



Gas Terms and Conditions of supply for small consumers

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1. Basis of the Contract

- 1.1 The Supplier agrees to supply Gas under the terms of this Contract and the Customer agrees to take exclusively from the Supplier and to pay for the Gas taken at the Supply Point(s) set out in Schedule 1.
- 1.2 This Contract will come into effect on the date it is signed by the Parties and supply of Gas will commence on the Start Date, subject to Clause 6. This Contract will end on the End Date shown in the Offer.
- 1.3 About 60 days before the End Date, the Supplier will write to offer the Customer a Delivered Price and Daily Charge for the coming Contract Year. If the Customer wishes to accept the offer it does not have to do anything as the Contract will automatically extend for 12 months at the offered price. If the Customer does not want to accept the offered price or to extend their Contract, it must write to the Supplier no later than 30 days before the current End Date. The Customer may end the Contract at any time during the extended period by giving the Supplier 30 days' written notice.
- 1.4 If this Contract has ended and the Customer has not entered into a new contract with the Supplier, moved to another Gas Supplier or disconnected all of the Supply Points, a Deemed Contract will come into effect between the Parties on the first day after the date the contract ended at the Deemed Rates.
- 1.5 This Contract is conditional on the Customer meeting the Supplier's credit checks. If the Supplier notifies the Customer before the Start Date that the Customer has failed the checks, this Contract shall be deemed not to have come into force or effect and the Supplier shall not be obliged to supply Gas to the Customer. The Supplier may decide that the Contract will not extend under Clause 1.3 by notifying the Customer before the extension that the Customer has failed the Supplier's credit checks.

2. Calculation of the Amount of Gas Used

- 2.1 The Supplier will base its calculation of the amount of Gas the Customer has used during a Supply Month on:
 - (a) the Meter Reading that the Supplier receives from the Meter Reading Agency or Customer; or
 - (b) where the Meter Reading is unavailable, or the Customer's reading is inconsistent with the Supplier's data, the Supplier will estimate the amount of Gas used.
- 2.2 If at any time the Supplier identifies an error in, or

receives an update to, a Meter Reading or estimate of Gas consumption, it may send an invoice or credit note for the adjusted amount.

- 2.3 The Supplier will work out the amount of Gas supplied to a Supply Point by multiplying the daily (or deemed daily) metered volume at each Supply Point, corrected for temperature and pressure, by the calorific value as confirmed by the Gas Transporter for the area where the Supply Point is located. If this is not available the Supplier will use a value in line with the Gas (Calculation of Thermal Energy) Regulations 1996. The result will then be converted into an amount measured in kWh.
- 2.4 Ownership of the Gas will pass from the Supplier to the Customer at the outlet on the control valve at each of the Supply Points.
- 2.5 The Customer will pay for all Gas taken at each Supply Point irrespective of whether it is used by the Customer or anyone else.

3. Calculation of the Invoice Price

- 3.1 Gas supplied to each Supply Point shall be charged at:
 - (a) the Delivered Price (in p/kWh); and
 - (b) the Daily Charge (in p/Day),as shown in Schedule 1.

4. Delivered Price and Daily Charge

- 4.1 The Delivered Price and Daily Charge for each Supply Point include charges applicable to that Supply Point and payable by the Supplier to:
 - (a) the Distribution Network Operator and Gas Transporter for the transportation of Gas;
 - (b) the Meter Asset Manager for the installation, rental and maintenance of all metering and associated equipment;
 - (c) the Meter Reading Agency for the provision of meter reading and other services; and
 - (d) the Gas Transporter for the Unidentified Gas.
- 4.2 The Delivered Price may include commission paid to a broker or consultant acting on the Customer's behalf.
- 4.3 The Daily Charge will be made for each Day in the Term and will be charged whether or not any Gas is consumed.
- 4.4 If at any time the Supplier identifies an error in, or receives an update to, the Charges that have been invoiced or identifies an error in the information on which it based its Charges at the date of this Contract, it may send an invoice or credit note for the adjusted amount.

