



FINANCIAL ADVISOR PARTNERSHIP AGREEMENT

Renewable Ergon LLC Institutional Partnership Framework

Private & Confidential
For Registered Advisors, Family Offices,
and Institutional Partners

December 1, 2025

Renewable Ergon LLC
One Bridge Plaza, Suite 272, Fort Lee, NJ 07024 — USA

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For Qualified Investors and Registered Advisors Only.

Last Updated: December 1, 2025

FINANCIAL ADVISOR PARTNERSHIP AGREEMENT

This Financial Advisor Partnership Agreement ("Agreement") is entered into between:

Renewable Ergon LLC ("Company"),
One Bridge Plaza, Suite 272, Fort Lee, NJ 07024, USA

AND

The Registered Financial Advisor / RIA / Family Office / Institutional Partner ("Advisor").

1. Purpose

This Agreement outlines the terms under which Advisor will introduce qualified investors, provide advisory support, and participate in Renewable Ergon's renewable energy investment programs.

2. Advisor Requirements

Advisor must be a:

- Registered Investment Advisor (RIA), OR
- Licensed Financial Professional, OR
- Family Office principal, OR
- Institutional investment consultant.

Advisor agrees to comply with SEC/FINRA, ESG marketing guidelines, and any applicable jurisdictional regulations.

3. Confidentiality

Advisor agrees that all materials, investor data, financial models, REEN AI outputs, project documents, and performance analytics are confidential and governed under Renewable Ergon's NDA.

4. Investor Introductions

Advisor may introduce investors who meet the following minimum requirements:

- Individual: USD \$250,000 minimum
- Institutional: USD \$1,000,000 minimum
- Advisory / RIA-managed: USD \$5,000,000 minimum

Advisor must verify accreditation or qualified investor status where required.

5. Compensation Structure

Advisor may be eligible for:

- Referral participation fees
- Ongoing advisory collaboration fees
- Co-marketing contributions

Exact compensation schedules are delivered separately in a Fee Agreement Addendum.

6. Prohibited Activities

Advisor shall not:

- Misrepresent performance or project data
- Provide unapproved marketing materials
- Offer guarantees of returns
- Solicit unqualified or retail investors
- Circumvent Renewable Ergon in deal participation
- Share proprietary analytics or investor information



RENEWABLE ERGON

7. Compliance

Advisor agrees to follow all laws including:

- SEC/FINRA standards
- AML/KYC regulations
- FATCA/CRS obligations
- OFAC screening
- Renewable Ergon's internal risk controls

8. Term & Termination

This Agreement begins upon signing and continues until terminated by either party with 30 days' notice.

Renewable Ergon may terminate immediately for misconduct, regulatory breaches, or confidentiality violations.

9. Liability

Advisor acts independently. Advisor is not an employee, agent, or fiduciary of Renewable Ergon.

Advisor is responsible for compliance with all licensing obligations.

10. Non-Solicitation

Advisor shall not solicit or divert Renewable Ergon clients for 24 months after termination.

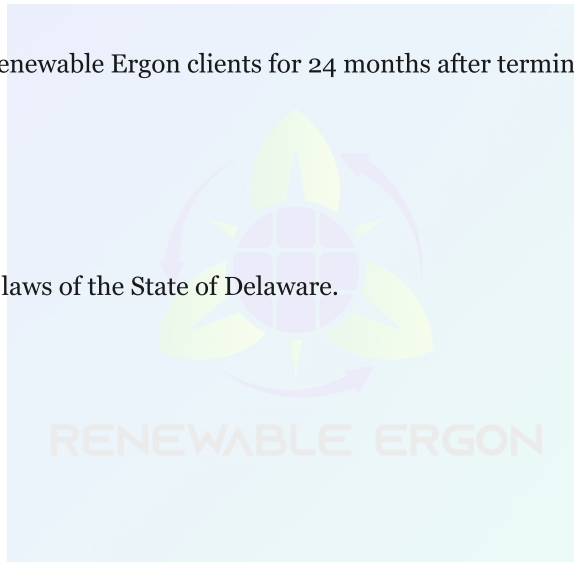
11. Governing Law

This Agreement is governed by the laws of the State of Delaware.

Venue: Delaware courts.

12. Entire Agreement

This document constitutes the full agreement between the Parties regarding advisory collaboration.



SIGNATURE PAGE

Renewable Ergon LLC

Signed by: Robert Leeds

Title: Chairman, Renewable Ergon LLC

Signature:

Date:

Advisor / Partner

Advisor Name:

Firm:

Title:

Signature:

Date: