



# Southern Electric - Electricity Confirmation Contract (Customer Copy)

The Consumption shown is based on our understanding of information held for, given by, or on behalf of the customer as summarised above.

This contract is based on SSE Energy Supply Ltd's understanding of the information (including consumption data as summarised above) given by, or on behalf of, the customer for the Supply Points listed in the Schedule. SSE Energy Supply Ltd reserves the right to vary this contract should any relevant information prove incomplete, incorrect or change. The contract relates to Prices only. Consumption will be as determined by Inventory.

These Prices are inclusive of Fossil Fuel Levy, however Climate Change Levy and VAT are not included.

From April 2015 a CfD (contract for difference) element was introduced into electricity supply costs, as part of the Levy Control Framework. Our offer includes provision for this CfD cost.

Where the Prices are stated as being other than direct bank transfer an increase of 2% has been applied in respect of the alternative payment method agreed.

Unless otherwise stated, this contract is subject to Our standard terms and conditions (reference SSEESL/TC8), availability of supply and satisfactory credit status. In respect of Prices stated as being unmetered the contract is subject to Our terms and conditions for the supply of electricity to unmetered supplies (reference SSEESL/TC8um). This document comprises the Schedule and Contract Form referred to in the standard terms and conditions. A copy of the standard terms and conditions is available upon request.

SSE Energy Supply Ltd terms and conditions include provisions which limit SSE Energy Supply Ltd liability to the customer. The actual Commencement Date for each Supply Point will be subject to Us having confirmed Registration as Supplier and may not be the Commencement Date indicated here. The Supply Points are identified in the Schedule by the unique Core MPAN contained within the Supply Number. By entering into this Agreement the Customer is entering into the standard connection agreement.

For meter points subject to P272 with contract start dates from 05/11/2015, our contract offer is based on the following assumptions:

- That you have a Profile class 05 - 08, fully functioning, AMR compliant meter
- That your metering system is as shown on our contract offer
- That your Available Capacity is consistent with the load factor and consumption profile of your site
- That any existing contract arrangements with 3rd party agents will remain in place

## Statement of Principal Terms

**This document is associated with the attached offer to supply electricity to a Micro Business Consumer under a binding contract with SSE Energy Supply Ltd (SSE ESL) trading as either Southern Electric, Scottish Hydro or SWALEC as specified on the Contract or Supply Application Form. A Micro Business Consumer being defined as a Non-Domestic Customer: (a) which has the meaning given to "relevant consumer" (in respect of premises other than domestic premises) for the purposes of in article 2(1) of The Gas and Electricity Regulated Providers (Redress Scheme) Order 2008 (S.I. 2008/2268); or (b) which has an annual consumption of not more than 100,000 kWh.**

**This Statement of Principal Terms must be read in conjunction with the attached Contract Offer which contains specific site related details, commencement date, end date, and prices.**

**The binding Agreement will include and be subject to the express terms (SSE ESL TC8) which are available on request. We draw your attention to the following significant terms below which are additional to those conditions of offer, price and duration in the attached.**

**The Agreement will be conditional on You successfully passing Our credit checking process and if requested, providing Us with a security deposit, bond or guarantee. Payments are to be made by direct bank transfer within 14 days of posting the invoice.**

**We must have a confirmed registration in place for the supply point.**

**You may give us notice of your intention to terminate your Microbusiness Customer Contract any time from the Commencement Date up to 30 days prior to the Termination Date but the contract will run its full term. However, if another Supplier Registers the supply point before the Termination Date we may be entitled to charge a termination fee in accordance with our express terms and conditions.**

**We will notify you in writing or via our Business Energy Centre at least 60 days before the expiry of the First Termination Date (being the first anniversary date of Your Agreement) of your options for Your supply of electricity.**

**If you fail to provide a termination notice or renew Your Agreement for supply with Us as set out in Your notice, We will transfer you to Our variable business rates after the First Termination Date. If You are placed onto these rates, You may cancel this Agreement upon providing Us with 30 days notice.**

**After the Termination Date and where You have provided Us with a termination notice and not renewed your Agreement with Us or transferred Your supply to another Supplier You will continue to be supplied at our deemed contract prices. These will cease once a new contract is in place with Us or when a new supplier has a confirmed registration for the supply point.**

**The variable business and deemed contract rates can be viewed on our business website [www.ssebusinessenergy.co.uk](http://www.ssebusinessenergy.co.uk)**