Help Beat Cancer
Fixed Price Energy January 2017 Offer
With Freedom
Prices effective from 2nd September 2013

Together we have the energy to help beat cancer

Limited Offer subject to availability and may be withdrawn from sale at any time.
At ScottishPower we believe we have a responsibility to the planet we live on, and the customers we provide energy to. We want to make a world of difference wherever we can.

**We think no one embodies this belief more than Cancer Research UK.**

More than one in three people will develop some form of cancer in their lifetime, and Cancer Research UK is fighting the battle against all cancers. Every day they are actively developing newer, kinder treatments. Every day they are saving lives and adding years.

That’s why we are working with Cancer Research UK to help them continue to make a world of difference to so many people’s lives.

To show our support we’ve developed our new Help Beat Cancer Fixed Price Energy product.

ScottishPower will make a £10 donation to Cancer Research UK when you join, and a further donation for every month you remain on the product up to a maximum of £10 per annum until the end of the product term.

We’re also distributing health information and advice to our customers, and encouraging all our staff to fundraise on behalf of this life-saving cause.

Every step forward for Cancer Research UK relies on every pound given, so this will be much needed money that will help them continue their important work.

**It’s a relationship we’re committed to, because together we have the energy to help beat cancer.**
There are lots of reasons to feel good about our Help Beat Cancer product:

Security of Fixed Prices
Prices are guaranteed to remain fixed until 31st December 2016.

Support a Good Cause
ScottishPower will make a £10 donation to Cancer Research UK when you join, and a further donation for every month you remain on the product up to a maximum of £10 per annum until the end of the product term.

Convenience
You will receive one combined bill and our Gas & Electricity Offer discount of £10.50 (incl. VAT)* each year that you remain on the product.

Online Option
Save up to £10.50 per annum (incl. VAT)** by choosing to manage your account online. It’s easy to register by visiting our website at: www.scottishpower.co.uk

Important information

- Help Beat Cancer Fixed Price Energy January 2017 Offer prices will remain fixed until 31st December 2016 but your Direct Debit amount may vary depending on your gas and/or electricity usage.

- By taking the Help Beat Cancer Fixed Price Energy January 2017 Offer, you agree to ScottishPower or Cancer Research UK contacting you, including by email, for the duration of the offer to thank you for your continuing support and to update you on news relating to the work of Cancer Research UK.

- If you cancel your Help Beat Cancer Fixed Price Energy January 2017 Offer Product by switching supplier before 31st December 2016, we will apply cancellation charges. The current cancellation charges are £25 for electricity and £25 for gas, each inclusive of VAT at the current rate of 20%. These charges will be amended if there is a change in the VAT rate at any time or times before 31st December 2016 by an amount equivalent to the applicable change in the VAT rate. These charges will not be applied if the agreement is cancelled due to a home move. However, you have the freedom to move to an alternative ScottishPower Offer Product at any point without paying any cancellation charges. The agreement(s) can also be ended by us giving you 28 calendar days’ prior notice in writing, or if you move house. If you move house you need to give us at least 2 working days’ prior notice otherwise you will continue to be liable for the supply until either 2 working days after you do provide notice of the move or until a new owner or occupier enters into a contract for the supply. The agreement(s) will continue until ended in one of these ways.

- This Offer is only available to Standing Charge customers who take both gas and electricity, pay their bills by monthly Direct Debit, and their electricity meter is either a single or two rate meter (excludes heating tariffs).

- This Offer is subject to limited availability and may be withdrawn from sale at any time.

*A further donation will be made by ScottishPower for every month you remain on the product up to a maximum donation of £10 per annum paid at the end of each complete calendar year you remain on the Offer product until the end of the product term. If you do not remain on this Offer product for the full product term a pro-rata amount will be donated based on the number of complete calendar months you remained on the product in the calendar year during which your agreement ended.
What is With Freedom?
We are offering our customers the flexibility to move to another ScottishPower product at any point during the product term without incurring any cancellation charges. This ensures that you have the freedom to move onto our best product for you at any time you choose. A cancellation charge will still apply if you switch supplier.

What happens after you apply for the Help Beat Cancer Fixed Price Energy January 2017 Offer?
We will write to you to confirm the next steps (including telling you when your new Help Beat Cancer Fixed Price Energy January 2017 Offer prices will take effect). Please note that if you are a new customer we will complete your switch to ScottishPower within 5 weeks from the date you entered into the contract, unless there is a reason outside our control that means we cannot complete it within this timescale. When the transfer is complete we will write to you to confirm your energy supply start date(s).

What will happen at the end of this Offer?
At the end of this Offer, unless you have chosen another option, you will move onto our standard monthly Direct Debit gas and electricity prices. We will, however, write to you to let you know what other options you have.

What terms & conditions apply to the Help Beat Cancer Fixed Price Energy January 2017 Offer?
Full product terms and conditions apply (Help Beat Cancer Fixed Price Energy January 2017 Offer Terms and Conditions and ScottishPower General Terms and Conditions for domestic customers), which are detailed in this leaflet.

Your payment method explained:

**Monthly Direct Debit**
Your monthly Direct Debit payment plan will be based on your estimated annual energy use. We will take your payment directly from your bank account every month to spread your annual bill over 12 payments. We will review your payment amount every three months to check whether you’re on the right track. If we need to change your monthly payment, we’ll let you know in advance so you can discuss it with us if you need to.
Stay healthy and happy

A warm home is just one of the ways we stay healthy and happy. As part of our relationship with Cancer Research UK we want to provide you with healthy lifestyle tips that could help reduce the risk of cancer.

Quitting Smoking
Smoking is the most important preventable cause of cancer and is responsible for more than 4 in 5 lung cancers in the UK. If that wasn’t bad enough, it also causes at least 13 other types of cancer. But by giving up smoking you can reduce your risk of cancer. Not only could it save your life, you could save yourself a lot of money too.

Keeping Active
By being active you can reduce the risk of breast, bowel and womb cancers. Aim for at least 30 minutes of moderate activity 5 days a week (that’s anything that makes you warm or slightly out of breath). And it doesn’t have to cost a penny. You could go for a jog or a swim, do the housework or even get stuck into a bit of gardening – whatever suits you.

Cutting Back on Alcohol
Cutting down on alcohol can also cut the risk of cancer. There is a limited risk if you drink only a small amount, such as one small drink (small glass of wine or half a pint of premium beer) a day for women and two small drinks a day for men.

Eating Healthily
The food we eat can help us stay healthy. A balanced diet is one that is high in fibre, vegetables and fruit, and low in red and processed meat, salt and saturated fat. Diet has been linked to cancers of the stomach, bowel, mouth and gullet (food pipe).

Keeping a Healthy Weight
If you’re overweight you could be increasing your risk of 7 types of cancer. By keeping control of your weight, with a BMI between 18.5 and 25, you can help yourself to stay healthy.

Enjoying the Sun Safely
Getting sunburn is a sign your skin’s been damaged – and you could be increasing the risk of skin cancer. Use a combination of measures, including shade, clothes and sunscreen with at least SPF 15 and a four star rating. Remember that the sun is usually strongest between 11a.m. and 3p.m. Avoid sunbeds: they are not a safe alternative to tanning in the sun. In fact, some rays from them can be 10-15 times stronger†† than the midday sun.

Practising Safe Sex
Some sexually transmitted infections can increase the risk of cervical and other cancers. Using a condom can help reduce the chance of getting or spreading these viruses.

For more information on healthy choices that could help reduce the risk of cancer visit cancerresearchuk.org/health

We know that people affected by cancer have lots of questions. Cancer Research UK can help people to find reliable, clear and easy to understand answers. Whether you want to find out about cancer or share your own experiences with others, Cancer Research UK can help.

– Find out about cancer, its treatment and the latest research. Visit www.cancerhelp.org.uk
– Ask a specialist cancer nurse about any aspect of cancer in confidence. Call freephone 0808 800 4040 Monday to Friday 9am to 5pm
– Share information and experiences with others who have been there too, visit Cancer Chat our online discussion forum www.cancerchat.org.uk
### Finding Your Prices

To help find your own prices for this offer you will need the following information.

1. **Your local ‘Supply Area’ for both Gas & Electricity**
   
   This can be found on the first page of your electricity bill using the diagram opposite. Simply match your local area number against the same number in the table.

### Standing Charge
Pay monthly by Direct Debit

### Gas Prices
Pay monthly by Direct Debit

<table>
<thead>
<tr>
<th>Supply Area Code</th>
<th>Supply Area</th>
<th>Meter Type</th>
<th>Daily Service Charge</th>
<th>All/Day kWh</th>
<th>Night kWh</th>
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### Electricity Prices
Pay monthly by Direct Debit

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ScottishPower Electricity Prices

Standing Charge
Pay monthly by Direct Debit

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<thead>
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<th>Meter Type</th>
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<th>All/Day kWh (excluding VAT)</th>
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The Gas & Electricity Offer annual discount* and the Online Energy Service annual discount** may apply.
ScottishPower Gas Prices

**Standing Charge**
Pay monthly by Direct Debit

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<th>Supply Area Code</th>
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<th>All kWh excluding VAT</th>
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*The Gas & Electricity Offer annual discount* and the *Online Energy Service annual discount* may apply.
Help Beat Cancer Fixed Price Energy January 2017
Offer customers (ScottishPower Area):

Descriptions and Recommended Applications

These descriptions cover general principles. Actual prices charged vary from time to time, depending on choice of payment method, and are listed separately.

Domestic
The Domestic Tariff is intended for customers who make use of electricity for general domestic purposes only. It is also suitable for most customers who use direct acting electric heating (i.e. non-storage based systems).

White Meter No. 1\(^{Y}\) (WM1)
‘Day’ means at all times other than night.
‘Night’ is formally defined as any period of 8.5 hours at ScottishPower’s discretion between 2200 and 0830 GMT, but in practice should be one of the following:
- 2300 to 0730 GMT (i.e. 0000 to 0830 BST in summer),
- 2345 to 0815 Local Time (i.e. same clock time all year), or
- 0000 to 0830 Local Time
at the choice of ScottishPower

WM1 is intended for customers who make substantial use of electricity at Night. About 35% of the electricity used by continuously operating appliances such as freezers is automatically taken at night. Early morning use of lighting, heating and cooking is also likely to occur in the Night period, and other appliances such as washing machines and dishwashers can be deliberately operated at Night to take advantage of the low price.

Prior to 1991 customers could choose WM1 for operation of storage heaters, which were normally arranged to only use electricity at Night. Customers who choose WM1 following its re-introduction in 2004 may not use it for storage heating. WM1 customers who did use storage heaters prior to this may continue to do so.
Domestic ‘S’
The Domestic ‘S’ Tariff is intended for customers who make use of electricity for general domestic purposes only. It is also suitable for most customers who use direct acting electric heating (i.e. non-storage based systems).

Economy 7
‘Day’ means at all other times other than night.
‘Night’ is formally defined as any period of 7 hours at ScottishPower’s discretion between 24.00hrs and 08.00hrs, but in practice should be one of the following
24.00hrs to 07.00hrs GMT (i.e. 01.00hrs to 08.00hrs BST in summer)
24.30hrs to 07.30hrs GMT (i.e. 01.30hrs to 08.30hrs BST in summer)
Customers with old style mechanical timeswitches may experience variation from the above times depending on clock accuracy and settings.
Economy 7 is designed for customers who can make use of a period of off peak electricity during the night. Typically (but not exclusively) for customers with storage heating and/or electric water heating.
Economy 7 although principally designed for use with electrical heating can be to any customers benefit if they can transfer a reasonable percentage of their daily average consumption to the night rate. Typically the break-even figure has been around 15% however this is dependent on the prevailing prices. About 30% of the electricity used by continuously operating appliances such as freezers is automatically taken at night. Early morning use of lighting, heating and cooking is also likely to occur in the Night period and other appliances such as washing machines and dishwashers can be deliberately operated at Night to take advantage of the lower price rate. Storage water heating would normally be wired to take most or all energy at Night using either the water heating control incorporated in the metering equipment or some other time control system.
The provisions of parts 1, 2 and 4 of these terms and conditions apply to the supply of mains gas, and the provisions of parts 1, 3 and 4 apply to the supply of electricity, all as specified below.

PART 1 - MEANINGS

1. The words listed below have the following meanings in these terms and conditions and in the Application Form or Verbal Agreement and Letter (as applicable):

- **Act** in the Gas Conditions the Gas Act 1986 as amended from time to time and in the Electricity Conditions the Electricity Act 1989 as amended from time to time;
- **Agreement** the Application Form completed by you as accepted by us and the Gas Conditions and/or the Electricity Conditions (as applicable) or the Verbal Agreement (as applicable);
- **Annual Reassessment** the time(s) during the year at which we check the payments that you have made against the cost of energy that you have used to determine the balance on your account and assess whether your monthly direct debit payments need to be increased or decreased;
- **Application Form** the application, incorporating some or all of these terms and conditions, made by you to us in writing for a supply of Fuel at the Premises or the Online Application (as applicable);
- **Authority** the Gas and Electricity Markets Authority;
- **Connection Point** the point at which the Premises are connected to the system for the distribution of electricity operated and/or owned by the Distributor;
- **Cancellation Period** the period beginning with the date on which you entered into the Agreement with us and ending on the date which is 14 days after (but not including) that date;
- **Deposit** shall have the meaning given to it in Article 5(2) of the Financial Services and Markets Act 2000 (Regulated Activities) Order 2001;
- **Direct Debit Bonus Scheme** means our scheme by which you may be entitled to receive a bonus payment applied to your account in the event that:-
  - your account is, after all relevant deductions, at least one hundred pounds Sterling (£100) in credit, but not more than five hundred pounds Sterling (£500) in credit, at the time of your Annual Reassessment; and
  - your payment option requires you to pay by monthly direct debit;
- **disconnect, disconnection, disconnected** in the Gas Conditions to stop gas passing from the mains gas pipeline system to the Equipment at the Premises and in the Electricity Conditions to stop electricity passing from the system for the distribution of electricity operated and/or owned by the Distributor to the Equipment at the Premises;
- **Distributor** the electricity distributor that operates and/or owns the electricity distribution network connected to the Connection Point through which electricity is conveyed to the Premises;
- **Economic Loss** loss of profits, revenues, interest, business, goodwill or commercial, market or economic opportunity, whether direct or indirect and whether or not foreseeable;
- **Electricity Conditions** parts 1, 3 and 4 of these terms and conditions;
- **Electricity Supplier** a person authorised to supply electricity under the Act;
- **Equipment** in the Gas Conditions the meter(s) valves, pressure regulators, pipes, and the other apparatus used to transport, measure and control the supply of gas to the Premises and in the Electricity Conditions the lines carrying, and the equipment transmitting, electricity in the Premises;
- **Fuel** if in the Application Form or the Verbal Agreement (as applicable) you selected a supply of gas means mains gas, if you selected a supply of electricity means electricity and if you selected both, means mains gas and electricity;
- **Gas Conditions** parts 1, 2 and 4 of these terms and conditions;
- **Gas Supplier** a person authorised to supply mains gas under the Act;
- **Letter** the written letter from us to you which records and details the agreement between you and us in the Verbal Agreement;
- **Licence** in the Gas Conditions the gas supply licence granted to us under the Act and in the Electricity Conditions the electricity supply licence granted to us under the Act;
- **National Terms of Connection** the agreement on the Distributor's national terms of connection, reference to which is printed after the end of these terms and conditions;
- **Online Application** the application, incorporating some or all of these terms and conditions, made by you to us over the Internet, our Intranet and/or digital television for a supply of Fuel at the Premises;
- **Online Energy** the administrative and information service detailed in the Agreement as the “Online Energy Service” and/or such other administrative and information services as may be provided by us to you over the Internet, our Intranet and/or digital television in respect of a supply of Fuel at the Premises and specified by us to you at any time and from time to time;
- **Premises** in respect of an Application Form the property identified in the Application Form as the “premises” or in respect of a Verbal Agreement the property identified in the Letter as the “premises”;
- **Regulations** the Electricity Safety, Quality and Continuity Regulations 2002 as amended or replaced from time to time;
- **Relevant Date** the date on which the Cancellation Period ends;
- **Selected** if in the Application Form or the Verbal Agreement (as applicable) you selected a supply of gas means mains gas, if you selected a supply of electricity means electricity and if you selected both, means mains gas and electricity;
Taxes

VAT and any other tax, levy, charge or duty related to, or on, the supply of Fuel and/or the provision of the Online Energy Service. In addition, in the Gas Conditions also includes any such VAT and others payable to our gas suppliers and transporters and in the Electricity Conditions also includes any such VAT and others as we have to pay to those who distribute or transmit electricity for us.

Transporter

the gas transporter that operates and/or owns the mains gas pipeline system through which gas is conveyed to the Premises;

Verbal Agreement

the verbal agreement, incorporating some or all of these terms and conditions and/or the Gas Conditions and/or the Electricity Conditions (as applicable); and

we, us, our

ScottishPower Energy Retail Limited having its registered office at 1 Atlantic Quay, Glasgow G2 8SP;

Working Day

means any day other than Saturday, Sunday, Christmas Day, Good Friday or a bank holiday within the meaning of the Banking and Financial Dealings Act 1971.

you, your, me, us

in respect of an Application Form the person customer identified in the Application Form as the “customer” or in respect of a Verbal Agreement the person identified in the Letter as the “customer”.

PART 2 – GAS SUPPLY CONDITIONS

2. BEFORE WE ARE ABLE TO SUPPLY YOU

2.1 Our obligation to supply you with gas shall only come into force once you have given to us such information and taken such action required of you in order to enable us to obtain, and we have obtained, all authorisations or registrations required under the Act to enable us to provide a supply of gas to you at the Premises. While we expect those conditions to be fulfilled, if they have not been fulfilled within 3 months of the date of the Application Form or Verbal Agreement (as applicable), we may end the Agreement in relation to the supply of gas without any liability by giving notice to you in writing or in respect of an Agreement including the provision of the Online Energy Service by e-mail.

2.2 We shall complete the transfer, using the relevant supply industry processes, of the mains gas supply to the Premises from your existing Gas Supplier to us within 21 days following the end of the Cancellation Period, but that is subject to the following qualifications:

(i) you request us to carry out the transfer within a longer period;
(ii) the existing Gas Supplier has prevented the transfer in a way in which it is permitted to do under its gas supply licence;
(iii) we do not have all of the information we need to complete the transfer and:
   (a) we have taken all reasonable steps to obtain the missing information from you and/or your existing Gas Supplier and you and/or your existing Gas Supplier has not provided that information, or the information provided is incorrect; and
   (b) that information is not readily available to us from another source; or
(iv) we are prevented from completing the transfer due to any other circumstances caused by you.

In any event we shall complete the transfer within 21 days of the date on which the applicable qualification(s) of this Condition 2.2 no longer apply to the transfer.

2.3 Throughout the period of the Agreement you will be the owner or occupier of the Premises, which will be connected to the mains gas pipeline system.

3. EQUIPMENT

3.1 The quantity of gas supplied in energy terms shall be calculated in the manner described in the Licence, details of which are available from us.

3.2 You will allow the Transporter or any other person authorised by the Transporter or us at its expense to install, operate, maintain, repair or replace any Equipment on the Transporter’s side of, but including, the meter(s), all of which shall remain the property of the Transporter or such authorised person.

3.3 You will pay the costs of any provision and/or installation of any mains, pipes or other plant or equipment which require to be installed, replaced, enlarged, extended or renewed in order to allow you to receive the supply of mains gas you require at the Premises.

3.4 If you wish to acquire your own meter(s) by purchase, hire or loan (otherwise than from us or the Transporter) and/or make your own meter reading arrangements, that meter or those meters and/or the meter reading arrangements must be acceptable to us.

3.5 If you exercise your rights under Condition 3.4, you will arrange that you are entitled, or have the consent of any relevant third party to allow you, to use any meter(s) or other similar equipment installed at the Premises which will be used for measuring the amount of gas consumed at the Premises or otherwise in connection with the supply of gas to the Premises. Where you arrange for your meter(s) to be read or operated by any other person, you will indemnify us against any loss or damage suffered by us in consequence of an act or omission of that person.

3.6 For the carrying out of any of the additional work which you may ask us, or we may have, to carry out and/or in connection with any attempt to disconnect or re-connect your supply, we may charge you, and you will pay, reasonable charges.

4. SAFETY AND EMERGENCIES

4.1 You will not use gas in a way which is likely to create any risk to the health or safety of any person or risk of damage to property or affect the supply of gas to other consumers.

4.2 If you suspect an escape of gas, or damage to any Equipment which might result in the escape of gas, you must notify the Transporter immediately. The telephone number is 0800 111 999. We will notify you if the telephone number changes.

4.3 If we are given a direction under any act of parliament or regulation prohibiting or restricting the supply of gas to specified persons, then for so long as the direction is in force and so far as is necessary or expedient for the purposes of or in connection with the direction:

   - we shall be entitled to discontinue or restrict the supply of gas to you, and
   - you will refrain from using, or will restrict your use of, gas as required by our instructions.

