

Pete Project Trial

(Power. Energy. Tech. Efficiency)

A project funded by Innovate UK and managed by Eden Project Limited (registered number 03278093) Bodelva, St Austell, Par, Cornwall, PL24 2SG in partnership with (1) Mixergy Limited (registered number 09137387) 30 Upper High Street Thame OX9 3EZ;(2) Upside Energy Ltd (registered number 09115827) 64 The Crescent, Northwich, Cheshire, CW9 8AD; (3) Powervault Limited (registered number 08313356), 105 Sumner Street London, SE1 9HZ; and (4) University of Oxford, University Offices, Wellington Square, Oxford OX1 2JD (its "**Partners**").

Terms and Conditions

1 TERMS AND CONDITIONS

- 1.1 These terms and conditions (these "**Terms**") and the accepted Order Form together create legally binding obligations in relation to:
- (a) your participation in the Pete Project Trial through the installation of the Systems (or any of them) in your Property/ies;
 - (b) our ability to remotely monitor and control the operational times of the Systems (or any of them) in order to maximise efficiency of electricity usage; and
 - (c) our use and recording of Data from the Systems (or any of them) including (but not limited to) data regarding your consumption of electricity and the contribution of a Domestic Hot Water Tank System and/or Battery System to improving your energy efficiency and that of the UK's energy system.
- 1.2 We consider these Terms, the Privacy Policy and the accepted Order Form set out the whole agreement between you and us for participation in the Pete Project Trial (the "**Agreement**").
- 1.3 Please ensure that you read and understand these Terms and the Order Form before you sign to accept them, because you will be bound by the Terms once the Agreement comes into existence with us in accordance with clause 1.4.
- 1.4 These Terms will commence on the occurrence of any of the following (or, where more than one occurs, on whichever of those dates is the earlier):
- (a) upon signature of the Order Form; or
 - (b) upon your registration to the Pete Project Trial on <http://www.peteproject.com> (the "**Pete Project Website**") or
 - (c) upon the date that the Systems (or any one of them, if it is agreed that any one of them shall be installed for the Pete Project Trial) are/is installed at your Property.
- (the "**Commencement Date**")
- 1.5 We reserve the right to amend these Terms and/or our Privacy Policy at any time. If we decide to do so, we will notify you of the proposed amendment to the Terms and/or Privacy Policy by way of email to you and will post the revised Terms / Privacy Policy on www.peteproject.com In such an event, you will have the right to withdraw from the Pete Project Trial within twenty-eight (28) days from the date you are deemed to have received the notice of our revised Terms and/or Privacy Policy. If you do not contact us within 28 days from deemed receipt of the notice of the revised Terms and/or Privacy Policy, you will be deemed to have accepted the revised Terms/Privacy Policy as appropriate and you shall be legally bound by them.

1.6 For the purposes of clause 1.5 and clause 2.2 you will be deemed to have received notice on the next working day after the day on which we sent you notice of our revised Terms and/or our Privacy Policy.

2 DEFINITIONS

2.1 **Battery System** means a domestic battery storage system supplied by Powervault.

2.2 **Charges** mean the charges to be made by you as notified by us to you which may include, but not be limited to, the Installation Excess, and, where relevant the cost of purchasing the Battery System from Powervault. Details of the Charges you will be required to pay and how payments should be made are set out in more detail on the Order Form. We will notify you of Charges and other payments due by you by way of invoice. Upon receipt of an invoice, you are required to pay the relevant Charges within 30 days from receipt of invoice. For the avoidance of doubt, the shipping and installation of the Battery System shall not occur until any relevant Charges in respect of the Battery System have been received by us or, where relevant, Powervault.

2.3 **Data** means any information and data collected from the Systems, or by us and/or the Partners relating to the use and operation of the Systems, the Occupants, the Participants and the Property/ies, which may include Personal Data.

2.4 **Data Protection Legislation** means: the Data Protection Act 1998 any successor legislation and all applicable laws and regulations relating to processing of personal data and privacy, including where applicable the guidance and codes of practice issued by the Information Commissioner and any revisions, amendments or new applicable laws which supersede the above from time to time.

2.5 **Domestic Hot Water Tank System** means a hot water tank installed within each Property participating in the Pete Project Trial

2.6 **Installation Costs:** reasonable costs and expenses incurred by us or any of our subcontractors (including travel, labour, and any such other reasonable costs) incurred in the installation of the Systems at your Property.

2.7 **Installation Excess:** where the Installation Costs have exceeded the Maximum Installation Contribution, the sum in excess of the Maximum Installation Contribution.

2.8 **Letter of Consent** means a letter in the form attached at Schedule 1 signed by the Occupant which confirms an Occupant's consent to participate in the Pete Project Trial.

2.9 **Maximum Installation Contribution:** the maximum contribution which we shall make towards the costs of System installation at your Property, as set out in the Order Form.

2.10 **Occupant** means the occupant of a Property where the Property is not occupied by you.

2.11 **Order Form** means the document annexed to these terms, which sets out the bespoke arrangement between the parties and shall include, but not be limited to the inclusion of: the specification of equipment which shall be installed at your Property, the contact details of the parties and any relevant Charges. The Order Form will form a part of the Agreement between the parties together with these Terms.

2.12 **Personal Data** has the same meaning as in the Data Protection Act 1998 or any successor legislation.

2.13 **Pete Project Trial** means the project led by Eden Project Limited and carried out with its Partners to install the Systems in your Property, monitor and control such equipment remotely and record data about the use of electricity in your home and the contribution of the Systems to improving your energy efficiency and that of the energy system.

- 2.14 **Privacy Policy** means the privacy policy which relates to this Pete Project Trial, a copy of which is appended to these Terms.
- 2.15 **Property** means any premises owned by you which will form part of the Pete Project Trial, and "Properties" shall be construed accordingly.
- 2.16 **Systems** means either any one or both of (a) the Domestic Hot Water Tank System or (b) the Battery System as appropriate, depending on what equipment is being installed in the Property/ies in accordance with the Order Form.
- 2.17 **Term:** means the term of this Agreement, commencing, in respect of each Property, on the date that the Systems are installed at the Property and expiring on the expiry of the Trial Term, or otherwise, where this Agreement is terminated earlier in accordance with this Agreement, on the expiry of the relevant notice of termination.
- 2.18 **Trial Term** means the term of the Pete Project Trial commencing, in respect of each Property, on the date that the Systems are installed at the Property and expiring on or around 31st December 2019 (or, if earlier or later, the date we notify you that the Pete Project Trial is terminated).
- 2.19 **we/us/our** means Eden Project Limited.
- 2.20 **you/your** means the owner of the Property/ies listed on the Order Form who is agreeing to participate in the Pete Project Trial under these Terms.

3 OUR RESPONSIBILITIES

- 3.1 We will install the Domestic Hot Water Tank System, and, where relevant, any agreed Battery System (or any one of them as has been agreed between you and us for the Pete Project Trial and as set out in the Order Form) at the Property in consideration for the relevant costs and Charges.
- 3.2 For the avoidance of doubt, no Property containing an Occupant shall be deemed to participate in the Pete Project Trial until the Occupant of that Property has signed a Letter of Consent. We will ensure that the installation of the Systems at the Property is undertaken using suitably trained and experienced personnel operating to good industry practices as determined by any applicable industry bodies and associated codes published by such bodies.
- 3.3 We shall maintain the Systems installed at your Property during the Term and shall undertake regular inspections and services to ensure that the Systems (or any one of them) installed all remain in good working order. We will:
- (a) repair any damage that is caused during installation or removal of the Systems which could have been reasonably foreseen by us and/or our installation team;
 - (b) for the duration of the Term, insofar as the relevant part of the System has been installed at the Property:
 - (i) provide free maintenance and replacement parts in so far as damage or the need for maintenance or replacement has not been caused by you or the Occupant in contravention of instructions or the manufacturer manual on operation of the Systems;
 - (ii) provide you with a telephone helpline service.
- 3.4 We, together with our Partners, will collect and process the Data produced by the System installed at each Property for the duration of the Term in accordance with the terms of the Privacy Policy.

- 3.5 We may undertake any of our obligations under these Terms through the Partners, a third party supplier or sub-contractor, but shall take reasonable steps to ensure that any party undertaking the obligations on our behalf will use suitably trained and experienced personnel operating to good industry practices.
- 3.6 If, during the provision of our obligations, we determine that the cause of any issues or problems with any of the Systems are not due to a fault in the Systems or due to our own handling or installation of the Systems, we reserve the right to charge you for reasonable costs incurred in attending any call-out.
- 3.7 You will be responsible for the costs of repair, maintenance and replacement (as appropriate) of the Systems and the costs involved if any damage or failure of the Systems to operate in accordance with the manufacturer's specification or operating instructions has been caused by your failure to act in accordance with the manufacturer's operating instructions, or your handling or operation of the Systems in a way which we have not consented or authorised.

4 ACCESS FOR INSTALLATION, MONITORING AND OTHER SERVICES

- 4.1 You may choose the time that suits you for us to install the Systems (or any one of them if only one has been agreed by the Parties to be installed) at your Property/ies and we will use reasonable endeavours to install the Systems at that time. You agree to provide us with access to carry out any checks and inspections of the Systems provided that we do so between the hours of 9am to 5pm Monday to Friday (excluding Bank Holidays) or at other times as agreed between you and us (or our Partners or suppliers, as the case may be).
- 4.2 You agree to provide us, and our Partners and any third party suppliers or sub-contractors, with physical access to the Property and Systems in order to manage, maintain, improve, repair and replace the Systems (or any part) and the equipment which facilitates the Systems' operation in pursuance of our maintenance obligations to you, provided that we do so between the hours of 9am to 5pm Monday to Friday (excluding Bank Holidays) or at other times as agreed between you and us (or our suppliers, as the case may be).
- 4.3 You agree to provide us, and any of our, Partners, third party suppliers or subcontractors, with remote access to the Systems and your, (or where the Property is occupied by an Occupant, the Occupant's) wifi network at the Property for the Term and hereby grant us and any of our Partners, third party suppliers or subcontractors the right to remotely control, operate and manage the Systems, (including controlling when the Systems and the equipment forming a part of the Systems are operational) subject to your ability to override the remote operation. If you do override the remote operation of the Systems, you understand and acknowledge that this may limit the efficiency benefits you receive from the Systems.

5 YOUR OBLIGATIONS

- 5.1 You agree to pay the Charges within 30 days following receipt of a valid invoice for those Charges;
- 5.2 If the Property is occupied by you, you will:
- (a) operate (and ensure that any other occupants and guests at the Property operate) the Systems in accordance with the manufacturer's operating instructions for the Term;
 - (b) not (and ensure that any other occupants and guests at the Property do not) make any adjustments to the Systems unless instructed to do so by us;
 - (c) maintain an effective and secure wifi connection to the Systems in accordance with our requirements and the equipment supporting the Systems during the Term and either update the equipment (if it is possible to do so) or notify us if you make any changes to, or become aware of any changes to the wifi service, the connection or

its security, (including, but not limited to, change of provider, change of password or change of router) if this affects the remote operation of the Systems;

- (d) not (and ensure that any other occupants and guests at the Property do not) gain, or attempt to gain unauthorised access, use the Systems for any unlawful manner or purpose, insert or introduce malicious code, logic bombs viruses, Trojan horses, worms, data or harmful material or otherwise interfere with the software relating to the Systems or the equipment supporting the Systems' operation and connection;
- (e) notify us immediately if there is any problem with the Systems at any time during the Term;
- (f) not (and ensure that any other occupants and guests at the Property do not) move, sell or otherwise part with possession of any of the Systems or equipment supporting the Systems during the Term, subject to the right to withdraw from the Pete Project Trial pursuant to clauses 6.3-6.4; and
- (g) not (and ensure that any other occupants and guests at the Property do not) do anything or fail to do anything which may reasonably cause the insurance which we or our Partners have obtained in respect of the Systems to be invalidated or revoked.

5.3 Where the Property is not occupied by you, you will ensure that the Occupant of the Property signs a Letter of Consent in the form annexed at Schedule 1 to these Terms which shall set out their consent to participate in the Pete Project Trial and contain obligations for the Occupant which are in substantially the same form as those in clause 5.2. You will ensure that the Occupant complies with the terms of the Letter of Consent and will notify us immediately if you become aware of any breach of the terms of the Letter of Consent by the Occupant. For the avoidance of doubt, where the Property is occupied by an Occupant and not by you, we will not include, or allow the continuation of, that Property in the Pete Project Trial without a Letter of Consent being provided by the Occupant of the relevant Property.

