

Business Electricity

Terms and conditions

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Acknowledgement of Country

Synergy acknowledges the Traditional Custodians of the lands on which we walk, work and live. We acknowledge and pay our respect to Elders past, present and emerging as we work together for a united future.

Synergy (ABN 58 673 830 106) Business Electricity Terms & Conditions

(Version 16, January 2023)

Items in italics have the meaning set out in clause 23.1 of the *terms and conditions*.

1. Agreement

1.1 Order of precedence

These terms and conditions form an integral part of the agreement. In the event of any conflict or inconsistency between the terms contained in the form of agreement, the terms contained in the terms and conditions and (if the agreement is an unsolicited consumer agreement) the coversheet attached to the form of agreement, the following order of precedence applies:

- (a) the terms contained in the unsolicited consumer agreement coversheet which is attached to the form of agreement;
- (b) the terms contained in the form of agreement; and
- (c) these terms and conditions.

1.2 Credit assessment

This agreement is conditional upon and does not come into force and effect or become binding on the parties until Synergy undertakes a credit assessment on you. If Synergy determines in its absolute discretion that:

- (a) you meet the requisite level of credit worthiness, Synergy will notify you and this agreement will commence on the later of the "Start Date" specified in the form of agreement or in accordance with clause 3 of these terms and conditions; or
- (b) you do not meet the requisite level of credit worthiness, Synergy will notify you and this agreement will not commence.

2. Supply of electricity

Synergy will sell electricity to you, and you will purchase electricity from Synergy at the premises in accordance with the agreement.

3. When the electricity sale starts

Synergy will start selling you electricity at the premises

under the agreement on the later of the following dates:

- (a) if you move into the premises and it has an existing electricity connection, then the agreement will start and Synergy will charge you for electricity supplied to the premises from the date that the meter at the premises was last read, unless you read the meter and advise Synergy of the meter reading within 3 business days of the day that you move in. If you do provide Synergy with this meter reading the agreement will start and Synergy will charge for electricity supplied from the date you read the meter;
- (b) a meter is installed at the premises (if a new meter is required under this agreement) and is energised or if a meter is already installed at the premises but it must be reprogrammed, then when it is reprogrammed;
- (c) a transfer request made by Synergy in relation to your premises becomes effective under the customer transfer code, if you are transferring your electricity supply from another retailer; or
- (d) if you are an existing Synergy customer entering into the agreement, the first day after the end of the last billing cycle applicable to your previous agreement with Synergy, but in no event earlier than the "Start Date" listed on the form of agreement.

4. Charges

- (a) You must pay the *charges*, which will include the costs of installation of a new *meter* (if applicable).
- (b) Subject to clause 5 of the terms and conditions, the charges specified in the form of agreement include the access charge and regulatory charge.
- (c) Synergy publishes its standard prices on Synergy's website or in the Charges By-laws (or both).
- (d) If the form of agreement specifies that any of the charges will be adjusted for *CPI*, then the charges will be adjusted on and from each *quarterly adjustment* date in accordance with the following formula:

$$R_n = R_b \times \left\{ 1 + \left(\frac{(\text{CPI}_n - \text{CPI}_b)}{\text{CPI}_b} \right) \right\}$$

where:

R_n means the relevant *charge* applying on and from the relevant *quarterly adjustment date*;

 R_b means the relevant base *charge*, as set out in the form of agreement, disregarding any adjustments made in accordance with this clause 4(c) (but taking into account any adjustments made in accordance with clause 5);

CPI_n means the CPI for the quarter (Q_{n-2}) ending immediately before the quarter (Q_{n-1}) preceding the relevant quarterly adjustment date;

 $\label{eq:cpl} \textit{CPI}_{b} \text{ means the } CPI \text{ for the } quarter (Q_{n-2}) \text{ ending} \\ \text{immediately before the } quarter (Q_{n-1}) \text{ preceding the} \\ quarter \text{ in which the "Start Date" listed on the form of} \\ agreement \text{ falls; and} \\ \end{array}$

quarterly adjustment date means 1 January, 1 April, 1 July and 1 October in each calendar year.

