General Terms and Conditions for the Supply of Electricity and/or Gas by SSE Airticity Limited to Commercial Premises in the Republic of Ireland

1. Definitions and Interpretation

In this Agreement:

“Agreement” means the Contract, together with these standard terms and conditions, and any other document referred to or attached to it;

“Arrears” means an overdue payment that has not been paid;

“Commencement Date” means the date that You start using Energy at a Supply Point and We are Registered as the Supplier for that Supply Point;

“Contract” means the document titled Customer Agreement Form and annexed to this Agreement and any schedules referred to or attached to it;

“Daily Metered Customer” or “DM Customer” means a gas customer whose gas meter is read daily;

“Deemed Contract” is a legally enforceable agreement considered to have been made between SSE Airticity and the owner or occupier of this premises. A Deemed Contract is considered to have come into existence because the owner or occupier (after receiving notice from the SSE Airticity and where the premises continue to be supplied with gas and/or electricity by SSE Airticity) did not inform SSE Airticity that he or she continued to use the electricity or gas supplied to the premises concerned after the previous contract for supply to the premises concerned had expired, or was not cancelled when a previous owner or occupier vacated the premises or the new owner or occupier did not enter into a new contract of supply;

“Effective Date” means the date of the execution of this Agreement;

“Electricity Distributor” means the licensed operator of the electricity distribution system through which the electricity is distributed to the Supply Points;

“Energy” means electricity and/or gas as applicable;

“Energy Charges” means the amount(s) payable for the supply of Energy comprising the Prices multiplied by the number of Units consumed plus Pass Through Charges;

“Equipment” means meters, pipes, conduit, electrical plant, electric lines, and all other apparatus at the supply address(es) to deliver and control Energy (including Metering Equipment);

“First Termination Date” where the Agreement is for a fixed term, means the date of expiry of the fixed term contract period specified on the Contract;

“Force Majeure” means any event or circumstance which is beyond the reasonable control of a Party and which results in or causes the failure of that Party to perform any of its obligations under the Agreement, provided that lack of funds shall not constitute Force Majeure;

“Gas Day” means in respect of the supply of gas, a period of 24 hours beginning at 0600 hours in a day and ending at 0559 on the following day;

“Gas Transporter” means the Gaslink Independent System Operator Limited (“Gaslink”) of Gasworks Road, Cork, the licensed operator of the gas transportation and distribution system network through which the gas is transported to the Supply Points;

“GCA” means the Gas Transporter’s terms and conditions under which a connection to the Gas Transporter’s gas distribution system is provided and is updated and approved by the Regulator from time to time. Please see www.gasnetworks.ie for GNI’s Terms and Conditions for Gas Users at Non Daily Metered (NDM) Offake Points” for NDM Customers or the “LDM/DM End User Operational Agreement” for DM customers;

“GPRO” means the Gas Point Registration Operator who manages the register of all gas Supply Points;

“Maximum Consumption(s)” means Your good faith estimate of the level of maximum consumption of gas that the Gas Transporter advises that You require for peak-Day demand for each Supply Point specified in the Contract;

“Maximum Import Capacity” means the capacity in kVA normally kept available as may be specified by the Electricity Distributor in the relevant SCA;

“Metering Equipment” means the meters and ancillary equipment (including communication lines where appropriate) used to measure the flow of Energy through each relevant Supply Point;

“Meter Tampering” means any unauthorised use of the meter and/or other equipment installed at the supply address or other property in connection with the supply of electricity and/or gas to the Supply Point and/or other tampering with the supply of electricity and/or to the supply address;

“Meter Tampering Charges” means any costs associated with Meter Tampering by you or any other person, however caused, including (without limitation) the costs of repairing or replacing the tampered meter and the costs of all electricity and/or gas obtained from us without charge as a result of the Meter Tampering, and/or all internal and external costs associated with theft, loss, damage or other interference to equipment (whether by you or any other person, however caused) including (without limitation): (a) the costs of a new Meter or other relevant equipment; and (b) the costs of installation and/or connection of a new meter or equipment; and/or (c) the costs of repair to damaged meters and/or Equipment;