4.4 We will not have to supply the Premises with more gas than can be supplied by the Transporter and in accordance with the Act to the Premises.
5. ENDING THE AGREEMENT

5.1 References in Condition 5 to the ending of the Agreement are in relation to the ending of the supply of gas.

5.2 The Agreement shall end on the date a new Gas Supplier is permitted by the relevant supply industry processes to supply gas to the Premises.

5.3 You may end the Agreement if you cease to either own or occupy the Premises and you give us 2 Working Days', or such lesser period as we may agree, notice prior to so ceasing, and the Agreement will end upon the expiry of such notice.

5.4 If you cease to own or occupy the Premises without giving us at least 2 Working Days' notice the Agreement will end on whichever of the following occurs sooner:
   - the second Working Day after you give notice to us that you have ceased either to own or occupy the Premises and have provided us with a completed lease or such other relevant documents as we may reasonably request from you; or
   - a new owner or occupier enters into a contract for the supply of gas to the Premises.

5.5 We may end the Agreement and/or disconnect your supply of gas at any time on giving 28 days' notice of our wish to end the Agreement, or at any time on giving you notice to that effect: if you fail to pay any amount due to us by the date upon which such amount was due, or
   - if you are using gas for a different purpose than that for which we agreed to supply it, or
   - if you commit a material breach of the Agreement, and in each case the Agreement will end and/or we may disconnect your supply upon the expiry of such notice.

5.6 The Agreement may be ended immediately by either you or us by giving written notice to that effect to the other at any time after the Authority or the Secretary of State has revoked the Licence.

5.7 If a gas supply continues to be available at the Premises after the end of the Agreement, without another Gas Supplier obtaining all authorisations or registrations required under the Act to enable that Gas Supplier to provide a supply of gas to the Premises, or on commencing a supply of gas to the Premises under another arrangement, we will be entitled to charge you, and upon demand you will immediately pay to us, such amount as we may reasonably determine in respect of such supply until another Gas Supplier has obtained all authorisations or registrations required under the Act to enable that Gas Supplier to provide, or we under another arrangement commence, a supply of gas to the Premises.

5.8 If we increase the price or vary other terms of the Agreement to your significant disadvantage we will notify you of that increase or variation by giving you at least 30 calendar days' notice before the date the increase or variation takes effect. If you do not accept the increase or variation you are entitled to end the Agreement by giving us notice to end the Agreement, at any time prior to that increase or variation taking effect. If you give us that notice, the increase or variation will not take place. However the increase or variation will come into effect if, within 15 Working Days of you giving that notice to us, we do not receive notification through the relevant supply industry processes that another Gas Supplier will begin to supply the Premises within a reasonable period of time after that notice has been given by you.

5.9 If a gas supply continues to be available at the Premises after the date a new Gas Supplier is permitted by the relevant supply industry processes to supply gas to the Premises, and you give us 2 Working Days', or such lesser period as we may agree, notice prior to so ceasing, and the Agreement will end upon the expiry of such notice.

5.10 The General Terms and Conditions for domestic customers ScottishPower Gas and Electricity Working Days of the delivery of gas cease to have any effect if, within 21 days of the end of the Cancellation Period, but that is subject to the following qualifications:-
   - you request us to carry out the transfer within a longer period;
   - the increase or variation is not readily available to us from another source.

5.11 If the electricity meter(s) at the Premises are not of a type suitable for your payment option, you agree that we shall be entitled to disconnect your supply, or in respect of an Agreement including the provision of the Online Energy Service by e-mail.

6. BEFORE WE ARE ABLE TO SUPPLY YOU

6.1 Our obligation to supply you with electricity shall only come into force once you have given to us such information and taken such action required of you in order to enable us to obtain, and we have obtained, all authorisations or registrations required under the Act to enable us to provide a supply of electricity to you at the Premises. While we expect those conditions will be fulfilled, if they have not been fulfilled within 3 months of the date of the Application Form or Verbal Agreement (as applicable), we may end the Agreement in relation to the supply of electricity without any liability by giving notice to you in writing or in respect of an Agreement including the provision of the Online Energy Service by e-mail.

6.2 We shall complete the transfer, using the relevant supply industry processes, of the electricity supply to the Premises from your existing Electricity Supplier to us within 21 days of the end of the Cancellation Period, but that is subject to the following qualifications:-
   - you request us to carry out the transfer within a longer period;
   - the increase or variation is not readily available to us from another source.

6.3 If the electricity meter(s) at the Premises are not of a type suitable for your payment option, you agree that we shall be entitled to disconnect your supply, or in respect of an Agreement including the provision of the Online Energy Service by e-mail.

6.4 Throughout the period of the Agreement you will be the owner or occupier of the Premises, which will be connected at the Connection Point.

6.5 We will not be under any obligation to supply any electricity to the Premises at any time or from time to time in excess of the maximum amounts which you are entitled to take through the Connection Point.

7. EQUIPMENT

7.1 The quantity of electricity supplied to the Connection Point shall be measured by the meter(s).

7.2 You will allow the Distributor or any other person authorised by the Distributor or us at its expense to install, operate, maintain, repair or replace any of the Distributor's apparatus on the Distributor's side of, but including, the meter(s), all of which shall remain the property of the Distributor or such authorised person.
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7.3 If you wish to acquire your own meter(s) by purchase, hire or loan (otherwise than from us or the Distributor) and/or make your own meter reading arrangements, that meter or those meters and/or the meter reading arrangements must be acceptable to us.

7.4 If you exercise your rights under Condition 7.3, you will arrange that you are entitled, or have the consent of any relevant third party to allow you, to use any meter(s) or other similar equipment installed at the Premises which will be used for measuring the amount of electricity consumed at the Premises or otherwise in connection with the supply of electricity to the Premises. Where you arrange for your meter(s) to be read or operated by any other person, you will indemnify us against any loss or damage suffered by us in consequence of an act or omission of that person.

7.5 You will allow any operational metering equipment which the Distributor or any other person authorised by the Distributor or us installs at the Premises to remain in place.

7.6 For the carrying out of any of the additional work which you may ask us, or we may have, to carry out and/or in connection with any attempt to disconnect or re-connect your supply, we may charge you, and you will pay, reasonable charges.

8. SAFETY AND EMERGENCIES
The supply of electricity to the Connection Point may be disconnected or altered at our sole discretion if we consider it necessary to do so:
- to avoid danger, or because failure to disconnect or to alter that supply would involve us being in breach of the Act or the Regulations;
- to avoid failure of or interference with our supply of electricity to any other person caused by any failure by you to comply with your obligations under the Regulations;
- if and to the extent that the Distributor disconnects or reduces the maximum capacity of the Connection Point; or
- in the event of any breach of the Agreement by you, and the supply of electricity to the Connection Point may be disconnected or altered on each occasion for such period as we in our sole discretion may consider necessary. Where the disconnection of the supply of electricity to the Connection Point is due to your act or omission, any restoration of that supply may be conditional upon you paying a reasonable restoration charge.

9. ENDING THE AGREEMENT
9.1 References in Condition 9 to the ending of the Agreement are in relation to the ending of the supply of electricity.

9.2 The Agreement shall end on the date a new Electricity Supplier is permitted by the relevant supply industry processes to supply electricity to the Premises.

9.3 You may end the Agreement if you cease to either own or occupy the Premises and you give us 2 Working Days’, or such lesser period as we may agree, notice prior to so ceasing, and the Agreement will end upon the expiry of such notice.

9.4 If you cease to own or occupy the Premises without giving us at least 2 Working Days’ notice the Agreement will end on whichever of the following occurs sooner:
- the second Working Day after you do give notice to us that you have ceased either to own or occupy the Premises and have provided us with a completed lease or such other relevant documents as we may reasonably request from you, or
- a new owner or occupier enters into a contract for the supply of electricity to the Premises.

9.5 We may end the Agreement and/or disconnect your supply of electricity at any time on giving 28 days’ notice of our wish to end the Agreement, or at any time on giving you notice to that effect:
- if you fail to pay any amount due to us by the date upon which such amount was due, or
- if you are using electricity for a different purpose than that for which we agreed to supply it, or
- if you commit a material breach of the Agreement, and in each case the Agreement will end and/or we may disconnect your supply upon the expiry of such notice.

9.6 The Agreement may be ended immediately by either you or us by giving written notice to that effect to the other at any time after the Authority or the Secretary of State has revoked the Licence.

9.7 If an electricity supply continues to be available at the Premises after the end of the Agreement, without another Electricity Supplier obtaining all authorisations or registrations required under the Act to enable that Electricity Supplier to provide a supply of electricity to the Premises, or our commencing a supply of electricity to the Premises under another arrangement, we will be entitled to charge you, and upon demand you will immediately pay to us, such amount as we may reasonably determine in respect of such supply until another Electricity Supplier has obtained all authorisations or registrations required under the Act to enable that Electricity Supplier to provide, or we under another arrangement commence, a supply of electricity to the Premises.

9.8 If we increase the price or vary other terms of the Agreement to your significant disadvantage we will notify you of that increase or variation by giving you at least 30 calendar days’ notice before the date the increase or variation takes effect. If you do not accept the increase or variation you are entitled to end the Agreement by giving us notice to end the Agreement, at any time prior to the increase or variation taking effect, if you give us that notice, the increase or variation will not take place. However the increase or variation will come into effect if, within 15 Working Days of you giving that notice to us, we do not receive notification through the relevant supply industry processes that another Electricity Supplier will begin to supply the Premises within a reasonable period of time after that notice has been given by you.

10. NATIONAL TERMS OF CONNECTION
You agree that by entering into the Agreement, you are also entering into an agreement with the Distributor on the terms and conditions of the National Terms of Connection.

PART 4 - OTHER CONDITIONS

11. COMMENCEMENT AND CONTINUATION OF AGREEMENT
11.1 You appoint us as your agent for the purpose of allowing us on your behalf to terminate other gas and/or electricity contracts (if any) as may be required in order to allow the Agreement to come into force.

11.2 Subject to Condition 11.3, if you have selected a supply of gas and electricity then even if our obligation to supply gas or electricity does not come into force or we end the Agreement in relation to a supply of gas or electricity the Agreement will continue in full force and effect in relation to the other Fuel.

11.3 If you have selected a supply of gas and electricity and we are not registered, or we are de-registered, as the Electricity Supplier for the electricity supply to the Premises in the circumstances described in Condition 6.2, and you no longer wish us to supply gas to the Premises, at your request:
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12. TRANSFER OF CHARGES

12.1 If we have made any payment to your previous supplier(s) of gas or electricity in respect of charges for the supply of gas or electricity to you at the Premises then we will be entitled to recover from you the amount of those charges together with our reasonable costs in recovering this amount. We will either add that sum to your next invoice(s) or at our option spread it over such number of invoices as we may decide, except where you have any prepayment meter(s) when we may adjust the prepayment meter(s) to recover that sum.

12.2 If you end the Agreement in relation to the supply of gas and/or electricity and leave unpaid charges payable under the Agreement for gas and/or electricity which we have supplied to you, then (where we are entitled to do so in terms of the Licence) we may transfer the right to recover those unpaid charges to another supplier who has, or other suppliers who have, commenced the supply of gas or electricity to you at the Premises.

13. ACCESS, PAYMENT AND EQUIPMENT

13.1 You will allow the Transporter, Distributor or any other person authorised by the Transporter, Distributor or us, full, free and safe rights of access to the Premises at all times if the Transporter, Distributor or we think it is necessary to cut off and/or disconnect the supply of Fuel to avoid danger to life or property and at all reasonable times for any other purpose authorised by the Act.

13.2 Subject to Condition 13.3, we will bill you and you will pay us for a supply of Fuel made by us in accordance with the payment option, and at the price applying to that payment option, as specified in the Application Form or in the Verbal Agreement and recorded in the Letter (as applicable).

13.3 When you fail to make a payment at any time or from time to time under the terms of the payment option agreed between you and us, we will be entitled to replace that payment option with an alternative payment option, and you will pay us in accordance with that alternative payment option, at the price applicable to that alternative payment option, as specified by us to you at that time.

13.4 In relation to a supply of gas where the Transporter is not the gas transporter whose transportation charges our prices are based on, you will also pay the additional amount (if any) specified as being payable in those circumstances in the Application Form or in the Verbal Agreement and recorded in the Letter (as applicable).

13.5 We may increase any of the prices and/or charges at any time or from time to time and we may reduce any of the prices and/or charges at any time or from time to time. If we so increase any of the prices and/or charges, we will notify you in accordance with Condition(s) 5.8 and/or 9.8 (as applicable).

13.6 In addition to the price and/or any charge, you will pay any Taxes other than any tax payable by us on our income or profits.

13.7 When your payment option does not require you to pay by direct debit or prepayment meter(s), you will pay us the full amount of the charges payable under the Agreement, within 7 days of the date of a bill. (a) in respect of an Agreement other than an Agreement including the provision of the Online Energy Service, by post with a cheque or postal order, or at any place which has facilities for receiving such payments on our behalf, (b) in respect of an Agreement including the provision of the Online Energy Service, over the Internet and/or digital television by debit card or (c) as otherwise agreed between us and you.

13.8 Where we bill you, if information on the quantity of Fuel supplied by us is not available we may bill you on the basis of estimated readings for your likely consumption. When that information is available, we will make the appropriate adjustment, if any, to your next bill. Where you have any prepayment meter(s), if the amount you pay to us by use of prepayment meter card(s) or key(s) is less than the charge for the consumption taken through the prepayment meter(s), you will pay us the difference by our adjusting the prepayment meter(s) or requiring you to pay a lump sum to us.

13.9 If you pay to us at any time or from time to time an amount which is less or more than the amount due we may apply that payment as we decide.

13.10 On each occasion that you pay to us in full and final settlement of the amount due an amount which is less than the amount due, should we accept such payment that does not mean that we agree to that payment being full and final settlement of the amount due. You agree that:

- we can retain such payment as part-payment towards the amount due without the requirement for us to notify you of our rejection of that part-payment as full and final settlement of the amount due; and
- our retention of such payment will not prevent us recovering from you the amount due which we consider remains to be paid.

13.11 We will be entitled at any time and from time to time to set off any liability that you have to us against any liability that we have to you.

13.12 We may charge you, and you will pay us, all reasonable costs, charges and expenses (including, without limiting the generality, all legal costs) incurred by us in relation to any breach by you of the Agreement, including any such costs, charges, expenses and legal costs incurred in recovering any amount which is not paid by you on the date payment was due.

13.13 If we find that you were previously a customer of ours and that there are still amounts outstanding to us in respect of your previous account(s) with us, we may apply those outstanding amounts to any amounts due to us in terms of the Agreement and we will confirm this in writing to you. This sub-clause 13.13 will not apply to you if you are a prepayment customer unless you consent to it.

13.14 If any charges are outstanding from the date of the first reminder we can charge you interest from the date payment was due at the annual rate of 2% above the base lending rate of The Royal Bank of Scotland plc from time to time (or its equivalent if a base lending rate is not quoted by The Royal Bank of Scotland plc) on those charges.

13.15 If the customer comprises more than one person, all agreements and obligations entered into in the Agreement by the customer are entered into
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jointly and severally by each of the persons comprising the customer. We may take action against any one or more of the persons comprising the customer and/or may release in whole or in part the liability of any one or more of those persons under the Agreement or grant any relaxation without affecting the liability of the other of those persons.

13.16 You will pay to us such reasonable deposit by way of security as we, consistent with the Licence, may at any time or from time to time request. If we make such a request prior to the commencement of the supply of Fuel under the Agreement, that supply will not start until that deposit has been provided.

13.17 You will be responsible at all times for the Equipment on your side of the meter(s) and at your expense will procure that it is maintained in good working order and condition, and is operated in compliance with the Act.

13.18 The reading shown on the register of the meter(s) shall be regarded as prima facie evidence of the amount of Fuel supplied to the Premises. However, if either you or we dispute the accuracy of such reading, arrangements shall be made for such meter to be inspected and tested under the Act. If a meter is found to be operating within the limits of accuracy required by the Act, the cost of inspection and testing that meter will be borne by whoever disputed the accuracy of that meter.

13.19 You must take reasonable care to keep the meter(s) measuring the supply of Fuel to the Premises free from damage or interference. If you do not you must pay us for the reasonable costs:

- paid or incurred by us to repair or replace it or them;
or
- incurred by us or any person authorised by us in responding to a request for any attendance due to a failure by you to take reasonable care of the meter(s).

14. DIRECT DEBIT BONUS SCHEME

14.1 In the event that your payment option is monthly direct debit, at your Annual Reassessment we shall calculate the bonus, if any, payable to you under the Direct Debit Bonus Scheme in accordance with the criteria available by contacting us and as detailed on our website at www.scottishpower.co.uk/ddbonus, as may be amended by us from time to time. Any bonus payable to you shall be detailed on your Annual Reassessment statement.

14.2 In the event that we are unable to determine the net amount of credit in your account due to technical issues or failure by you to provide an accurate up-to-date meter reading on request, we shall be entitled to delay paying you any applicable bonus until such issues are resolved.

14.3 Only one bonus payment under the Direct Debit Bonus Scheme may be payable to you in a twelve (12) month period.

14.4 In the event that you:

- have left us or we are notified that you intend to leave us prior to the Annual Reassessment date; or
- are in breach of any of your obligations under these terms and conditions; or
- you default in your direct debit payments,

you shall not be entitled to any bonus payment under the Direct Debit Bonus Scheme.

14.5 For the avoidance of doubt, the Direct Debit Bonus Scheme shall only apply to credit which has accumulated as a direct result of overpayment in accordance with direct debit instruction, as required by us. Any sums paid directly into your account by you at your request will be disregarded for the purposes of calculating any bonus payable.

14.6 In the case of any dispute with regard to the amount of any bonus paid to you in accordance with the Direct Debit Bonus Scheme, our decision will be final and binding.

14.7 Any overpayment received by us from you shall not constitute a deposit.

14.8 We reserve the right to withdraw the Direct Debit Bonus Scheme at any time. Any such withdrawal will be notified to you.

15. GENERAL

15.1 If requested by us at any time you will give to us all the information we reasonably require to enable us to operate the Agreement.

15.2 You can obtain details of our products and prices by going to our website: www.scottishpower.co.uk, or by writing to us at “ScottishPower Energy Retail, Customer Care, Cathcart Business Park, Spean Street, Glasgow, G44 4BE”.

15.3 We will provide you, on an annual basis, in writing or by e-mail, with details of the guaranteed standards which we have to comply with by law. Those details include information on the compensation arrangements to enable you to make a claim for the occasions when we fail to meet the guaranteed standards. Those details of the guaranteed standards are available on our website: www.scottishpower.co.uk or by writing to us at “ScottishPower Energy Retail, Customer Care, Cathcart Business Park, Spean Street, Glasgow, G44 4BE”.

15.4 We will provide you, in writing or by e-mail, on each bill or statement of account, which we send to you, with details of our procedures to enable you to make a complaint against us. In addition our Complaints Handling Chart is available on our website: www.scottishpower.co.uk or by writing to us at “ScottishPower Energy Retail, Customer Care, Cathcart Business Park, Spean Street, Glasgow, G44 4BE”.

15.5 So long as events or circumstances outside our or your reasonable control prevent either us or you from complying with any of our or your respective obligations under the Agreement, other than with respect to payment, we or you, as the case may be, will be excused for such failure. The performance by you or us of obligations under the Licence or the Act or any other relevant legislation will not constitute breach of any provision of the Agreement.

15.6 Notices under the Agreement (a) shall be in writing and shall be delivered by hand or post to you at the Premises or us at ScottishPower Energy Retail, PO Box 7111, Cathcart Business Park, Glasgow G44 4BE or such other address notified to us or you for this purpose or (b) in respect of an Agreement including the provision of the Online Energy Service where notice can be given by e-mail, may alternatively be sent to us or you at the e-mail address given for us or you in the Agreement or such other e-mail address notified to us or you for this purpose.

15.7 We may assign and transfer any or all of our rights and obligations under and in terms of the Agreement including any monies payable to us to another party provided they have obtained all the licences and approvals from the Authority or other regulatory authorities necessary for them to supply Fuel to you at the Premises. As a result that party will acquire the rights and assume the obligations as if it had been the original party to the Agreement with you. We will be released from all of our obligations under the Agreement so assigned and transferred, and, from then on, your dealings will be with that party in respect of
the rights and obligations assigned and transferred. You cannot assign or transfer any of your rights or obligations under the Agreement without first of all obtaining our consent in writing or in respect of an Agreement including the provision of the Online Energy Service by e-mail.

15.8 If we are required by any court, competent authority or the Authority to amend the Agreement, or need to do so to reflect any change in the Licence or any order made in terms of the Act, we may do so and will notify you of the changes.

15.9 In respect of a Verbal Agreement (a) the details recorded in the Letter shall be conclusive as to the terms of the Verbal Agreement, (b) you confirm that the information given by you in the Verbal Agreement as recorded and detailed in the Letter is complete and correct and (c) you accept that the supply of gas and the supply of electricity will each start as soon as is practicable after the date of the Verbal Agreement.

15.10 It is our intention that all the terms of the contract between us and you are contained in these terms and conditions and in the brochures and specifications provided to you which relate to the Agreement.