5.4 You agree to promptly give us notice in writing if:

- (a) you sell or intend to sell any or all of the Property/ies;
- (b) you (or any Occupants) no longer wish to participate in the Pete Project Trial; or
- (c) you intend to change the occupancy of any or all Properties participating in the Pete Project Trial so that the current Occupant of that Property will no longer be the occupant of that Property.

6 CANCELLATION AND WITHDRAWAL

Our right to cancel

6.1 We may cancel your Agreement in respect of one or more Properties by notifying you in writing and these Terms shall cease to apply in respect of those relevant Properties in the following circumstances:

- (a) if we give you reasonable notice that the Pete Project Trial is no longer going ahead;
- (b) if you sell a Property;
- (c) if, upon carrying out our checks, it is discovered that any Property is unsuitable for the purposes of the Pete Project Trial;
- (d) if (where a Property is not occupied by you) an Occupant ceases to occupy a Property and the new occupant replacing them fails or refuses to sign a Letter of Consent within 4 weeks of becoming the occupant of that Property; or

- (e) if you fail to do something you are required to do or breach any of these Terms or an Occupant fails to do something s/he is required to do or breaches any of the terms of the Letter of Consent.

6.2 If we cancel these Terms under clause 6.1 in respect of one or more Properties, we may, within a reasonable time following cancellation, remove the Domestic Hot Water Tank System from the relevant Property/ies. We will not remove the Battery System from the relevant Property/ies if we cancel these Terms.

Your right to withdraw

6.3 You may withdraw from the Pete Project Trial at any time by notifying us in writing. Clauses 6.4 and 6.5 will apply if you have had a Battery System installed. Clause 6.6 will apply if you have had a Domestic Hot Water Tank System installed.

6.4 If you have a Battery System and you notify us in writing that you wish to withdraw from the Pete Project Trial **within fourteen (14) days** from the date of installation of the Battery System, we will refund you the Charges you have already paid, solely relating to the cost of the Battery System and we may, within a reasonable time following your withdrawal, remove the Battery System from the relevant Property/ies. In the event that you do withdraw from the Pete Project Trial within fourteen (14) days from the date of installation, at our discretion, we or Powervault may separately charge you for the reasonable costs incurred for the installation of the Battery System. After these fourteen (14) days expire the Battery System is covered under the manufacturer's warranty.

6.5 If you have a Battery System and you notify us that you wish to withdraw from the Pete Project Trial **after the expiry of fourteen (14) days** from the date of installation of the Battery System, we will not refund any Charges you have already paid and we will not remove the Battery System from the relevant Property/ies.

6.6 If you have a Domestic Hot Water Tank System and you notify us that you wish to withdraw from the Pete Project Trial at any time in respect of one or more Properties, we may, within a reasonable time following cancellation or withdrawal, remove the Domestic Hot Water Tank System from the relevant Properties.

6.7 If you have a Domestic Hot Water Tank System and you notify us that you wish to withdraw from the Pete Project Trial within three calendar months of installation of the Domestic Hot Water Tank System, you will refund us the Installation Costs we have incurred less the Installation Excess you have already paid within thirty (30) days following receipt of our valid invoice requiring those relevant costs be paid.

6.8 You agree to provide us with all reasonable access to allow us to undertake the removal of any of the Systems in accordance with our rights under clauses 6.2, 6.4 and 6.6.

7 SAFETY

7.1 We may advise you that repairs or improvements are needed to make sure the Systems work safely. If you do not follow our advice it may mean we are not able to fulfil our obligations under these Terms. In this case we may cancel your Agreement or you may tell us you wish to withdraw from the Agreement.

8 DATA PROTECTION

8.1 As part of the Pete Project Trial, we will ask you to provide certain Data (including Personal Data). We and our Partners will use and process your Data as set out in this clause and in accordance with the terms of the Privacy Policy. By entering into this Agreement, you agree to us and our Partners using and processing your Data as set out in this clause and in accordance with the terms of the Privacy Policy.