“MRSO” means the Meter Registration System Operator who manages the register of all electricity Supply Points; “Nominated Annual Consumption(s)” is Your good faith estimate of the annual consumption of gas that You nominate that You require from Us for each Supply Point specified in the Contract;

“Network Operator” means the licensed network operator which is appointed to provide, install, maintain and administer the entire electricity or gas infrastructure, transmission and distribution system in Republic of Ireland;

“NOMA” means a gas customer whose gas meter is not read daily;

“Our/Us/We” means the party named as SSE Airticity Limited in the Contract, its employees, sub-contractors and agents and its successors and permitted assigns;

“Party” means either You or Us, and Parties means You and Us;

“Pass Through Charges” means any applicable third party costs or charges relating to the supply and distribution of Energy to the Supply Points including without limitation, transportation and distribution and use of system charges by the Electricity Distributor and/or Gas Transporter (as applicable) that are reflected in our tariff;

“Prices” means the current unit rates and any standing charges for the supply of Energy by Us;

“Registration” means the recording by the MRSO of a person as being responsible for the provision of a supply of electricity to the Supply Point(s) and by the GPRO of a person as being responsible for the provision of a supply of gas to the Supply Point(s), each with effect from a particular date and the term “Registered” shall be interpreted accordingly;

“Regulator” Commission for Regulation of Utilities (or any other competent successor body or authority);

“SCA” means the Electricity Distributor’s standard connection agreement titled “Conditions for Connection to the Distribution System”, as updated and approved by the Regulator from time to time. Please see www.esb.ie for ESB Networks General Conditions for Connection to the distribution system for customers with a connection greater than 100 kW, and for ESB Networks General Conditions for Connection to the distribution system for customers with a connection less than 100kVA;

“Supplier” means in relation to a Supply Point a person You have appointed to supply You with Energy at a Supply Point;

“Supply Point” means the point(s) at which the flow of Energy is metered at the premises, as listed in the Contract unless otherwise agreed in accordance with clause 5.1;

“Unit” means a kilowatt hour;

“Your/You” means the Party named as the Customer in the Contract.

The headings in these Terms and Conditions are for Your guidance only and shall not affect the interpretation or construction of these Terms and Conditions.

2. Supply & Term

These terms and conditions shall come into effect, and We shall supply Energy to each Supply Point up to the relevant Maximum Import Capacity and/or Nominated Annual Consumption (as applicable), from the Commencement Date until terminated by either Party in accordance with this Agreement. Where this Agreement is for a fixed term it shall continue until the First Termination Date whereafter the contract term will be automatically extended for successive periods of 12 months (at the Price advised by Us) unless and until terminated by either Party in accordance with the terms of this Agreement;

If You exceed the Maximum Import Capacity or Nominated Annual Consumption at any Supply Point then You shall pay to Us any costs, losses or expenses incurred by Us for, and resulting from, the provision of the excess;

In respect of any Supply Point where We are taking over the supply of Energy from another Supplier We may ask You to provide Us with meter readings obtained on the Commencement Date, or You must allow Us,
SSE Airtricity is a trading name of SSE Airtricity Energy Services Limited which is a member of SSE plc.

Title and risk in the Energy supplied under this Agreement shall pass to You at the Supply Point.

Minimum and maximum consumption – Gas

If Your Nominated Annual Consumption is 732,000 kWhs (25,000 therms) or more the following will apply:

a) You will not take less than 80% of Your Nominated Annual Consumption in respect of each Supply Point; and
b) If You are a DM Customer You also undertake that You shall not in any Gas Day take gas in excess of the Maximum Consumption without our prior written consent;
(c) If You breach clauses 2.5(a) and/or 2.5(b) We may vary the Prices and/or You will be liable to pay the Pass Through Charges incurred in order to recover any costs, charges and expenses which We reasonably determine to have been incurred as a result of such breach and We may charge or debit Your gas supply or terminate this Agreement in respect of such gas supply.

You are responsible for making sure the Equipment is protected and kept in safe condition. Meter readers must have easy access to read your meter. The meter must also be in a safe, secure and weatherproof position. If it is not, or is not easy to access, you must agree a suitable position with the Meter Provider and make arrangements for the meter to be moved. You must let us or the Meter Provider know immediately if the equipment is interfered with or damaged.