5. Increase in charges

Change in access charge or regulatory charge

If any access charge or regulatory charge is varied at any time or a new access charge or a new regulatory charge is imposed (change in charges), Synergy may adjust the charges (including the relevant base charges for the purposes of clause 4) to pass through the net increased effect of the change in charges to you from the date that the change in charges takes effect. Synergy will use reasonable endeavours to provide to you reasonable information on any change in charge (to the extent the information is available to Synergy) either before the date that the change in charge takes effect, or as soon as practicable after that date. Synergy will provide you with this information by any means including post, telephone or electronic communication (including email or SMS).

6. Technical code

You must comply with all relevant provisions of the Technical Code (as if you are a "user" or a "load" as referred to in the Technical Code). Synergy can provide you with a copy of the Technical Code on request.

7. How Synergy will calculate your electricity use

7.1 Meter reading

Synergy uses meter readings to prepare your bill. Synergy will use its best endeavours to ensure that Western Power Networks reads the meter once every billing cycle. However, you can agree with Synergy to read the meter yourself if Western Power Networks has not done the meter reading and provide Synergy with the meter readings. In that case, Synergy will bill you on the basis of your meter readings.

In any event, *Synergy* will use its best endeavours to ensure that *Western Power Networks* reads the *meter* at the *premises* at least once every 12 months.

If Synergy cannot reasonably base a *bill* on Western Power Networks' reading of the *meter*, then Synergy will provide you with an estimated *bill* based on:

- (a) your reading of the meter; or
- (b) your prior billing history; or
- (c) if Synergy does not have your prior billing history, an estimate undertaken by Western Power Networks based on the average usage of electricity by those customers who Western Power Networks considers are in a comparable position to you (generally by location or usage pattern).

If Synergy has provided you with an estimated bill and Western Power Networks subsequently reads the meter, then your next bill will be adjusted to take account of Western Power Networks' meter reading.

7.2 You can request a meter test

You can ask Synergy to test the meter to ensure that it is measuring accurately and Synergy will arrange for Western Power Networks to test the meter if you first pay to Synergy a meter testing fee. If Synergy finds that the meter is not measuring accurately, then Synergy will refund the meter testing fee to you.

If the *meter* is not measuring accurately, *Synergy* will also arrange for *Western Power Networks* to either repair or replace the *meter* at no charge to *you*.

By "accurate" in this clause means the *meter* is measuring as accurately as the law requires.

8. Bills

8.1 When Synergy will bill you

Synergy will use reasonable endeavours to *bill you* in accordance with the *billing cycle* specified in the *form of agreement* or otherwise agreed between *you* and *Synergy* from time to time. For quality control reasons *Synergy* may sometimes be delayed in sending *you* a *bill*. In these circumstances *Synergy* will endeavour to send *you* a *bill* as soon as reasonably practicable.

8.2 Paying your bill

You must pay the total amount payable for each *bill* by the due date specified in that *bill*. The due date will be at least 12 *business days* from the date of the *bill*.

You can find out the range of payment options that you can choose from by referring to your bill, by visiting Synergy's website or by calling Synergy's retail sales team.

8.3 Alternative payment arrangements

Synergy will consider a request by you for Synergy to provide you an alternative payment arrangement in relation to a *bill*.

8.4 If you do not pay your bill

- (a) If you do not pay the total amount payable for any bill by the due date, then Synergy can:
 - (1) send a disconnection warning to you; and
 - (2) charge *you* a fee for each overdue account notice *Synergy* sends to *you*; and
 - (3) charge *you* interest on the amount *you* have not paid; and
 - (4) disconnect your electricity supply; and
 - (5) shorten your billing cycle.
- (b) If you do not pay the total amount payable for any bill after Synergy sends a disconnection warning to you, then Synergy can refer your debt to a debt collection agency for collection and if Synergy does so, you must pay any costs that Synergy incurs in connection with the recovery of the unpaid bill (including the agency's fees and legal fees).
- (c) If you pay a bill and the payment is dishonoured or reversed and, as a result, Synergy has to pay fees to any other person, you must reimburse Synergy for those fees.

