Assurance Statement

Scope of Work

The management team of Bryt Energy Limited, hereafter referred to as 'Bryt', engaged SE Advisory Services (formerly EcoAct) to provide independent third-party assurance of its 100% Renewable Electricity product in relation to the GHG Protocol Scope 2 Guidance (2015).

GHG Protocol Scope 2 Quality Criteria

GHG emissions accounting guidance was issued by the GHG Protocol World Resources Institute in 2004. The GHG Protocol Scope 2 Guidance addendum (2015) requires companies claiming low carbon electricity consumption to ensure that usage is matched by 'contractual instruments'. These instruments must meet the eight GHG Protocol Scope 2 Quality Criteria which are set out within this document.

Roles and Responsibilities

The management of Bryt are responsible for:

- Designing, implementing and operating the 100% Renewable Electricity product whilst ensuring its alignment with internal Bryt product documentation.
- Maintaining internal control and quality checks so that the product data is free from material error.

SE Advisory Services is responsible for:

- Expressing an independent assurance opinion on the 100% Renewable Electricity product in relation to the GHG Protocol Scope 2 Quality Criteria.
- Reporting our opinion, conclusion and recommendations to the management team of Bryt.

Description of Work

SE Advisory Services assured the system (processes, people and systems) that Bryt has designed to ensure the alignment of its product with the Scope 2 Quality Criteria described above.

SE Advisory Services evaluated the design of the 100% Renewable Electricity product against the reporting and quality criteria of the GHG Protocol, including the processes and controls implemented for its management, to maintain its environmental claims.





As part of SE Advisory Services' work, we:

- Reviewed and tested the design, implementation and operation of the product.
- Reviewed Bryt's internal product related operational procedures and documentation.
- Evaluated Bryt's REGO position for the Fuel Mix Disclosure (FMD) period 1st April 2024 – 31st March 2025 and its key calculations in determining product-level FMD tables.
- Performed substantive testing of REGO and supply volumes.
- Assessed the risk of customer power consumption exceeding associated REGO supply.

Conclusion

Based on the information provided by Bryt and SE Advisory Services' activities outlined above, nothing has come to our attention to suggest that the 100% Renewable Electricity product does not meet the GHG Protocol Scope 2 Quality Criteria.

We remain satisfied that the management and operating procedures of the product have been designed in line with the GHG Protocol Scope 2 Guidance (2015).

Shaper

Alan Tarleton Senior Consultant, SE Advisory Services London September 2025