Security Deposit

We may at our sole discretion request a security deposit, guarantee or bond from You in advance of the provision of the supply of Energy. We shall periodically throughout this Agreement carry out credit checks and during the term of this Agreement We may increase or decrease the security deposit or request a new security deposit from You if: a) You don’t meet our credit criteria; b) You fail to pay or are late in paying any amount due to Us; or c) as a result of Your conduct. We may also make enquiries about principal directors with a credit reference agency. We may monitor and record information relating to Your trade performance and as such records will be made available to credit reference agencies, who may share that information with other businesses in assessing applications for credit and fraud prevention.

Price and Payment

We will send You regular invoices and/or statements which will set out the amount payable by You and the balance on Your account. You will pay the amount due in accordance with the method of payment agreed between Us. If anyone else uses the Energy supplied to the Supply Point, You shall be responsible for paying the Energy Charges incurred.

You shall pay the amount due to Us by the payment date(s) shown on the invoice or by the payment date that may otherwise have been agreed by Us. If any amount remains unpaid 14 days after the due date for payment We may (in addition to any other remedies We may have) charge interest on a daily basis at the rate of three per cent (3%) above the then current European Interbank Overnight Rate; and if any amount remains unpaid after 21 days from the due date for payment We may also invoke clause 7.3 and/or clause 7.6. Payments received from You and any interest charges shall be applied to accounts in the order in which they were issued or made. If You pay us any amounts under this Agreement, We will apply the sum received from You against the Charges in the order that they became due. We will credit or debit Your account with any balance (if any) in Your next bill or statement. If You are a Dual Fuel Customer, We will apply the sum received from You against the overall account. You shall make all payments without deduction or set off. If You pay by direct debit and Your direct bank transfer arrangement is cancelled by You without Our prior agreement, We shall be entitled to change the Prices to Our nondirect debit price until such time as Your direct bank transfer is re-instated. We may also apply an admin fee to Your account which We will advise You of in writing.

The Energy Charges may be varied (in accordance with clause 11):
   a) to reflect any variation in any element of the costs to Us of providing the supply of Energy that are not within Our reasonable control, including but not limited to: (i) any variation in the use of any current charges or transportation charges made by the Electricity Distributor and/or Gas Transporter; (ii) where there are abnormal or excessive costs incurred in meter reading; and/or (iii) Pass Through Charges.
   b) if any of the registration details of any Supply Point materially differs from that specified in the Contract;
   c) at any time during the term of this Agreement (subject to any provisions to the contrary specified in this Agreement) or clause 7.1 but Your subsequent Supplier does not have a confirmed Agreement for each Supply Point on the date of termination We shall be entitled by notice in writing to You to vary all or any of the Prices for any Energy supplied to You during the period from the date of termination to the date that the new Supplier is Registered for the Supply Point.
   d) if You add or remove Supply Points in accordance with clause 6.1.
   e) where clause 2.5(c) applies.
   f) If You have terminated this Agreement in accordance with clause 7.1 but Your subsequent Supplier does not have a confirmed Agreement for each Supply Point on the date of termination We shall be entitled by notice in writing to You to vary all or any of the Prices for any Energy supplied to You during the period from the date of termination to the date that the new Supplier is Registered for the Supply Point.
   g) If You are a Dual Fuel Customer and, are due for disconnection, You will be given the choice in writing to either disconnect Your electricity supply or Your gas supply first. If You do not make a choice, Your electricity supply will be disconnected first. In the event that You do not make an arrangement for payment following this disconnection in full, We will make arrangements for metering the electricity or gas supply to be appropriate for a commercial customer, We will notify You of this and We may change You to an alternative tariff that would be more appropriate for Your consumption.

If You pay an equal amount by direct debit each month We may, by giving You notice, change the monthly Direct Debit Instructions (for example) a review of Your consumption levels or any variation to the Energy Charges

If You are a dual fuel customer, and are due for disconnection, You will be given the choice in writing to either disconnect Your electricity supply or Your gas supply first. If You do not make a choice, Your electricity supply will be disconnected first. In the event that You do not make an arrangement for payment following this disconnection in full, We will make arrangements for metering the electricity or gas supply to be appropriate for a commercial customer, We will notify You of this and We may change You to an alternative tariff that would be more appropriate for Your consumption.
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reading, inspecting, disconnecting, locking or removing the Metering Equipment and for all other purposes connected with this Agreement provided that in an emergency access shall be afforded at any time without notice.

