

# **GRIMSBY POWER INCORPORATED**

# **APPLICATION FOR microFIT GENERATOR CONNECTION**

RESIDENTIAL SERVICE ACCOUNT#		'ACCOUNT#		
PART 1: APPLICANT as on the IESO (formerly OPA) Contract				
NAME:Surname				
Surname SERVICE ADDRESS:				
MAILING ADDRESS: (if different from Service Add	ress)			
TELEPHONE #()	CELL# ()	FAX#()		
E-MAIL ADDRESS:				
PART 2: CO-APPLIC	CANT as on the IESO (formerly OPA)	Contract (if applicable)		
Surname	First Name	Second Name		
P	ART 3: DEFINITION & AGREEME	ENT		
microFIT Generator "This classification applies to an electri Power Authority's) microFIT program		ected under the IESO'S (formerly Ontario tor's distribution system."		
		arge related to the microFIT Generator B-2009-0326) which is currently \$5.40 per		
Signature of Applicant		Date:		
Signature of Co-Applicant		Date:		

#### GRIMSBY POWER INCORPORATED

# APPLICATION FOR ELECTRIC SERVICE CONNECTION FOR A RENEWABLE DISTRIBUTED GENERATION SYSTEM

Customer's Signature	Date	For Grimsby Power
financial institutions and credit bureaus particulars of the	he undersigns credit experience.	
connected. The undersigned authorizes the company to o	obtain, verify and exchange all factual informa	tion regarding the undersigned and furnish othe
from the Corporation. The Customer further agrees to	to pay the Corporation at the authorized rates	from the date on which service connection is
Customer agrees to take service connection from the Co	orporation in accordance with the terms and co	nditions hereof and to take the same exclusively
The customer and the corporation agree to compry with	if the conditions of this contract and agree that	the said conditions are part of the contract. The

#### CONDITIONS

- 1. Grimsby Power Incorporated may revise their rate schedule from time to time, subject to the approval of the Ontario Energy Board. The customer agrees to pay for all services at the published rates in effect from time to time, and agrees to pay all invoices delivered in accordance with the terms thereof.
- 2. The Customer agrees to provide convenient and safe space, free of charge or rent, for the Corporation's meters, wires, and other appliances on the said premises, and further agrees that no one who is not an agent of the Corporation or otherwise lawfully entitled to do so, shall be permitted to remove, inspect or tamper with any of the said equipment of the Corporation, and that the properly authorized agents of the Corporation shall, at all reasonable hours, have free access to the said premises for the purpose of reading, examining, repairing or removing the said meters and other appliances.
- 3. Meters and all other equipment of the Corporation on the said premises shall be in the care and at the risk of the Customer, and if destroyed or damaged, other than by ordinary wear and tear, the Customer shall pay to the Corporation the value of such meters and equipment, or the cost of repairing or replacing the same.
- 4. If at any time a bill for service connection under this contract is in arrears or if the Customer fails to perform any other obligation hereunder the Corporation may, in addition to all other remedies, discontinue the service connection and/or terminate the contract, and upon such termination the Corporation may remove the meters and other equipment installed by it on the Customer's premises.
- 5. This contract shall not be binding upon the Corporation until accepted by it through its authorized officer, and shall not be modified or affected by any promise, agreement or representation by any agent or employee of the Corporation unless incorporated in writing into this contract before such acceptance.
- 6. The Corporation agrees to use reasonable diligence in providing regular and uninterrupted service connection, but does not guarantee a constant service connection or the maintenance or unvaried frequency or voltage, and will not be liable in damages to the Customer by reason of any failure in respect thereof.
- 7. The point of delivery of service connection hereunder shall be a point on the premises of the Customer satisfactory to the Corporation. The Customer shall take delivery at the said point and shall from that point provide all works necessary, and shall construct, maintain and operate the said works safely and efficiently with proper devices, all in accordance with the Regulations of The Electrical Safety Authority.
- 8. This contract will continue in force from the date on which the service connection is connected, and shall continue in force thereafter until terminated by at least one week's notice in writing given by either party or the other.
- 9. This contract shall be binding upon the parties hereto, and their respective heirs, executors, administrators, successors or assigns and the vacating the premises herein named shall not release the Customer from this contract except at the option and by written consent of the Corporation.
- 10. All electrical equipment of the Customer shall be subject to the approval of the Corporation, but such approval shall not be unreasonably withheld, and the Customer shall maintain and operate the said equipment so as not to cause more than minimum disturbance to or fluctuation in the Corporation's power supply.
- 11. The Electricity Distribution Rate Handbook as approved by The Ontario Energy Board, shall be deemed to apply to and be part of the contract.
- 12. The utility will make every effort to ensure bills are accurate; however, billing errors can occur. The utility reserves the right to correct invoiced amounts at any time. While the utility will use its best efforts to ensure that each invoice is an accurate statement of the amount of the cost of generation for that billing period, billing errors can occur and invoices may not always be accurate. The utility reserves the right to re-adjust invoices to correct all amounts invoiced for generation energy provided by the customer, however the billing error was caused, whether through meter malfunction, utility error or negligence or otherwise. Due to the possibility of such billing errors, the customer is cautioned and advised not to rely upon invoices as an accurate statement of its costs for business planning or other purposes, and the customer acknowledges that it will not resist payment of under billed amounts on the basis that it has so relied upon invoices delivered.



## ADDITIONAL INFORMATION REQUIRED

# **HST Declaration**

Grimsby Power also requires an HST Declaration in regards to your IESO (formerly OPA) Feed-In Tariff microFIT application.

In order to set up your generation account with Grimsby Power we need to know whether you would like HST to be applied to your generation credit.

Apply HST to the G	Seneration Credit		
HST#			
Name on HST Regi	istration:		
•	of the HST Registration and the		
same as registered wi	in the Canada Neverlue Agen	by (CRA).	
Printed Name	Signature	Date	
Do not apply HST to the Generation Credit.			
Printed Name	Signature	Date	



## **Generation Credit**

## **ELECTRONIC FUNDS TRANSFER AUTHORIZATION**

Grimsby Power pays your credit by Electronic Funds Transfer (EFT) to your bank account and your invoice copy is e-mailed to you. Please provide us with your cheque marked VOID and your authorization below.

I authorize Grimsby Power to deposit funds in my bank account monthly for my microFIT generation credit.

Printed Name	Signature	Date	
Also, please provide the e-mail address of the person to receive the generation statement and payment notification:  E-Mail Address:			

Thank you,
Customer Accounts Department
customeraccounts@grimsbypower.com



Grimsby Power is pleased to be your provider of electricity distribution services. To provide you with a reliable source of electricity, Grimsby Power needs to collect and use certain personal information about you. As of January 1, 2004 the federal legislation protecting your privacy request that Grimsby Power obtain your consent to collect, use and disclose your personal information for identified purposes. We invite you to read this notice carefully to understand our policies and practices with respect to personal information.

The nature of personal information we collect may include:

- Information we receive from you such as your name, address, contact information and general financial, credit and reference information;
- Facts about your historical and current consumption of power;
- Information about your transactions with us, such as meter number, account number, account balances, payment history, and account activity;
- Identifying information, such as a driver's license.

Grimsby Power uses the information we collect for the following purposes:

- To provide you with continuous electric service and to bill you for that service;
- To assist us in the collection of accounts;
- To respond to your inquiries about energy use and billing;
- To prevent fraud with respect to both you and our company;
- To meet legal and regulatory requirements

Because of the structure of the electricity sector in Ontario, it may be necessary to share your billing and consumption information with third party billing and settlement agencies. For example, your billing and consumption information may be provided to a retailer with whom you have chosen to enter into a separate contract. Your information may also be disclosed or shared with other agencies or organizations as required by law or regulation.

We have developed and implemented a Corporate Privacy Policy for maintaining the confidentiality and security of your personal information. At any time, you have the right to require access to your personal information which we have collected and to request amendments to personal information about you to ensure its accuracy and completeness. To make a request for access to personal information we may have collected, disclosed or used about you or to request that your personal information be amended please contact our Privacy Officer.

imsby Power regarding the collection, use and disclosure of my
Dated: