



DISCLAIMER

Legal Notice

Welcome to Internet Site of Renewable Energy Performance Platform ("REPP") (the "Site"). It is owned by REPP. The REPP is managed by Camco Management Ltd. "REPP" shall mean its employees, members, officers, directors and manager and its directors and employees. By using or accessing this Site, you agree to be legally bound and abide by the terms and conditions set forth below and elsewhere on this Site.

1. General Disclaimers

This Site is not intended for any use which would be contrary to local law or regulation. No portion of this Site is directed at you if REPP is prohibited by any law of any jurisdiction from making the information on this Site available to you. No portion of this Site constitutes investment, legal or other advice, nor is it to be relied upon in making an investment decision. No portion of this Site constitutes an offer or an invitation to make an offer to sell securities or to provide investment services of any description. No Content (as defined under Section 3) shall be viewed as an offer to sell securities, or the solicitation of any offer to buy securities, nor shall there be any offer of securities in the United States or in any jurisdiction in which such offer or sale would be unlawful or would require registration U.S. Securities Act of 1933, as amended. REPP reserves the right, at any time and from time to time, in the interests of its own editorial discretion and business judgment to add to, modify, or remove any of the information.

2. Trademarks

Renewable Energy Performance Platform

Company number: 09882930

20 Jerusalem Passage
London, England
EC1V 4JP, United Kingdom



<https://repp.energy/>



+44 (0)207 121 6101



info@repp.energy

REPP and all designations which comprise, include, or incorporate the term REPP in as represented on the Site including any substantially similar format and service marks are owned by REPP. All rights reserved. Trademarks, service marks, company names and logos appearing on this Site that are not the property of said companies are the property of their respective owners.

3. Proprietary Rights

You acknowledge that this Site is the copyrighted property of REPP, and you further acknowledge that it may contain information, data, software, photographs, graphs, videos, typefaces, graphics, music, sounds, and other material (collectively "Content") that are protected by copyrights, trademarks, service marks, trade secrets, or other proprietary rights, and that these rights are valid and protected in all forms, media, modes of distribution, and technologies existing now or hereinafter developed. All Content is copyrighted individually or as a collective work under applicable copyright laws and treaties, and REPP owns all copyrights in the selection, coordination, arrangement, and enhancement of such Content and in databases pursuant to applicable laws and treaties. If no specific restrictions are displayed, you may make copies of selected portions of the Content, provided that the copies are made only for your personal use. Subject to specific restrictions that may govern specific portions of the Site, REPP grants to you the right to download, print, copy, analyse, modify, reformat, transmit and distribute selected portions of the Site (but not the entire Site) for your legitimate and legal business purposes, provided that you maintain all of the REPP notices, such as all legal notices and disclaimers, copyright notices, trademark legends, or other proprietary rights notices. Except as provided in the preceding sentence or as permitted by the fair use privilege under applicable copyright laws or treaties, if any, you may not upload, post, reproduce, or distribute in any way Content protected by copyright, or other proprietary right, without obtaining permission of the owner of the copyright or other propriety right. In addition to the foregoing, use of any software Content shall be governed by the software license agreement applicable to such software. You may not modify, remove, delete, augment, add to, publish, transmit, participate in the transfer or sale of, create derivative works from, or in any way exploit any of the Content, in whole or in part.

4. Disclaimers and Limitation of Liability

REPP provides the Site only for your and other users' convenience. REPP does not warrant that the Site will be uninterrupted or error-free; or make any warranty as to the results that may be obtained from the use of the Site. The Site is provided without warranties of any kind, either express or implied, including but not limited to warranties of title or implied warranties of merchantability or fitness for a particular purpose. Neither REPP nor any of its third party providers shall have any responsibility to maintain the

data and services made available on the Site or to supply any corrections, updates, or releases in connection therewith. Availability of data and services are subject to change without notice.

Neither REPP nor any other party involved in creating, producing, or distributing the Site shall be liable for any direct, indirect, incidental, special, or consequential damages that result from the use of or inability to use the Site, including but not limited to interruptions, deletion of files or email, errors, defects, viruses, delays in operation or transmission, or any failure of performance, whether or not resulting from force majeure, communications failure, theft, destruction, or unauthorized access to REPP's records, programs, or services. Because some jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages, in such jurisdictions, our liability is limited to the fullest extent permitted by law.

5. Use of Links

Should you leave this Site via a link contained herein, and view content that is not provided by REPP, you do so at your own risk. The content to which you link will not have been developed, checked for accuracy, or otherwise reviewed by REPP. REPP is not responsible for damages or losses caused by any delays, defects or omissions that may exist in the services, information or other content provided in such other site, whether actual, alleged, consequential or punitive. REPP makes no guarantees or representations as to, and shall have no liability for, any electronic content delivered by any third party, including, without limitation, the accuracy, subject matter, quality or timeliness of any electronic content. REPP makes no warranty whatsoever to you, express or implied, regarding the security of the Site, including with respect to the ability of unauthorized persons to intercept or access information transmitted by you through this service.

6. Data Protection Policy

REPP's Data Protection Policy is available at <https://repp.energy/resource-centre/repp-policy-documents/>

7. Termination of Usage

REPP may terminate or suspend your access to all or part of the Site, without notice, for any conduct that REPP, in its sole discretion, believes is in violation of any applicable law or is harmful to the interests of another person or REPP.