5.2 You shall not damage or interfere with or permit any interference with any Equipment used in connection with the supply of Energy to any Supply Point and You shall notify the Electricity Distributor and/or the Gas Transporter or Us immediately where You have reason to believe there has been any such damage or interference.

5.3 The supply shall be measured by Metering Equipment, installed, read and maintained by the Electricity Distributor and/or Gas Transporter or their agents or contractors (as applicable) in line with the relevant SCA or Gas Connection Agreement or such other person authorised by the Regulator or current legislation.

5.4 Unless the accuracy of the Metering Equipment is disputed by notice given by either Party to the other, the Metering Equipment shall be deemed to be accurate.

5.5 All Equipment and installations (other than Your gas or electrical appliances) belong to the Electricity Distributor and/or Gas Transporter (as applicable) and must be kept at the supply premises and used in line with Us or their instructions.

5.6 We accept no responsibility for maintaining Your gas or electrical appliances.

5.7 The Metering Equipment shall remain the property of the Electricity Distributor and/or Gas Transporter (as applicable) and may be removed or disconnected by them in the following circumstances:

(a) under Our instruction;
(b) for safety;
(c) suspected interference reasons; or
(d) where there is no active supplier at the Supply Points.

6. Variations in Supply Points

6.1 The Parties may agree to add or remove a Supply Point to this Agreement however this may affect the Energy Charges.

6.2 You shall remain liable for all Energy Charges associated with the supply of Energy to a Supply Point whilst it is being supplied by Us under this Agreement.

6.3 In the event that any information You provide is incorrect then consequently:

(a) We may revise the Prices and You shall be liable to pay the revised Energy Charges; and/or
(b) You shall be liable to pay all Energy Charges associated with the difference between the correct and incorrect information; and/or
(c) You shall pay our administrative charges for the handling and rectification associated to the incorrect information; and/or
(d) We may terminate this Agreement in accordance with clause 7.3(f).

7. Termination and De-Energisation

7.1 You can terminate this Agreement by giving Us not less than 14 days written notice (which shall not expire before the First Termination Date or anniversary thereof if this Agreement is for a fixed term).

7.2 If, on the date You want to terminate this Agreement, Your subsequent Supplier has not completed Registration for each Supply Point, the provisions of this Agreement will, subject to clause 4.6, remain in force for any Supply Point for which We are still the registered Supplier.

7.3 We may terminate this Agreement (in whole or in part) and/or arrange for the de-energisation of Your Electricity supply and/or suspend the supply of gas to any Supply Point immediately upon given written notice to You if:

(a) You fail to pay any amount properly due and payable to Us under this Agreement; or
(b) without prejudice to clause 7.3(a) above, You are in breach of any term or condition of this Agreement and/or the SCA or Gas Connection Agreement and if (it is capable of remedy) You fail to remedy such breach within 14 days; or
(c) You, in Our reasonable belief, have made unauthorised use of Energy or committed theft of Energy; or
(d) an Interim order or bankruptcy order or any event analogous to the foregoing is or is about to be made in respect of Yourself; or an interim trustee or trustee in bankruptcy is appointed over Your estate or You are apparently insolvent or any resolution is made for Your winding up ; or a receiver, examiner or administrative receiver is appointed over the whole or any part of Your assets or You are unable to pay Your debts or You cease or threaten not to pay Your debts as they fall due or seek to make any composition or arrangement with Your creditors or any event analogous to the foregoing; or
(e) You do not make any security deposit to Us under clause 3.1 within 14 days of being so requested; or
(f) any information You provided us is incorrect; or
(g) if the Regulator directs another Supplier to take over Your Energy supply; or
(h) if We are unable to supply Energy to the Supply Points.

7.4 Upon termination of this Agreement or de-energisation of Your electricity supply or suspension of gas for whatever reason You shall pay to Us all sums then due and payable associated with the supply of Energy; or

7.5 If You decide to terminate this Agreement in the period between the Effective Date and the Commencement Date you agree to pay a termination fee as detailed in the Customer Agreement Form within five working days of such termination.