9. Reviewing your bill

9.1 Reviewing a bill

If you have a query about your bill and you ask Synergy to review the bill, then Synergy will review it.

In the meantime, you must pay to Synergy the balance of the *bill* that is not being queried or an amount equal to the average amount of your bills over the previous 12 months (excluding the *bill* that you are querying), whichever is less. If you have any other bills that are due, then you must also pay those bills

by the due dates.

9.2 Undercharging and overcharging

- (b) If Synergy undercharges you for any reason (including where the meter has been found to be defective), Synergy can require you to make a correcting payment and Synergy will offer you the option to pay the correcting payment by instalments. In any event, Synergy will only require you to make a correcting payment for amounts undercharged in the 12 months prior to the date that Synergy advises you that you have been undercharged.
- (b) If Synergy overcharges you for any reason (including where the meter has been found to be defective),

then Synergy will credit the amount to your account or you have the option of having the amount repaid to you. The 12 month limit referred to in clause 9.2(a) does not apply to amounts that Synergy has overcharged you.

10. Electricity supply equipment and your equipment

10.1 Electricity supply equipment

The electricity supply equipment remains the property of Western Power Networks at all times and Western Power Networks is responsible for installing and maintaining the electricity supply equipment.

You must not do anything that will damage or interfere with the *electricity supply equipment* or use electricity in a way that interferes with that equipment.

Electricity supply equipment means the *meter* and all wiring, apparatus or other works which are located up to the point that the *meter* is attached to the *premises* and which are used for, or in connection with, the supply of electricity by *Western Power Networks*.

10.2 Your equipment

You are responsible for keeping your equipment in good working order and condition, safe and secure and free from unauthorised interference or damage. You are also responsible for ensuring your equipment complies with the Technical Code.

10.3 Prohibited activity

You must not:

- (a) tamper with, bypass, circumvent or otherwise interfere with the *electricity supply equipment*, or do anything that will prevent Synergy or Western Power Networks from accessing the *electricity supply equipment*, or allow anyone else to do so; or
- (b) use electricity in a way that interferes with the supply of electricity to anyone else or causes loss to anyone else.

11. Access to the premises

- (a) You must let Synergy or persons nominated by Synergy (including Western Power Networks) have safe and unrestricted access to the premises when Synergy needs it:
 - (1) to read the meter; or
 - (2) to inspect or work on the *electricity supply* equipment; or

- (3) to disconnect your electricity supply; or
- (4) to inspect or work on your equipment; or
- (5) for any other reason relating to the supply of electricity to the *premises* (including to fulfil any obligations under the *Electricity Transfer Access Contract*).
- (b) Synergy will give you at least 5 business days notice before Synergy enters the premises unless:
 - (1) Synergy wishes to inspect, read or examine the meter or any of the electricity supply equipment; or
 - (2) in an emergency; or
 - (3) if Synergy reasonably suspects that electricity is being used illegally at the *premises*,

in which case, *Synergy* may enter the *premises* without notice.

(c) Western Power Networks may enter your premises for any

of the reasons set out in clause 11(a) and in that case, *Western Power Networks* is required to give *you* the appropriate notice where required.

(d) A person entering the *premises* on Synergy's behalf will clearly display identification that identifies the person as a Synergy employee or agent and show his or her identification to you if you ask to see it.

12. Interruptions to your electricity supply

12.1 Emergency

Synergy can interrupt or disconnect your electricity supply at any time without notice to you in an emergency, if Synergy is permitted or required by law or if Western Power Networks requires Synergy to do so. Synergy will use its best endeavours to turn your electricity on again as soon as possible.

If Synergy disconnects your electricity supply because you cause that emergency, then Synergy will reconnect your electricity supply when you ask Synergy to do so and Synergy is satisfied that the emergency no longer exists. In that case, Synergy can also charge you a fee for reconnecting your electricity supply.

12.2 Planned work on distribution system

Western Power Networks can interrupt or disconnect your electricity supply at any time if Western Power Networks needs to carry out planned work on a distribution system. will advise you directly if it needs to carry out planned work.