15.11 The Agreement shall be construed and implemented in accordance with English law if the Premises are in England and Wales and in accordance with Scots law if the Premises are in Scotland.

16. ONLINE ENERGY SERVICE

In respect of an Agreement including the provision of the Online Energy Service:
- to use the Online Energy Service, you must at your own cost and expense provide a suitable personal computer and modem and any other hardware and software necessary to enable you to access the Online Energy Service at any time or from time to time;
- you must provide us with an up to date e-mail address at all times;
- you will be required to enter a username and a password in order to gain access to the Online Energy Service. You are solely responsible for maintaining the security of your username and password;
- you must follow the rules for the use of the Online Energy Service detailed on our website at any time and from time to time. Should you not do so, we shall be entitled to charge you the reasonable charge for each instance of your not following a rule specified on our website at that time;
- you or we may at any time withdraw from the Agreement in relation to the Online Energy Service by giving notice to that effect to the other and the Agreement will continue in full force and effect in relation to an Agreement not including the provision of the Online Energy Service;
- we can suspend any or all of the Online Energy Service at any time and from time to time for such period as we in our sole discretion consider necessary to allow us to inspect, maintain, renew, repair or revise our website;
- in performing the Online Energy Service our obligation is only to exercise the reasonable care and skill which would be exercised by a competent provider of such services in the same circumstances.

17. CONTINUING OBLIGATIONS

The ending of the Agreement shall not affect any of your, the Distributor’s or our rights, remedies or obligations which may have accrued before or as a result of the ending of the Agreement and shall not affect any of your, the Distributor’s or our rights, remedies or obligations which either expressly or by implication in the Agreement are stated to continue after the ending of the Agreement.

18. LIMITATION OF LIABILITY

If we fail to comply with any term of the Agreement, or are negligent, you may be entitled under the general law to recover compensation from us for any loss or damage you have suffered. However, we will not be required to compensate you for loss or damage caused by anything beyond our reasonable control, or for any loss or damage which is consequential, indirect or financial or arises from or amounts to Economic Loss or wasted expenses, other than where you are entitled to recover compensation for such loss or damage under the general law in relation to death, personal injury or fraudulent misrepresentation. Provided that our total liability in respect of all claims for such loss or damage, save for that occurring through death, personal injury or fraudulent misrepresentation, arising in any one calendar year shall not exceed £1,000,000.

19. USE OF PERSONAL INFORMATION

19.1 Information you provide to us or our agents or contractors or we otherwise hold (whether or not under the Agreement) may be used by us and/or given to and used by other companies in our group of companies, our agents and/or our contractors:
- to identify you when you make enquiries or to contact you though mail, telephone, e-mail, SMS text or other electronic means;
- to help administer any accounts, services and products provided by our group of companies now or in the future;
- for market research and analysis or for demonstrating and testing computer systems;
- to help us, other companies in our group of companies, our agents and/or our contractors to detect debt, fraud or loss;
- use information to identify offers tailored to your needs including but not limited to, tailored energy efficiency advice;
- to inform you about services and products which may be of interest to you (if you have consented to us doing so), including by visit, email, phone SMS text or other forms of electronic communications; and
- for all purposes reasonably ancillary to any of those purposes.

We may also transfer your data to countries outwith the EEA (European Economic Area) for the purposes of managing your account, for the provision of our services and products to you and for marketing purposes.

19.2 For the purposes of managing your account and tailoring our services to your needs, we may use an automated scoring system which uses information about you from credit reference agencies.

19.3 We may monitor and/or record communications with you (including telephone conversations and e-mails) to confirm your identity, ensure security, help maintain service quality and for training purposes.

19.4 When you apply to us to open an account, we may check the following records relating to you and others (see 19.5 below):
(a) our own;
(b) records held by Credit Reference Agencies (‘CRAs’) and when CRAs receive a search from us, they will place a search footprint on your credit file and that may be seen by other lenders/organisations. CRAs supply to us both public (including the electoral register) and shared credit and fraud prevention information; and
(c) records held by Fraud Prevention Agencies (‘FPAs’).

Such checks may be used for assessing applications, verifying identity and for preventing crime and money laundering. We may also make periodic searches at CRAs and FPAs to manage your account/s with us.

19.5 If you tell us that you have a spouse or financial associate, we will link you together so you must be sure that you have their agreement to disclose information about them. CRAs also link you together and these links will remain on your and their files until such time as you or your spouse or financial associate successfully file for disassociation with the CRAs.
ScottishPower Gas and Electricity

General Terms and Conditions for domestic customers

19.6 Information on applications may be sent to CRAs and recorded by them. Where you receive products and/or services from us, we may give details of your account(s) and how you manage them to CRAs and if you do not pay for the products/services in full and on time, CRAs may record the outstanding debt. This information can be supplied to other organisations by CRAs and FFAs to perform similar checks and to trace your whereabouts and recover debts that you owe. Records remain on file for 6 years after they are closed, whether settled by you or defaulted.

19.7 If you give us false or inaccurate information and we suspect or identify fraud, we will record this and may also pass this information to FFAs and other organisations involved in crime and fraud prevention to prevent fraud and/or money laundering. If we suspect or detect theft of mains gas and/or electricity from the Premises, we will record the details and we may share them with the police and/or other law enforcement bodies. In such circumstances, we may record details of any relevant criminal offences that you have or may have committed.

19.8 If you have received products and/or services from us and do not make payments that you owe us, we will trace your whereabouts and recover debts. Such tracing may include sharing information about you with other mains gas and/or electricity suppliers.

19.9 We may transfer any debt that you owe us to another organisation, by providing them with relevant details, and that organisation will become the owner of that debt.

19.10 Where we are advised that you owe any debt to your previous supplier(s) of gas and/or electricity (as applicable), you permit us to contact your previous supplier(s) for details of the debt you owe. Where we are advised that another Gas Supplier and/or Electricity Supplier has received a request to supply gas and/or electricity (as applicable) to the Premises, we may provide details of any debt you owe to that Gas Supplier and/or Electricity Supplier. We may ask your previous Gas Supplier and/or Electricity Supplier(s) for information about you to help us take over your gas and/or electricity supply. We may also provide your new Gas Supplier and/or Electricity Supplier with information about you to help them take over your gas and/or electricity supplies. We may provide information about you to another gas and/or electricity supplier to help settle disputes about the supply of gas and/or electricity to your Premises.

19.11 Your data may also be used for other purposes for which you give your specific permission or, in very limited circumstances, when required by law, or by a regulatory body. We will seek to provide anonymised or aggregated data but there may be circumstances where it is necessary to provide personal information and in those circumstances we shall do so.

19.12 Information about you may have to be shared with government bodies where required for the purpose of government initiatives. Such sharing of personal information will only be done where it is necessary and wherever possible, we will make sure appropriate safeguards are in place.

19.13 If we reasonably believe that you (or any member of your household) has particular needs which are relevant to the supply of gas and/or electricity to your Premises, we may record relevant information about you and/or such member. We will use this information to make sure that your circumstances are recognised in our dealings with you. We may disclose such information for relevant purposes to:

(a) social service departments, charities, health-care and other support organisations if we believe it is in your vital interests to do so;
(b) another Gas Supplier and/or Electricity Supplier if we believe you are considering changing Gas Supplier and/or Electricity Supplier; and
(c) the applicable Transporter, Distributor, or metering agents.