7.6 Notwithstanding the above, if You are on a fixed term contract and during the period up to the First Termination Date or any anniversary thereof a Supply Point is being Registered or has been Registered by another Supplier for the Energy supply that is the subject of this Agreement, for any reason other than as a result of any default by Us or proper termination of this Agreement, then either (a) You authorise Us and shall provide us with all reasonable assistance required to either, at Our discretion, (i) to the extent that We are allowed, raise an object to such registration or (ii) re-register the Supply Point, or (b) pay Us a sum calculated as the average monthly amount (as determined by Us) times the number of months left in the Agreement (subject to a maximum of six months).

In the event that any amount due remains unpaid after the due date for payment then, to the extent that We are allowed, We shall be entitled to object to the registration by another Supplier of any Supply Point We supply under this Agreement.

8. Failure or Temporary Discontinuance of Supply

8.1 The supply of Energy at any Supply Point may be suspended or interrupted -

(a) in the event of Force Majeure; or
(b) in respect of an electricity Supply Point, at any time and for so long as the Electricity Distributor disconnects or de-energises that Supply Point pursuant to the SCA or otherwise.

8.2 (c) in respect of a gas Supply Point, at any time if the Gas Transporter instructs You to stop using or restricts the use of gas for so long as the Gas Transporter disconnects or interrupts that Supply Point pursuant to the Gas Connection Agreement or otherwise;

(d) to avoid danger or for safety reasons or,

(e) as a result of a legal or regulatory requirement.

If the supply of Energy to any Supply Point or any part thereof is temporarily discontinued at Your request, You shall pay Us on demand any costs incurred by Us as a result of such discontinuance and the subsequent resumption of the supply of Energy including any payments which We are required to make to any Electricity Distributor and/or Gas Transporter.

9. Liability

9.1 Neither Party shall be liable for any breach of this Agreement directly or indirectly caused by Force Majeure.

9.2 Subject to clause 9.3 neither Party shall be liable to the other Party for loss or damage arising in connection with this Agreement (whether resulting from breach of this Agreement, negligence or otherwise) except for loss or damage arising from a breach of this Agreement which was reasonably foreseeable as likely to result from such breach and which resulted from physical damage to the property of the other Party or to the property of any third party for which the other Party is adjudged liable PROVIDED that:

(a) Our liability under this clause 9.2 shall be limited to €20,000 for each incident or series of related incidents; and
(b) neither Party shall in any circumstances be liable to the other Party for any loss of profit, revenue, business, savings (anticipated or otherwise) or any other form of economic or indirect or consequential loss. For the purposes of this clause 9.2, property shall include work in progress valued at cost.

Nothing in this Agreement shall exclude or limit the liability of either Party for death or personal injury resulting from the negligence of that Party or Your liability for any sums properly due to Us under this Agreement.

Where We provide You with data electronically, We shall use reasonable endeavours to ensure

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Registered in Republic of Ireland, company number 476708 with its registered office at Red Oak South, South County Business Park, Leopardstown, Dublin 18, D18 W688.
that such data shall be free from any errors, defects or viruses but no representations or warranties are made or given as to such matters or as to the compatibility of the data with any of Your equipment and, subject to clause 9.3, We shall have no liability to You in respect of any such matters.

10. Disclosure & Debt Flagging

10.1 By signing this Agreement, You consent:-

(a) to the disclosure to any person of information relating to the supply of Energy to enable Us to properly perform our respective obligations under or in relation to this Agreement or the supply of Energy to any Supply Point;

(b) to the disclosure of Your information to the Electricity Distributor and/or Gas Transporter for purposes relating to Your SCA and/or Gas Connection Agreement;

10.2 Subject to clause 10.1 both Parties shall take all reasonable steps (except where otherwise required by law) to keep confidential any commercially confidential information in this Agreement that is not in the public domain and any information concerning the other Party’s business which that Party may (by written notice) reasonably designate as confidential.

10.3 If You are a Non Daily Metered Customer when Your request to switch to Us is processed, Your current supplier will notify Us if You are in Arrears for more than the levels set for all customers by the Regulator. If We decide not to carry out the switch because of Arrears, We will tell You in writing. (Arrears means an overdue payment that has not been repaid by You.)