- 8.2 We, our Partners and third party suppliers or subcontractors will at all times hold and process your Data in accordance with the applicable Data Protection Legislation in force in England and in compliance with the terms of the Privacy Policy.
- 8.3 You acknowledge that, in order for you to participate in the Pete Project Trial and for us to install, maintain and monitor the Systems, you will be required to provide certain Personal Data (including your name, address and contact details). More information about the types of Personal Data that we will require you to provide and how we and our Partners will use it are set out in detail in section 2 of the Privacy Policy under the heading “*Information you provide to take part in the Pete Project Trial*”. If you do not agree to provide these types of Personal Data, you will not be able to participate in the Pete Project Trial.
- 8.4 You will also be required to allow us, our Partners and third party suppliers or sub-contractors to collect Data (which may include Personal Data) relating to your household’s energy consumption. More information about the types of Data that we will need to collect and how we and our Partners will use it are set out in detail in section 4 of the Privacy Policy under the heading “*Information we collect about your energy use*”. If you do not agree to provide these types of Data, you will not be able to participate in the Pete Project Trial.
- 8.5 You will also be asked (but will not be obliged) to provide additional Personal Data relating to your household energy use for research purposes. More information about the types additional Personal Data that we will ask you to provide and how we and our Partners will use it are set out in detail in section 3 of the Privacy Policy under the heading “*Information you provide about your energy use*”. We and our Partners will only process these types of Personal Data with your consent and you may withdraw your consent at any time by notifying us in writing. If you withdraw your consent, we and our Partners will take all reasonable steps to stop using such Personal Data relating to your household energy use (as set out in more detail in section 3.2 of the Privacy Policy).
- 8.6 We and our Partners will only use your Personal Data for marketing purposes if you have consented to us doing so. You may withdraw your consent to us using your Personal Data for marketing purposes at any time by notifying us in writing. If you withdraw your consent, we and our Partners will take all reasonable steps to stop using your Personal Data for marketing purposes (as set out in more detail in section 10 of the Privacy Policy).
- 8.7 If you occupy the Property, you represent:
- (a) that you have informed all other members of your household of your intention to take part in the Pete Project Trial and the fact that, as part of the Pete Project Trial, we will collect Data in relation to the whole household’s energy consumption;
 - (b) that you have permission to sign this Agreement on behalf of your whole household; and
 - (c) that references to ‘your’ Data and ‘your’ Personal Data will include Data and Personal Data relating to Data gathered and used pertaining to the whole household and all other members of that Property household.

9 LOSS AND DAMAGE

- 9.1 Prior to the installation of the Systems we, or the relevant subcontractor or project Partner will discuss their positioning with you and we will take all necessary steps to carry out any work safely and with minimum disruption to you and the Occupant. We or the relevant subcontractor or project Partner will make good any damage we cause to the Property as a result of installing or our removal of the Systems (or any one of them).
- 9.2 Subject to clause 9.1, so far as is allowed by law, our liability to you under these Terms shall not exceed the Charges., or the reasonable costs of remedying unreasonable damage we have caused to your Property during installation, maintenance or removal, whichever is the greater.

9.3 Nothing in these Terms limits either party's liability for death or personal injury caused by negligence.

10 OWNERSHIP

10.1 We will own the Domestic Hot Water Tank System installed at each Property during the Pete Project Trial. At the end of the Pete Project Trial, provided we have not terminated the Trial early and you have not withdrawn from the Pete Project Trial, you will become the owner of the Domestic Hot Water Tank System.

10.2 You will become the owner of the Battery System installed at each Property on the later of:

- (a) the Battery System being installed at the relevant Property; and
- (b) the Charges in respect of the relevant Battery System being paid for in full by you directly to Powervault

10.3 If you withdraw from the Pete Project Trial within 14 days from the date of installation of the Battery System under clause 6.3, ownership of the Battery System will pass back to us when we refund to you the Charges you paid relating to the cost of the Battery System.

11 CHANGE OF OCCUPANT

11.1 If during the Term you or an Occupant ceases to occupy (or intends to cease to occupy) a Property participating in the Pete Project Trial, you shall inform as soon as you become aware, in accordance with clause 5.

11.2 In the event that an Occupant ceases to occupy a Property participating in the Pete Project Trial during the Term, you shall make reasonable endeavours to ensure that the new occupant of the relevant Property ("**New Occupant**") signs a Letter of Consent so that they and the Property can continue participating in the Pete Project Trial for the remainder of the Term. In the event that the New Occupant fails or refuses to sign a Letter of Consent in relation to that Property, clause 6 shall apply.

12 CONFIDENTIALITY

12.1 We and you undertake to keep the content of these Terms and any confidential information in relation to the Pete Project Trial, confidential and we and you shall not disclose the same to any third party during the Trial Term, and for a period of one year after the expiry of the Trial Term, without the prior written consent of the other except as allowed under clause 12.2 or 12.3.