19.14 You are entitled to a copy of the data held about you on our systems on payment of a fee. You can also be given more detail of how your data is used by us. CRAs and FFAs by writing to: Data Protection Representative, ScottishPower Energy Retail, Section 5, Cathcart Business Park, Spear Street, Glasgow G44 4BE. You can contact the CRAs currently operating in the UK. The information they hold may not be the same so it may be worth contacting them all. They will charge you a small fee.

- Call Credit, Consumer Services Team, PO Box 491, Leeds LS1 1WZ or call 0870 060 1414,
- Equifax, Credit File Advice Centre, PO Box 3001, Bradford BD1 5US or call 0870 0100 583,
- Experian, Consumer Help Service, PO Box 8000, Nottingham NG80 7WF or call 0870 241 6212.

NOTE: Clauses 19.4 - 19.6 apply only to those customers who applied for products and/or services from us since 1 October 2001.

This comprises the ScottishPower Gas and Electricity General Terms and Conditions for Domestic Customers.

NATIONAL TERMS OF CONNECTION
Your supplier is acting on behalf of your network operator to make an agreement with you. The agreement is that you and your network operator both accept the National Terms of Connection (NTC) and agree to keep to its conditions. This will happen from the time that you enter into this contract and it affects your legal rights. The NTC is a legal agreement. It sets out rights and duties in relation to the connection at which your network operator delivers electricity to, or accepts electricity from, your home or business. If you want a copy of the NTC or have any questions about it, please write to:

Energy Networks Association,
6th Floor, Dean Bradley House, 52 Horseferry Road,
London, SW1P 2AF
Phone 0207 706 5137,
or see the website at www.connectionterms.co.uk

FOR INFORMATION: SUPPLY CHARACTERISTICS
The electricity delivered to the Premises through the electricity distribution network system will normally be at one of the voltages stated below and will have the frequency, number of phases, and margins of variation associated with it:

- Connection voltage and permitted variations: at 400/230, 460/230, and 230 volts – plus 10% or minus 6%;
- Number of phases of supply: at 400/230 volts – three; at 460/230 volts and 230 volts – one.
- Frequency of supply and permitted variations: at all voltage levels – 50 hertz, plus or minus 1%.
Help Beat Cancer Fixed Price Energy January 2017 Offer

Terms and Conditions

1. Supplies of both mains gas and electricity (the ‘Gas & Electricity Offer Product’) from ScottishPower under the Help Beat Cancer Energy January 2017 Offer (the “Offer Product”) must be applied for from 2nd September 2013, until the date when the Offer Product is withdrawn by us. All applicants must be aged 16 years or over and must contract to pay, and continue to pay, for the energy supply under the Offer Product by monthly Direct Debit.


3. If you cancel your Offer Product contract by switching to another gas and/or electricity supplier before 31st December 2016, we will apply a cancellation charge. The current cancellation charges are £25.00 for electricity and £25.00 for gas, each inclusive of VAT at the current rate of 20%. These charges will be amended if there is a change in the VAT rate at any time or times before 31st December 2016, by an amount equivalent to the applicable change in the VAT rate. These charges will not be applied if the agreement is cancelled due to a home move.

4. As soon as reasonably practicable after the date when ScottishPower commences your gas and electricity supply under the Offer Product (‘Supply Date’), ScottishPower will donate £10 (if this is the first Help Beat Cancer product that you have subscribed to) to Cancer Research UK Trading Limited, which gives its taxable profits to Cancer Research UK. A further donation will be made by ScottishPower for every month you remain on the product up to a maximum donation of £10 per annum paid at the end of each complete calendar year you remain on the Offer product until the end of the product term. If you do not remain on this Offer product for the full product term a pro-rata amount will be donated based on the number of complete calendar months you remained on the product in the calendar year during which your agreement ended.

5. ScottishPower will write to you before the end of the Offer Product to let you know what will happen next. We will, unless you choose another option, move you to our standard prices. Alternatively you may wish to choose another of our Offer Products. You will also have the option to cancel your contract with ScottishPower without being required to pay any cancellation charges.

6. The prices given in this leaflet are those you pay as an Offer Product contract customer and replace any mains gas and electricity prices which you may currently pay.

7. The obligations on ScottishPower under the Offer Product and these terms and conditions will not come into effect until we have been registered as the supplier of mains gas and electricity to the property.

8. If a customer leaves the property to which the Offer Product applies, that customer will not be able to transfer that Offer Product to another property. However, that customer will be entitled to apply for the version (if any) of the Offer Product on offer from ScottishPower at that time for that other property.

9. ScottishPower will meet the Offer Product fixed price guarantee in Condition 2 above unless it is prevented from doing so by the actions or requirements of any governmental, statutory or licensing authority.

10. Where your payment method under the Offer Product is by monthly Direct Debit and at any time, or from time to time, any payment due is not made via monthly Direct Debit, you agree that we shall be entitled to transfer your account on to a standard non Offer Product service package.

11. These terms and conditions are in addition to the ScottishPower Gas and Electricity General Terms and Conditions for Domestic Customers.

12. By taking the Help Beat Cancer Fixed Price Energy January 2017 Offer, you agree to ScottishPower or Cancer Research UK contacting you, including by email, for the duration of the offer to thank you for your continuing support and to update you on news relating to the work of Cancer Research UK.

Gas and Electricity will be supplied to you under the ScottishPower Energy Retail mains gas and electricity supply licences.

General Notes

All prices shown apply to (i) domestic electricity customers and (ii) domestic mains gas customers. Two Rate Meter and Economy 7 and White Meter No. 1\(^{†}\) means that units used at night are charged at a lower rate than those used during the day.

‘Night’ means 7 hours that the local distribution company in your area chooses (8 hours in Scottish Hydro Electric area and 8.5 hours in ScottishPower area) between 10pm and 10am. ‘Day’ means at all other times. Our Two Rate Meter prices are best suited to customers who are currently supplied on Domestic Economy 7 Rate (Domestic Economy in Scottish Hydro Electric area and White Meter No. 1\(^{†}\) in ScottishPower area). Advice for customers who are currently supplied on other electricity rates is available by calling 0800 400 200 (lines open Monday to Friday 8am – 7pm and Saturdays 9am – 1pm).

* All customers who qualify for the Gas & Electricity Offer discount will receive annual discounts of £5.00 (excl. VAT), £5.25 (incl. VAT) per fuel. These discounts are shown on your bill as daily amounts of 1.369p (excl. VAT), 1.437p (incl. VAT) per fuel.

** The Online Energy Service discount is only available to customers with up to three meters & three registers (ScottishPower and Manweb supply areas), or with a single rate or two rate meter (all other supply areas). The annual discounts are £5.00 (excl. VAT), £5.25 (incl. VAT) per fuel. These discounts are shown on your bill as daily amounts of 1.369p (excl. VAT), 1.437p (incl. VAT) per fuel.


\( ^{†}\) Cancer Research UK Trading Limited which gives its taxable profits to Cancer Research UK.

This Offer is subject to limited availability and may be withdrawn from sale at any time.

Prices effective from 2nd September 2013.