10.4 If You choose to switch to another Energy supplier and You are found to be in breach of the Regulator approved debt thresholds, a debt flag will generate on Your account. This debt flag will inform the acquiring supplier that You Were found to be in breach of approved debt thresholds. For details of the approved debt thresholds, please see www.csee.ie.

10.5 Switching to SSE Airtricity Electricity and/or Gas Supply is subject to a successful credit check. We may share the relevant information we have about You with relevant industry organisations based on agreed industry processes. In order to transfer your electricity and/or gas supply, we may need to share information with and obtain information from your current supplier to establish details of any outstanding debt or Meter Tampering at your premises. If you attempt to leave our supply of electricity and/or gas, you allow us to give information about your account with us and disclose all information to relevant parties which may include the electricity and/or gas suppliers, debt collection agencies and any other third-party agencies.

11. Waiver

No failure or delay by any Party to exercise any right, power or remedy will operate as a waiver of it nor will any partial exercise preclude any further exercise of the same, or of any other right, power or remedy.

12. Variation

We can vary these terms and conditions (including Price). If the variation is to your significant disadvantage We will publicise the variation in accordance with our electricity and/or gas supply licence as applicable.

Deemed Contracts

13.1 These terms are applicable where a Deemed Contract is entered into.

13.2 A Deemed Contract will be in place where a premise is no longer subject to a contract for supply of electricity and/or gas “Energy” by SSE Airtricity and is connected to a supply under a Deemed Contract.

A Deemed Contract will commence on the date you take Energy supply from SSE Airtricity.

The Terms of a Deemed Contract constitute an agreement for the supply of Energy between you and SSE Airtricity.

Customers supplied under a Deemed Contract are free to enter into a contract of supply with SSE Airtricity or with another supplier.

Where a Deemed Contract is in place, it will continue until you register and enter into a new contract with SSE Airtricity or you enter into a contract with another provider.

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13.10 Premises supplied under a Deemed Contract are subject to SCA and/or GCA.

Notice

Written notice under this Agreement shall be given or sent by hand, a recorded delivery, facsimile transmission, or post, to Your address or to Us at Customer Service Department, SSE Airtricity, Red Oak South, South County Business Park, Leopardstown, Dublin 18, D18 W688. (and may include a notice on your invoice or statement, an e-mail or notice on Our website). Any notice given by post shall be deemed to have been given 5 days after it was sent and a notice delivered by hand, facsimile transmission, email or published on Our website, shall be deemed to be served upon actual delivery, successful transmission or publishing provided that in the case of facsimile or email it was sent to the correct number or address and that facsimile confirmation shall have been kept and/or no email transmission error was received.

Assignment and Sub-Contracting

This Agreement is personal to You and may not be assigned or transferred by You without Our prior written consent. We may assign or transfer all or part of Our rights under this Agreement and subcontract any of Our obligations without Your consent.

Entire Agreement

This Agreement and any document referred to herein represents the entire understanding, and constitutes the whole agreement, in relation to the subject matter and supersedes any previous agreement between the Parties with respect thereto and without prejudice to the generality of the foregoing excludes any warranty, condition or other undertaking implied at law or by custom.

Law and Jurisdiction

If each of the Supply Points is situated in the same country, this Agreement shall be interpreted in accordance with the laws of, and the Parties submit to the exclusive jurisdiction of the courts of the country in which the Supply Points are situated. If all of the Supply Points are not situated in the same country, this Agreement shall be interpreted in accordance with the laws of, and the Parties submit to the exclusive jurisdiction of the courts of the country in which the majority of the Supply Points are situated.

Reference to any statute or statutory provision includes a reference to (a) that statute or statutory provision as from time to time amended, extended, re-enacted or consolidated from time to time whether before or after the date of this Agreement; and (b) all statutory instruments made pursuant to it.

Connection Agreements

This clause 18 shall apply where there is no pre-existing connection agreement between You and Your Electricity Distributor and/or Gas Transporter in relation to a specific Supply Point. It is a condition precedent to a supply from Us to You under this Agreement that You have a SCA and/or Gas Connection Agreement and keep to its conditions.