12.2 In addition to clause 12.3, we may disclose such confidential information:

- (a) to the Partners, and third party suppliers or subcontractors, our employees, agents, and advisers for the purposes of carrying out the Pete Project Trial;
- (b) to any funder from whom we are seeking or obtaining or have obtained finance.

12.3 You or we may also disclose such confidential information to the extent required by law, court of competent jurisdiction or regulatory authority.

12.4 We and you shall ensure that in respect of the performance of the obligations under these Terms, our Partners, third party suppliers, sub-contractors, and your employees, agents and other persons employed to perform such obligations shall be aware of the provisions affecting their respective obligations contained in these Terms and shall ensure their compliance with these Terms at all times.

13 FORCE MAJEURE

- 13.1 Neither we nor you shall be deemed to be in breach of these Terms, or otherwise be liable to the other, by reason of any delay in performance or non-performance of any of the obligations under this Agreement to the extent that such delay or non-performance is due to any cause beyond our or your reasonable control including governmental actions, war, national emergency, riot, civil disturbance, sabotage, or act of God (an "**Event of Force Majeure**").
- 13.2 If you are affected by an Event of Force Majeure you shall immediately give us notice of the nature and extent of the Event of Force Majeure. We will do likewise with you if we are affected by the Event of Force Majeure.

14 MISCELLANEOUS

- 14.1 Only you and we shall be entitled to enforce these Terms and no third party shall be entitled to enforce these Terms under the Contracts (Rights of Third Parties) Act 1999 or otherwise save for, Powervault, which shall have the express right to enforce clauses relating to the performance of obligations relating to the supply of Battery Systems and payment of charges relating to the same.
- 14.2 Except as expressly provided for in these Terms, neither you nor we may transfer our rights or obligations under these Terms to another person.
- 14.3 Each of the provisions in these Terms operates separately. If any court or relevant authority decides that any of them are unlawful, the remaining provisions will remain in full force and effect.
- 14.4 On termination of these Terms, howsoever arising, the accrued rights and liabilities of both us and you as at termination and any clauses expressly or impliedly intended to survive, shall continue in full force and effect.
- 14.5 Except as expressly provided in these Terms the rights and remedies provided under this agreement are in addition to, and not exclusive of, any rights or remedies provided by law.
- 14.6 If we do not insist immediately that you do anything you are required to do under these Terms or if we delay in taking steps against you in respect of your breaching these Terms, that will not mean that you do not have to do those things and it will not prevent us taking steps against you at a later date.

15 GOVERNING LAW AND JURISDICTION

- 15.1 These Terms, and any dispute or claim arising out of them, shall be governed by the law of England and Wales. You or we can bring legal proceedings in respect of any dispute in the English courts only.

16 COMPLAINTS AND CONTACT

- 16.1 Our aim is to do our best when carrying out the Pete Project Trial but if you have a complaint please email tlynes@edenproject.com or write to Pete Project, Eden Project, Bodelva, St Austell, Par, Cornwall, PL24 2SG
- 16.2 Any notice to us in relation to the Trial should be send to Tom Lynes, Eden Project, Bodelva, St Austell, Par, Cornwall, PL24 2SG. Tel: 01726 811 911 Email: tlynes@edenproject.com.

What you should do next:

If you wish to participate in the Pete Project Trial and accept the Terms you will need to sign a copy of the Terms form (keeping a copy for yourself) and send the other form back to us at the address below:

The Pete Project Eden Project, Bodelva, St Austell, Par, Cornwall, PL24 2SG

or by email: askpete@peteproject.com

Provided that we have received the signed Terms and Order Form from you and a signed copy of the Letter of Consent from you or the Occupant of any Property participating in the Pete Project Trial our delivery team will contact you to arrange the installation of the Battery System and/or Domestic Hot Water Tank System in the relevant Properties.

Signature:

Print name:

.....
Date:

.....
Consent to marketing

Eden and its Partners would like to send you information about goods or services related to the Trial which we feel might be of interest to you by post and email. Eden and its Partners will keep your details secure in accordance with the Privacy Policy and will never pass your details on to any third parties. If you change your mind and no longer want to be contacted in this way, you can notify Eden in writing at any time.

Please tick here if you are happy to be contacted in this way