedies in respect of any breach by the other party to this Agreement.

## Confidentiality and Publicity

* 1. Except as permitted by clause 10.2, each party shall keep the other party’s Confidential Information confidential and will not disclose any Confidential Information to any person or use the Confidential Information for any purpose other than to perform this Agreement.
  2. Notwithstanding clause 10.1, a recipient of Confidential Information may disclose any Confidential Information if, and to the extent that, disclosure is required by law (including under the Official Information Act 1982 and the Health and Safety at Work Act 2015) or any governmental authority, regulator, or parliamentary convention, provided that the disclosing party gives the other party notice of the requirement as soon as practicable before such disclosure is made, and gives the other party copies of any such information to be disclosed.
  3. Each party will ensure that its personnel:
     1. are aware of the confidentiality obligations in this Agreement; and
     2. do not use or disclose any of the other party’s Confidential Information except as allowed by this Agreement.
  4. Nothing in this agreement restricts EECA's ability to:
     1. discuss with, and provide to any Minister of the Crown, any other government agency, including the Ministry of Business, Innovation and Employment, or any of their respective advisors, any information concerning this Agreement (including the Project Reports), the Recipient or the Project or the EECA Funding;
     2. meet its obligations under any constitutional or parliamentary convention (or other obligation at law) of or in relation to the New Zealand Parliament, the New Zealand House of Representatives or any of its committees, any Minister of the Crown, or the New Zealand Auditor-General, including any obligations under the "no surprises" policy advised by Ministers of the Crown; and
     3. publicise and report on the awarding of the EECA Funding, including the name of the Recipient, the amount and duration of the EECA Funding, and the details of the Project.
  5. Except as required by law, the Recipient shall not make an announcement or disclosure relating to the contents of this Agreement or the Project except as agreed by EECA in advance (such approval not to be unreasonably

withheld or delayed).

* 1. Subject to clause 10.8, EECA may publish the results and findings arising from the Project in such manner and media as it thinks fit.
  2. The Recipient acknowledges that EECA is subject to the Official Information Act 1982 (*OIA*) and may be required to disclose information pursuant to that Act. In particular, the Recipient acknowledges that:
     1. the contents of this Agreement; and
     2. information provided to EECA,

may be official information in terms of the OIA and, in line with the purpose and principles of the OIA, this Agreement and such information may be released to the public unless there is good reason, in terms of the OIA, to withhold it.

* 1. EECA will, where appropriate and reasonable, provide the Recipient the opportunity to review any public release of any information that relates to the Recipient (whether it be advertising, appointments, official releases, OIA releases, information sharing gateways etc.) and shall ensure that the Recipient has an opportunity to respond prior to the public release.
  2. The Recipient will notify EECA of any actual or anticipated issues, including but not limited to health and safety events or investigations by a regulator that could impact on the Project agreed under this Agreement.

## Disputes

* 1. If any dispute or difference arises between the parties in relation to, or arising out of, this Agreement, both parties will endeavour in good faith to settle the dispute by agreement.
  2. If the dispute or difference is not settled by agreement within 20 Business Days of the dispute arising then, unless agreed otherwise, either party may refer the dispute to mediation.
  3. If a dispute is referred to mediation, the mediation will be conducted:
     1. by a single mediator agreed by the parties or if they cannot agree, appointed by the Chair of the Resolution Institute;
     2. on the terms of the Resolution Institute standard mediation agreement; and
     3. at a fee to be agreed by the parties or if they cannot agree, at a fee determined by the Chair of the Resolution Institute.
  4. Each party will pay its own costs of mediation under this clause [11.](#_bookmark1)
  5. Neither party may issue legal proceedings (other than for urgent interlocutory relief) in respect of such dispute or difference, unless that party has first taken all reasonable steps to comply with clauses 11.1 to 11.3.