The Electricity Distributor may deem that a SCA in the name of a previous occupant of the premises shall apply to You. In that case, You do not need to enter into a new SCA, but You must keep to the conditions of the existing SCA.

You may obtain a copy of the relevant Gas Connection Agreement from the Gas Transporter.

You may obtain a copy of the SCA conditions from the Electricity Distributor.

Emergencies and Safety

Gas

(a) In the event that You suspect or are aware of a gas leak then You must immediately notify the Gas Transporter (Gas Networks Ireland) on 1800 20 50 50 or such other number as may vary from time to time which shall be printed on the reverse of all statements and bills.

(b) You shall provide Us a list with the details of at least one representative familiar with the location of all the Supply Points on each supply address to include their job titles and their telephone numbers at which they can be contacted at all times in the case of an emergency or the details of a twenty four (24) hour contact point.

(c) In the event of escape of gas at a supply address then either the Gas Transporter and/or Ourselves shall have the right of access at all times to the affected Supply Points and make safe such Supply Points by performing such repairs or cutting off or restricting the supply of gas to the Supply Points at either Our and/or the Gas Transporter’s sole discretion.

(d) You shall reimburse Us in respect of any repairs to the installation downstream of the Supply Point and/or other remedial work reasonably and necessarily performed provided that You shall not be liable for the cost of such repairs or remedial work if the source of any escape of gas is located on or upstream of the Supply Point or is any way attributable to Ourselves and/or the Gas Transporter.

(e) You must not misuse Your supply of gas so it becomes a health and safety risk or is likely to
damage people or property.

(1) We or the Gas Transporter may contact You in the event of an emergency and if requested to restrict use or stop using gas You shall use best endeavours to refrain from using or restrict Your gas use as instructed.

19.2 Electricity

(a) You must tell your Electricity Distributor immediately if You are aware of any incident that either:
   (i) causes danger or requires urgent attention regarding the supply or distribution of electricity; or
   (ii) affects or is likely to affect the maintenance, availability and quality of service of the electricity distribution network.

(b) The emergency contact number is 1800 372 999 (LoCall). Contact details are also printed on all statements and bills.

20 Codes of Practice

20.1 Our Codes of Practice, which are approved by the Regulator, set out our commitments to You regarding the service levels that You, as a customer, can expect from Us.

20.2 There are 4 Codes of Practice dealing with:

(a) Marketing and Sign Up;
(b) Billing and Disconnections;
(c) Complaint-Handing; and
(d) Smart Metering.

20.3 Our Codes of Practice are available on our website www.sseairtricity.com or You may request a free copy by contacting our Customer Service Department.

21 Privacy Notice

We comply with our obligations under any applicable data protection legislation. Please also see our privacy notice at www.sseairtricity.ie/ie/privacy-policy. This privacy notice shall form part of these terms and conditions.

22. Domestic Waiver

By accepting the Commercial General Terms and Conditions, you are therefore accepting that you will be classified as a ‘commercial customer’ for the duration of this agreement. By accepting the Commercial Terms and Conditions you will not be covered by our domestic customer codes of practice, domestic consumer protection laws or receive any of the protection or notifications afforded to vulnerable customers.

23. Smart Metering

23.1 Interval Services means your usage is recorded by the meter every 30 minutes. Interval services are dependant on the meter’s connectivity to the Network Operator which is known as CTF (Comms Technically Feasible). If the CTF changes your service may change to a Non–Interval service.

23.2 In the event of a change of supply, when smart services are enabled any network supplied readings or usage information will take precedence over any customer supplied readings.

23.3 If availing of Interval Services, your usage data is recorded by the meter at Half Hourly (HH) intervals. This HH data is stored and shared with the Network Operator and Us. For information on how we manage your data refer to our privacy notice.

23.4 Once smart services have been activated, this is a permanent change to Your meter configuration at Your property and the tariffs you will be charged. You will not be able to revert to the previous meter configuration and therefore You must have the consent of the property owner to activate smart services.

If You are currently renting Your property, You should seek the permission of Your landlord prior to activating smart services. If You are renting your property and choose to activate smart services, by doing so You are confirming to SSE Airtricity that You have the necessary authority to do so. SSE Airtricity accepts no liability in this regard and You agree to indemnify Us for any losses howsoever arising that We incur from Your failure to obtain consent from the property owner.