5. Payment Terms

- 5.1 Each month, the Supplier will send the Customer an invoice for the Charges that apply to the Gas supplied in the previous Supply Month (a "Monthly Invoice"). The Supplier may invoice other amounts due under this Contract from time to time.
- 5.2 In addition to the Charges, the Customer must pay VAT, the Climate Change Levy and any other tax, duty or charge (together referred to as "Taxes" and each a "Tax") applicable to the Customer's receipt of Gas. This will include any increase in a Tax, or any new Tax, introduced during the Term.
- 5.3 The Customer will pay the full undisputed amount of each Monthly Invoice and any other invoice so that the Customer's payment is received by the Supplier not later than the payment date shown in the Offer.
- 5.4 The Customer must pay each invoice in pounds sterling by the method shown in the Offer to the bank account designated by the Supplier.
- 5.5 The Customer must make all payments under this Contract without taking off any amounts (for tax, set-off, counterclaim or any other purpose), unless the Customer has to do this by law.
- 5.6 If the Customer does not agree with any amount the Supplier has charged the Customer under this Contract, the Customer must pay the part of the invoice the Customer agrees with, and notify the Supplier of the details of the Customer's dispute within 30 days of the date of the invoice.

6. Preconditions for Supply

- 6.1 The Supplier shall ensure that it is registered and begin supplying each Supply Point by the later of:
- (a) 15 days from the date of this Contract;
 - (b) the Start Date; or
 - (c) such date as may be agreed by the Supplier and the Customer.
- (the "Relevant Date")
- The Customer may within those 15 days request a later date for registration or notify that it does not want registration to take place.
- 6.2 The Supplier is not obliged to be registered by the Relevant Date if:
- (a) the previous Gas Supplier has prevented the registration by objecting to the transfer in line with its Supply Licence;
 - (b) a supply exemption holder is currently supplying Gas to the relevant Supply Point and has objected to the proposed registration;

- (c) the Supplier does not have all of the information it needs to complete the registration, despite having taken all reasonable steps to obtain the missing information;
 - (d) the Customer is currently taking Gas through an exempt distribution system and the Supplier cannot start supplying Gas to the relevant Supply Point because:
 - (i) a physical connection has not yet been made; or
 - (ii) the distribution exemption holder has specified a specific metering arrangement that is not yet in place; or
 - (e) the Supplier cannot complete the registration due to any other circumstance which is outside of its control and which it has taken all reasonable steps to resolve.
- 6.3 If any of the conditions referred to in Clause 6.2 applies, the Supplier will complete the registration within 15 days of the date on which all relevant conditions no longer apply.

- 6.4 The Customer guarantees to the Supplier at the Start Date and for the Term that the Gas supplied to each Supply Point under this Contract will only (or mainly) be used for non-domestic purposes.

7. Requirements relating to Supply Points

- 7.1 The Customer will make sure that all Gas taken passes through a Meter at each Supply Point.
- 7.2 The Customer must give the Supplier phone numbers and e-mail addresses that can be used to contact one of the Customer's employees (in working and non-working hours), for the purposes described in Clause 12. The Customer must keep these contact details up to date.
- 7.3 The Customer must provide all information the Supplier reasonably requests about a Supply Point within a reasonable timescale.

8. Meter Installation and Maintenance

- 8.1 The Customer will co-operate with the Supplier by providing any reasonable information and help the Supplier may need so that they can supply and record Gas consumption at each Supply Point.
- 8.2 The Supplier will appoint and enter into contracts with a Meter Reading Agency and Meter Asset Manager in respect of each Supply Point unless the Customer requests to nominate them.
- 8.3 Any Meter Reading Agency or Meter Asset Manager nominated by the Customer must:
- (a) in the reasonable opinion of the Supplier, be