## Insurance

* 1. It is the Recipient’s responsibility to ensure the risks of doing business are adequately covered by insurance. The Recipient must within 10 Business Days of a request from EECA provide proof confirming the specific nature and quantity of the insurance cover held and show that this cover is current.

## Indemnity

* 1. The Recipient shall, to the full extent permitted by law, defend, indemnify and hold harmless EECA, from and against any and all damage, loss (including loss of profits), cost, liability, and expense whatsoever (including legal fees, third party claims, all and any actual court costs, witness fees and expenses and all disbursements) directly incurred by reason of:
     1. any failure by the Recipient to perform any covenant or observe any obligation of the Recipient under this Agreement; or
     2. any breach by the Recipient of any representation, warranty, or covenant on the part of the Recipient contained in this Agreement; or
     3. the negligence or wrongful act or omission of the Recipient in performing any of its obligations under this Agreement.
  2. Notwithstanding clause 13.1, neither party shall be liable for any breach of this Agreement to the extent such breach is due to a Force Majeure Event, provided that it keeps the other party fully informed of the situation, uses reasonable endeavours to mitigate the effect of the Force Majeure Event and resumes full performance as soon as reasonably practicable.

## General

* 1. **Assignment**: The obligations of the Recipient under this Agreement are personal to the Recipient and may only be assigned or transferred with the prior approval in writing of EECA, such approval not to be

unreasonably withheld.

* 1. **Change of Control**: Any change in the majority shareholding of the Recipient or the effective management control of the Recipient shall be deemed to be an Assignment under this Agreement requiring the consent of EECA pursuant to clause 14.1.
  2. **Counterparts**: This Agreement may be signed in any number of counterparts (including electronic copies)

and provided that each party has signed a counterpart, the counterparts, when taken together, will constitute a binding and enforceable agreement between the parties.

* 1. **Electronic Signatures:** Each party agrees that this Agreement and any other associated document(s) may be electronically signed, and that any electronic signatures appearing on this Agreement or such other documents are the same as handwritten signatures for the purposes of validity, enforceability, and admissibility.
  2. **Entire agreement**: The parties acknowledge that this Agreement sets out the entire agreement and

understanding of EECA and the Recipient and supersedes all prior oral or written agreements, understandings or arrangements relating to its subject matter.

* 1. **Further assurances**: Each party shall, at its own expense, promptly sign and deliver any documents, and do all things, which are reasonably required to give full effect to the provisions of this Agreement.
  2. **New Zealand Law**: This Agreement will be governed by and construed in accordance with the laws of New Zealand and the parties submit to the non-exclusive jurisdiction of the New Zealand courts. All money specified in this Agreement is in New Zealand dollars. Days, dates and times are New Zealand time.
  3. **No partnership**: Nothing contained in this Agreement shall be deemed to constitute either party as being the partner of the other or to constitute either party as being the agent or legal representative of the other. Neither party shall have any authority to act or to assume any obligation or liability on behalf of the other.
  4. **Notices**: Each notice under this Agreement shall be in writing and delivered by courier or sent by email to the address set out in item 6 of Schedule 1. A notice is deemed to be received:
     1. if delivered by courier, when delivered; or
     2. if sent by email, when actually received,

provided that any notice received after 5 pm on a Business Day or on a non-Business Day shall be deemed to have been received on the next Business Day.

* 1. **Variations**: This Agreement cannot be varied in any manner except by way of agreement in writing signed by or on behalf of the parties.
  2. **Survival**: Following expiry or termination of this Agreement, clauses 5 (Repayment of EECA Funding), 7 (Intellectual Property), 9 (Termination), 10 (Confidentiality and Publicity), 11 (Disputes), 12 (Insurance), 13 (Indemnity), and items 5, 6 and 7 of Schedule 2 (clause 3.1(g) Project Specific Conditions), together with other provisions that are by their nature intended to survive, will remain in effect.

## Execution

|  |  |  |  |
| --- | --- | --- | --- |
| **Signed** for and on behalf of |  |  |  |
| **Energy Efficiency and Conservation Authority** by |  |  |  |
|  |  |  | Signature |
| Print Name |  |  | Position |
|  |  |  | Date |
| **Signed** for and on behalf of |  |  |  |
| **[Recipient]** by |  |  |  |
|  |  |  | Signature |
| Print Name |  |  | Position |
|  |  |  | Date |

## Schedule 1: Project Details, Deliverables and Reporting

|  |  |
| --- | --- |
| 1. **Project number** | 00-000 |
| 1. **Project title** | [Title] |
| 1. **Project description** | [Description of Project] |
| 1. **Project Go-live date** 2. **Site** 3. **EECA Funding and payments** | [Date]  [Location details]  EECA Funding is capped at a maximum of $[Amount] plus GST.  EECA Funding cannot exceed 50% of the actual costs of delivery of any Milestone. |

## Milestones

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Milestone number and description** | | **Deliverable to EECA and reporting** | **Completion date** | **EECA**  **Funding** |
| 1 | Project planning and initiation | A report confirming that:   * A project plan for the delivery of the Project has been completed (see item 1 of Schedule 2, and the requirements set out in Schedule 3); * The Project has commenced; * Registration of planned Project on EV Roam; * The following three Project elements have been completed by [Date]:   + The Site(s) have been secured (copy of lease or purchase document);   + Resource consent is secured if needed.   + Recipient Project funding is secured. * If one of more of these three Project elements have not been completed within the stipulated timeframe, the Project will terminate. |  | Nil |
| 2 | Asset ordering complete | Evidence of key project equipment ordered including charger specifications. |  | Nil |
| 3 | Electrical connection agreement signed | Copy of signed agreement and invoice(s). |  | $[Amount] |
| 4 | Site construction and charger installation complete | A report containing evidence of the completion of Site construction and charger installation. |  | Nil |
| 5 | Launch (Go-live) of the charger(s) | Evidence of the launch and promotion of the charger(s).  Confirmation of registration with ‘EV Roam’. |  | Nil |
| 6 | Operational data for first six months of the chargers from date of commissioning | A report containing operational data for the six-month period as specified in Schedule 3 of this Agreement. |  | Up to $5,000 |
| 7 | Operational data for first twelve months of the Project from date of commissioning | A report containing operational data for the twelve-month period as specified in Schedule 3 of this Agreement. |  | Up to $5,000 |
| 8 | Project close-out interview with EECA | Project close-out interview:  An interview with EECA to discuss the outcomes of the Project, alignment with Project objectives and opportunities for knowledge sharing, such as industry conferences, papers and promotional activity.  Preparation for the interview will include an assessment of Project activities and outcomes during the Project period, including specific results and outcomes, key barriers and  challenges, relevant data and evidence and lessons learned. |  | Nil |

1. **Address for notices**

## Recipient

Recipient name

Recipient address

Attention: Name

Email: Recipient email

**EECA**

Energy Efficiency & Conservation Authority

Level 8,

44 The Terrace

Wellington 6011

Attention: EECA Representative

Email: [LETFund@eeca.govt.nz](mailto:LETFund@eeca.govt.nz)

## Schedule 2: Project General Conditions

The Recipient will:

1. Ensure the Project plan is kept up to date and is available to EECA on request, to manage the performance of its obligations under this Agreement; and which must include as appropriate:
   1. Project timetable and activity schedules;
   2. Updated Project budget;
   3. Any proposed changes to Site details, including address for installation of technologies or charging infrastructure, or location of Project;
   4. Project delivery resources; and
   5. Project risk assessment and mitigation measures.