Please be aware that a change in your meter type, as a result of a Networks driven change or any other reason that is beyond SSE Airtricity’s control, could result in changes to your tariffs and services.

24. Microgeneration

Where You have microgeneration installed at Your property, You will receive a payment from us, known as the Clean Export Guarantee. This payment will be based on the actual or deemed export quantities of Your microgeneration in line with the decision of the Commission for Regulation of Utilities. Such payments, where applicable, shall apply twice per year, the timing of which shall be at the discretion of SSE Airtricity.

25. Interference with Metering Equipment

You must NOT interfere with any ESB Networks and/or Gas Networks Ireland equipment at Your Premises. SSE Airtricity has the right to carry out investigations on any reported or suspected theft of electricity and/or gas or interference with or damage to any equipment at Your premises and, where appropriate, shall cooperate with ESB Networks and/or Gas Networks Ireland and An Garda Siochána in relation to such investigations.

Where You interfere with the equipment, steal energy or attempt to steal energy, you will have to pay for the following: (a) an agent’s reasonable costs for visiting the property; (b) for any work that an agent may be required to carry out in relation to the meter or other equipment in order to rectify the damage caused to the equipment; and (c) for any stolen energy.

You must take reasonable care to make sure that the meter is not damaged or interfered with. If there is any damage, a fault or a problem with the meter, or if you think it has been tampered with, you must inform us immediately, by calling us on 01 481 21 44.

You shall at all times use electricity and/or gas in a proper, sensible and safe way and you shall not do anything, or allow anyone else to do anything, which interferes with the supply to you or to any other person. You shall not in any way, or allow anyone else to, tamper with, misuse or damage the meter, Prepaid Meter Equipment or any other pipes or apparatus or Equipment installed by the Network Operator or Us.

In addition to charges set out in section 5, you agree to pay our other reasonable charges associated with theft, loss, damage, Meter Tampering Charges or other interference to Equipment, including Equipment Charges, by You or any other person howsoever caused; and (c) a minimum charge if applicable, where the meter and other Equipment for supply has been installed but You have used less Electricity and/or Gas than the minimum usage detailed in Our Published Tariffs.

If you wish to report any suspicious, dangerous or illegal metering activities in your area, please contact us on 01 4806459 or on our website https://www.sseairtricity.com/ie/home help-centre/energy-theft/energy-theft/or contact ESB Networks 211 827 or Gas Networks Ireland 1800 200 694.

You agree that we may request or transfer information in connection with your electricity and/or gas supply(s) with organisations involved in the prevention or detection of crime or collection of taxes or similar impositions. This may include other suppliers. If we have a reasonable suspicion that an offence is being, or has been, committed we will investigate and may record or communicate information and share the information with relevant third parties (such as the An Garda Siochána). If you fail to make payments we may share information with debt collection and tracing agents.

Information you provide or we hold may be used by us, our employees and/or our agents, including companies within the Scottish and Southern Energy plc group (which SSE Airtricity Limited is part of) to help: (a) identify you when you call; (b) with the detection and prevention of crime fraud and loss; (c) with the administration of accounts, services and products; and (d) contact you in writing and/or by phone and/or by email with information about other services and products offered by us and/or our carefully selected partners where you have consented. Please also see our privacy notice which can be found on our website HYPERLINK ‘http://www.sseairtricity.com’ www.sseairtricity.com. Information can be shared with us, our affiliates and third parties who provide and/or receive services in relation to this Agreement in order to fulfill our obligations and in accordance with section 11. We may carry out credit and fraud prevention checks with licensed credit reference and fraud prevention agencies and they will retain a copy of the search. Information from your application and payment details of your account may be recorded by these agencies and may be shared with other organisations (including, but not limited to financial institutions) to help make credit and insurance decisions about you and members of your household and for debt collection and fraud prevention purposes.

In order to transfer your energy supply we may also need to contact your current and any previous supplier in order to: (a) establish all relevant details to help with your transfer, and (b) establish the details of any outstanding debt you may owe them. You agree with your current and any previous supplier to transfer us the rights to collect any debt you owe to that supplier and to pass over all relevant account information.

If you transfer to a new supplier and you owe us money, we may tell the new supplier about the debt.