- qualified to carry out their duties; and
- (b) have a contract in effect with the Customer within 10 days of the Start Date.
- 8.4 If the conditions in Clause 8.3 are satisfied, the Supplier shall appoint the Meter Reading Agency or Meter Asset Manager nominated by the Customer. If not, or at any time the conditions cease to be satisfied, the Supplier may appoint and contract with a Meter Reading Agency or Meter Asset Manager. The Customer will be liable for any reasonable cost incurred by the Supplier as a result of the conditions in Clause 8.3 failing or ceasing to be satisfied.
- 8.5 Each Party will ensure that its Meter Asset Manager operates, maintain and renews its Meters in accordance with good industry practice and applicable Legal Requirements and Industry Codes.
- 8.6 The Customer shall be liable for the acts and omissions of its Meter Asset Manager and the Supplier shall not be liable to the Customer in respect of any breach of any of the Supplier's obligations in this Contract, including its obligation to supply Gas to the Supply Points, if and to the extent that such breach was caused by any act or omission of a Meter Asset Manager contracted by the Customer.
- 8.7 The Customer must provide safe and clear access to each Meter at all reasonable times, and always between 8am and 5pm on any Business Day, so that the Gas Transporter, Distribution Network Operator, Meter Asset Manager, Meter Reading Agency, Supplier or any associated contractors can:
- (a) install, maintain, inspect, test, repair, replace, upgrade, disconnect, remove or shut down any part of the Meter;
- (b) take any Meter Readings; or
- (c) disconnect any Supply Point, if the Supplier, Distribution Network Operator or Gas Transporter have the right to do so.
- 8.8 The Supplier will comply with, and will make sure that its employees, agents and subcontractors comply with, any of the Customer's reasonable health, safety and security requirements relating to their Supply Points provided the Customer has given the Supplier advanced written notice of such requirements.
- 8.9 If the Customer does not provide safe and clear access to a Meter in line with Clause 8.7, the Customer must compensate the Supplier for any reasonable resulting costs that the Supplier incurs from any third party.
- 8.10 The Customer will provide suitable housing for the Meter to protect it and enable it to function. The Customer must regularly check each Meter for damage. If it has been damaged, mistreated or interfered with (by anyone other than the Supplier or its subcontractor), the Customer must:
- (a) tell the Supplier as soon as possible; and
- (b) obtain a crime number from the police.
- 8.11 Other than as a result of the Supplier's negligence, if the Meter has been damaged, mistreated or interfered with, the Customer must compensate the Supplier for any reasonable costs that it incurs as a result.
- 8.12 If the Customer asks the Supplier to install, replace or upgrade any elements of a Meter, the Supplier may recover the pre-agreed costs of carrying out this work from the Customer. If the work leads to an increase in the costs the Supplier has to pay to deliver Gas to a Supply Point, the Supplier will be entitled to pass on the extra costs to the Customer by adjusting the Delivery Charge.
- 8.13 The Customer will pay the Supplier any reasonable costs incurred by the Supplier due to the disconnection or re-connection of any Supply Point.

9. Meter Accuracy

- 9.1 If either Party believes that a Meter is inaccurate they can request that it be removed, examined and checked for accuracy. If the request was made by the Customer and the equipment proves to be working within the levels of accuracy allowed in the Gas (Meters) Regulations 1983, or if the Meter Asset Manager is contracted to the Customer, the Customer will have to pay the reasonable costs for removing, examining and checking the equipment. The Supplier will pay these costs in all other cases.
- 9.2 If the Meter is found not to be working within the levels of accuracy allowed in the Gas (Meters) Regulations 1983, the Supplier will work out how much Gas was supplied in accordance with the Uniform Network Code and will send an invoice or credit note for the amount that was inaccurately metered. For the purposes of this calculation, unless the testing shows otherwise, the Supplier will assume that the Meter became inaccurate from the date on which the Meter was tested.

10. Volume Forecasts

- 10.1 The Forecast Consumption set out in Schedule 2 is the total quantity of Gas forecast to be supplied in a Supply Month to all of the Supply Points. It is derived by the Supplier from historic data relating to the Customer's consumption of Gas and information provided by the Customer in advance of this Contract as to its anticipated consumption

of Gas. The Customer agrees with the Forecast Consumption.

- 10.2 If the Supplier determines that the Forecast Consumption is materially wrong and incurs costs from a Service Provider, the Supplier may increase the Delivered Price by an amount equal to the extra costs. The Supplier will notify the Customer of any price increase.

11. Removing Supply Points

- 11.1. The Customer may remove a Supply Point from this Contract only if it transfers ownership or occupation of the premises where that Supply Point is located to another person and must give the Supplier advanced written notice of such event and the date it expects it to happen.
- 11.2. The Supplier will not be required to remove a Supply Point from this Contract, and may object to its transfer to another Gas Supplier, until:
- (a) the transfer of ownership or occupation of the premises happens; and
 - (b) the Customer pays any remaining Charges.