The Recipient will:

1. Ensure that any electric vehicle charging infrastructure installed under this Agreement complies with the NZ Transport Agency public charging infrastructure guidelines;
2. Ensure that any electric vehicle supply equipment installed under this Agreement complies with the technical guidance developed by WorkSafe ([https://worksafe.govt.nz/laws-and-regulations/regulations/electrical-](https://worksafe.govt.nz/laws-and-regulations/regulations/electrical-regulations/regulatory-guidance-notes/electric-vehicle-charging-safety-guidelines/) [regulations/regulatory-guidance-notes/electric-vehicle-charging-safety-guidelines/](https://worksafe.govt.nz/laws-and-regulations/regulations/electrical-regulations/regulatory-guidance-notes/electric-vehicle-charging-safety-guidelines/)). Projects that include EV chargers must also follow EECA’s Publicly Available Specifications (PAS) Guidelines on commercial and residential charging (htt[ps://www.](http://www.eeca.govt.nz/regulations/publicly-available-specifications/)%3B)eeca.[govt.nz/regulations/publicly-available-specifications/);](http://www.eeca.govt.nz/regulations/publicly-available-specifications/)%3B)
3. Provide EECA with a Supplier Declaration of Conformity for each type and model of electric vehicle supply equipment installed under this Agreement;
4. Ensure that any electric vehicle supply equipment purchased or leased under this Agreement is insured against damage and loss for a minimum period of two years from the date of purchase;
5. Ensure that all electric vehicle supply equipment installed under this Agreement is available for use in a well maintained and legal state for a minimum period of two years, with an annual availability of 98% including scheduled maintenance activity, from the date of commissioning;
6. Repair the funded electric vehicle supply equipment, in the event that any is out of service, in a prompt manner to ensure compliance with the availability requirements specified in item 6 above;
7. Ensure that all sign writing and branding to be done as part of this Agreement is completed according to brand guidance provided to the Recipient by EECA; and
8. Ensure that electric vehicle chargers are registered on EV Roam.

## Schedule 3: Knowledge Sharing and Reporting

The Recipient will provide knowledge, reporting and data deliverables set out below and in Schedule 1, and as agreed with EECA from time to time. Formal reports containing the information set out below will be required at 6 and 12 months after project launch.

|  |  |  |
| --- | --- | --- |
| **Data Item** | **Units** | **Description** |
| **On-off charger station details (per Charging Station)** | | |
| Location of charger |  | Physical address of site |
| Date first operational |  | The date the charger was first operational and able to supply electricity |
| Owner, manufacturer and operator |  | Name and description (including manufacturer model number) |
| Technical specifications and details |  | Technical specification sheet including key data that describe the characteristics of the charging station (including size of charger in KW, number of plugs/heads per charger, electric current type, connector type) |
| Fuel type and supply details |  | Fuel type, electrical details and supply for charger installation (e.g GXP, substation, voltage supply, the electrical supply capacity at the site and electric supply demand of the charging station) |
| **Operational data (per charging station)** | | |
| No. of charging events | # events | The number of times the charger is used |
| Quantity of charge per event | kwh per event | The quantity of energy delivered per charge |
| Charge event duration | hh:mm:ss per event | The total time the charging event takes place |
| Inactive charge time duration | hh:mm:ss per event | The time during the charging event that the vehicle is not drawing power from the charger (e.g plugged in but not charging) |
| Time of day for charging event | Start and end time per event | Start and end time of the charging event |

|  |  |  |
| --- | --- | --- |
| Charger defects and maintenance activities | # events | Occurrence and details of maintenance events of the charging station (planned and unplanned) |
| Operational metrics including uptime and availability | % per month | Time that the charger is operational in a period |
| Publicly accessible information on charger status | Live data | Status of the charger (e.g active in use, active vacant, inactive, decommissioned etc) |
| Payment types | # payment types | List of payment types available for payment by the user  Billing platform used  Pricing model used (e.g. dynamic, cost per kW  + time factor) |
| **Financial data (per charging station)** | | |
| Capital expenditure | NZD $ (excl GST) | An itemised cost breakdown for each component, budget and actual |
| Other costs | NZD $ (excl GST) | An itemised cost breakdown of any other costs of commissioning or operating the charging station e.g. cost of consent, site surveys |