12. Supply Planning and Emergencies

- 12.1 Each Party must tell the other as soon as possible if it receives notice from a Gas Transporter of maintenance which may limit the amount of Gas the Customer can take at any Supply Point
- 12.2 The Network Emergency Coordinator, the Gas Transporter or the Supplier will tell the Customer, as soon as possible, when an emergency has begun and when it ends.
- 12.3 In an emergency, the Customer must immediately follow any instructions the Network Emergency Coordinator, Gas Transporter or Supplier gives the Customer to reduce the amount of Gas the Customer takes at any Supply Point or to stop taking Gas completely. The Gas Transporter and the Supplier will be entitled to take any action considered necessary to stop or limit the supply of Gas to any Supply Point. This will take priority over any of the Supplier's other responsibilities under this Contract.
- 12.4 If the Supplier receives a direction which prevents the Supplier from supplying Gas to a specific person, or limits the amount of Gas the Supplier can supply, for as long as the direction is in force:
- (a) the Supplier will be entitled to end or limit the Gas supply at any Supply Point; and
 - (b) if instructed by the Supplier the Customer must immediately stop taking Gas completely, or limit the amount of Gas it takes.

- 12.5 If the Customer is entitled to compensation from the Gas Transporter or another organisation under these emergency conditions, the Supplier will take all reasonable steps to support the Customer in claiming this compensation. The Customer will pay any reasonable costs that the Supplier incurs in doing this.

13. Failure to Supply

- 13.1 The Supplier will not be failing its duty to supply Gas to a Supply Point if the Customer has to reduce the amount of Gas it takes at its Supply Points, or to stop taking Gas completely, because of:
- (a) actions taken, or instructions given, by the Gas Transporter or Distribution Network Operator;
 - (b) the Meter Asset Manager, Meter Reading Agency, Supplier or any associated contractors installing, maintaining, inspecting, testing, repairing, replacing, or upgrading the Meter, while such works are being undertaken;
 - (c) lawful disconnection of any part of the Supply Point
 - (d) any part of the Meter failing or being faulty; or
 - (e) the Pipeline System being maintained or an emergency existing.
- 13.2 The Supplier may arrange for the disconnection of the supply of gas to any Supply Point by giving the Customer notice in any of the following circumstances:
- (a) if in the Supplier's reasonable opinion, disconnection of the Supply Point is necessary to avoid danger or damage to any person or property;
 - (b) to allow the Distribution Network Operator to inspect, maintain, repair or alter any part of the Pipeline System;
 - (c) if any of the circumstances in Clause 17.1 or 17.2 (Ending this Contract) apply (whether or not this Contract is terminated);
 - (d) if this Contract is terminated or the Supply Point is removed from this Contract; or
 - (e) if the Customer requests the Supplier to disconnect the Supply Point.

13.3 The Supplier will give the Customer no less than 20 Business Days' prior written notice of the disconnection of any Supply Point.

14. Force Majeure

14.1 Neither Party will be liable for failing to keep to any term of this Contract (other than a failure to make any payment) if this is caused by any event or set of circumstances which is outside the Party's reasonable control, including an act of God, fire, vandalism, IT breakdown, breakdown or damage to plant, strike, lockout, similar industrial dispute, war, terrorism or force majeure claimed by a party on which the affected Party relies to perform its obligations under this Contract. Lack of financial resources does not constitute circumstances outside of the Party's reasonable control. The affected Party must notify the other promptly and no later than 30 days from the first day the event happened and take all reasonable steps to mitigate its effect.

15. Legal Responsibility

15.1 Nothing in this Contract, including the rest of this Clause 15, will exclude or limit either Party's legal responsibility for: (i) death or personal injury resulting from negligence or; (ii) fraud.

15.2 Each Party's legal responsibility to the other under this contract for any loss, costs, expenses or damage, whether in contract, tort (including negligence and breach of statutory duty), statute or otherwise will not be more than £1 million for one event or series of connected events. This limit does not apply to the Customer's responsibility to pay the Charges.

15.3 The Supplier will only be legally responsible to compensate the Customer for a breach by the Supplier of this Contract to the extent the breach directly results in physical damage to the Customer's property and that that damage was reasonably foreseeable.

15.4 Unless expressly stated otherwise, neither the Customer nor the Supplier will have any legal responsibility to the other for loss of profit, loss of revenue, loss of use, loss of contract, loss of goodwill, loss of or damage to reputation, loss of or damage to any software, data, or computer equipment, an increase to the cost of working, or for any consequential or indirect losses or damages.

16. Changes in the Customer's Circumstances

16.1 In the following circumstances, the Supplier will notify the Customer of its concerns and give the Customer opportunity to discuss the situation within 7 days of the notice:

- (a) If the Supplier reasonably believes that the Customer may be unable to meet the Customer's obligations under the Contract; or
- (b) if the financial circumstances of the Customer (or the Customer's parent company, ultimate parent company or guarantor) have deteriorated to a level un-acceptable to the Supplier.

16.2 If after discussions with the Customer (or if the 7 days expire without response from the Customer), the Supplier still believes that reasonable grounds exist then it may: (i) give the Customer notice to provide suitable financial security for the Customer's payment obligations on the terms the Supplier requires; and (ii) apply such financial security to this Contract, to come into force the date the Supplier gives the Customer the notice.

16.3 If the Customer does not provide the financial security the Supplier asks for within 30 days of receiving the Supplier's notice requiring the financial security, the Supplier may give the Customer notice to end this Contract immediately.

17. Ending this Contract

17.1 A Party ("Party A") can end this Contract immediately by giving written notice to the other Party ("Party B") at any time, in the following circumstances:

- (a) if Party B materially breaches Party B's obligations under this Contract and, if it is capable of remedy, it is not remedied to the reasonable satisfaction of Party A within 30 Business Days of the written notice.
- (b) if Party B cannot pay their debts (as defined in section 123 (1) of the Insolvency Act 1986), if they are asked to consider entering into a voluntary arrangement under section 1 of that act, or if they enter into any scheme of arrangement (other than for the purpose of merging, restructuring or amalgamating their organisation);
- (c) if a receiver or administrative receiver (as defined in section 251 of the Insolvency Act 1986) is appointed to handle all or part of Party B's assets or business;
- (d) if an administration order is passed, under section 8 of the Insolvency Act 1986, in relation to Party B's business;
- (e) if Party B passes any resolution for winding up their business (other than for the purpose of merging, restructuring or amalgamating their organisation);
- (f) if a court passes an order to wind up Party B's business; or

- (g) if the equivalent to an event in (b) to (f) occurs under the laws of another jurisdiction.
- 17.2 Without affecting any other rights the Supplier may have under this Contract, at law or otherwise, the Supplier can choose to end this Contract immediately if:
- the Supplier notifies the Customer that it has failed to make any payment due to the Supplier in line with this Contract and the Customer fails to pay such amount within 5 Business Days of the notice;
 - the Customer no longer owns, uses or occupies all of the premises where the Supply Points are based; or
 - the Supplier is no longer able to supply Gas to the Customer in line with the terms of the Supplier's Supply Licence.
- 17.3 This Contract will end immediately if another Gas Supplier is appointed by Ofgem as a supplier of last resort to take over responsibility for the Supply Points.
- 17.4 The following Clauses will continue to have effect after this Contract has ended: Clause 1.4 (Basis of the Contract), Clause 2.2 (Calculation of the Amount of Gas Used), Clause 4 (Delivered Price and Daily Charge), Clause 12 (Supply Planning and Emergencies), Clause 15 (Legal Responsibility), Clause 19 (Information, Confidentiality and Data Protection), Clause 20 (Notices), Clause 21 (Disputes, Governing Law and Jurisdiction), Clause 23 (Miscellaneous), Clause 24 (Interpretation).
- 17.5 Ending this Contract will not affect any rights or obligations under this Contract that were to be carried out before this Contract ended.
- 18. Transfer of Rights and Obligations**
- 18.1 The Customer must not transfer or sub-contract the Customer's rights or responsibilities under this Contract without the Supplier's consent in writing. The Supplier will not unreasonably withhold its consent.
- 18.2 The Supplier can transfer or sub-contract the Supplier's rights and responsibilities under this Contract without the Customer's consent.
- 19. Information, Confidentiality and Data Protection**
- 19.1 Each Party agrees to keep the terms of this Contract, and confidential information it receives from the other Party, confidential and not to share the information with anyone else while this Contract is in force or for three years after it has ended. Either Party may disclose information:
- if required by a Legal Requirement or Industry Code;
 - to Affiliates, professional advisers, agents, equity investors or debt funders so long as they are bound by equivalent obligations of confidentiality;
 - which is already generally available and in the public domain otherwise than as a breach of this Clause; or
 - with previous written consent of the other.
- 19.2 The Supplier may disclose the Customer's information:
- to a credit-reference agency, debt collection agency, credit insurer or to a third party detecting theft of gas; or
 - to any new Gas Supplier of the Customer.
- 19.3 The Customer must give the Supplier all the help and information the Supplier (or the Supplier's agents) reasonably need to keep to any Legal Requirement or any other Contract, authorisation or Industry Code required in connection with the supply of Gas.
- 19.4 The Customer is liable for the Supplier's reasonable costs and losses if any information the Customer provides is incorrect, incomplete or not supplied on time.
- 19.5 The Supplier or its Affiliates may use the Customer's information to send it details of other goods or services the Supplier or its Affiliates offer. If the Customer does not want to receive information about other goods and services, the Customer may tell the Supplier this in writing.
- 20. Notices**
- 20.1 Any notice a Party gives under this Contract must be in writing and delivered by hand, first-class post, registered post, recorded delivery or email. The addresses for delivery, unless the Supplier or the Customer notify a replacement address, are:
- Post: The Customer and the Supplier's registered addresses.
- Email: notices@orsted.co.uk and such email as the Customer may notify to the Supplier.
- 21. Disputes, Governing Law and Jurisdiction**
- 21.1 If the Customer is not satisfied with the service the Customer has received, the Customer may use the complaints process on the Supplier Website.
- 21.2 This Contract and any non-contractual obligations arising from or connected with it shall be construed and governed in accordance with English Law. The Parties agree that the Courts of England and Wales shall have exclusive jurisdiction.

22. Amendments

- 22.1 Except as permitted under Clauses 22.2 and the Offer, neither Party may amend this Contract unless the Parties' duly authorised representatives sign a written contract of amendment.
- 22.2 If a change in a Legal Requirement, Industry Code or Supply Licence requires the Supplier to amend this Contract or directly affects the Supplier's cost of complying with this Contract, the Supplier may notify the Customer in writing of the reasonable amendments it requires to the Contract and the amendments will take effect from the date notified by the Supplier.

23. Miscellaneous

- 23.1 This Contract is the entire agreement between the Parties and replaces all previous spoken or written contracts, negotiations, representations and understandings between the Parties, relating to its subject matter. The Parties agree that they shall have no remedies in respect of any statement, representation, or promise (whether made innocently or negligently) that is not set out in this Contract.
- 23.2 If any term (or part of any term) of this Contract becomes illegal, can no longer be enforced, or is no longer valid, this will not affect the rest of this Contract, which will continue in full force.
- 23.3 A waiver of any right or remedy under this Contract or by law is only effective if given in writing and will not be deemed a waiver of any subsequent breach or default.
- 23.4 No delay or failure by either Party to exercise any right or remedy, or single or partial exercise by either Party of the right or remedy, will prevent the Party exercising the right or remedy in full in future.
- 23.5 The operation of the Contracts (Rights of Third Parties) Act 1999 is excluded.
- 23.6 This Contract may be executed in any number of counterparts by the Customer and the Supplier on separate counterparts, each of which is an original but all of which together constitute one and the same instrument. The Contract will be legally binding when signed by both Parties.

24. Interpretation

- 24.1 The definitions shown in the document "Gas Definitions" made available on the Supplier Website and on request will apply to this Contract.
- 24.2 References within these Terms and Conditions to a "Clause" are, unless stated otherwise, to a Clause of these Terms and Conditions.
- 24.3 Clause headings in this Contract are for ease of

reference only and shall not be taken into account when interpreting this Contract.

- 24.4 Reference to a statute or statutory provision is a reference to it as amended or re-enacted from time to time and includes all subordinate legislation.
- 24.5 Reference to an Industry Code, licence or any of the documents constituting the Contract means such document as amended and in force from to time.
- 24.6 The word "including" when used in this Contract will be construed without limitation.
- 24.7 References to "costs" includes costs, charges, expenses, losses, damage and liabilities, including professional and legal costs.
- 24.8 Unless specified otherwise, any reference in this Contract to (i) a "day" shall mean a calendar day (ii) a "month" shall mean a calendar month; and (iii) a time of day shall mean London time.
- 24.9 If there is a conflict between the provisions contained within the Offer, these Terms and Conditions and any of the Schedules, then the following order of preference shall apply:
- (a) the Offer;
 - (b) these Terms and Conditions; and
 - (c) the Schedules.