12.3 Events beyond your control

If an event beyond your control occurs that affects your ability to perform any of your obligations under the agreement, you must tell Synergy immediately and you will not be required to perform that obligation for as long as the event continues. However, you must pay your bill by the due date shown on the bill, even if an event beyond your control occurs.

12.4 Event beyond Synergy's control

If an event beyond Synergy's control affects Synergy's ability to perform any of Synergy's obligations under the agreement, then Synergy is not required to perform that obligation for as long as the event beyond Synergy's control continues. If such an event occurs and Synergy considers it appropriate to do so, Synergy may notify you of the event by a public announcement (for example, on television, radio or in a newspaper).

12.5 Disconnection due to your actions

Synergy can arrange for Western Power Networks to disconnect your electricity supply. If you are a small use customer that disconnection will follow the procedures set out in clause 12.6 and otherwise in accordance with Synergy's own internal procedures, if:

- (a) you fail to pay a *bill* in full by the due date shown on the *bill*; or
- (b) you do not give Synergy safe and unrestricted access to the *premises* or the *meter*; or
- (c) you commit a fraud relating to the supply of electricity to you at the premises or any other premises; or
- (d) you get electricity supplied to the *premises* illegally; or
- (e) you fail to keep your equipment in good working order or condition; or
- (f) you get electricity supplied to the premises in breach of the agreement.

12.6 Things Synergy must do before disconnecting your electricity supply

If you are a small use customer and Synergy wishes to disconnect your electricity supply because you fail to pay a *bill* within the meaning of clause 7.1 of the Code of Conduct, Synergy will:

 (a) give you a reminder notice not less than 13 business days from the date that Synergy sent you the bill; and

- (b) if you still have not paid Synergy after the reminder notice, then give you a disconnection warning not less than 18 business days from the date that Synergy sent you the bill, advising you that Synergy will disconnect you on a day that is at least 5 business days after you receive the disconnection warning; and
- (c) not disconnect you until at least 1 business day after the date that Synergy says it will disconnect your electricity supply in the disconnection warning.

If Synergy wishes to disconnect your electricity supply because you fail to give Synergy or Western Power Networks access to the meter, Synergy will:

- (d) only disconnect *you* if *you* have denied access for at least 12 months; and
- (e) give you at least a 5 business days written request for access to the meter; and
- (f) if you still have not given Synergy or Western Power Networks access, then Synergy will give you a disconnection warning advising you that Synergy will disconnect you on a day that is at least 5 business days after you receive the disconnection warning.

Unless you have requested Synergy to disconnect your electricity supply or Synergy is required to disconnect your electricity supply due to an *emergency*, Synergy will not arrange for disconnection:

- (g) if you have made a complaint in relation to the reason for the proposed disconnection and that complaint has not been resolved;
- (h) after 3.00 pm Monday to Thursday;
- (i) after 12.00 noon on a Friday; and

on a Saturday, Sunday, public holiday or on the *business* day before a public holiday except where *Western Power Networks* has arranged for a planned interruption under clause 12.2.

12.7 Reconnection of electricity supply

If your electricity supply is disconnected under clause 12.5, then Synergy will arrange for Western Power Networks to reconnect your electricity supply when you ask Synergy to reconnect your electricity supply and Synergy is reasonably satisfied that the circumstances giving rise to the disconnection no longer exist.

Before Synergy arranges for Western Power Networks to reconnect your electricity supply under this clause 12.7, you must pay Synergy:

(a) all reasonable costs Synergy incurs in disconnecting

your electricity supply;

- (b) a fee for reconnecting *your* electricity supply under this clause 12.7; and
- (c) all electricity that *you* used (or which *Synergy* estimates that *you* used) and have not paid for.

12.8 Consequences of disconnecting your electricity supply

If Synergy requests Western Power Networks to disconnect your electricity supply under clause 12.5, then:

- (a) Synergy can or can arrange for Western Power Networks to remove or physically disconnect the meter at the same time that the supply of electricity to you is disconnected, or at a later time; and
- (b) Synergy can charge you a fee for removing or physically disconnecting the *meter* and replacing or physically reconnecting the *meter*; and
- (c) you must not reconnect the electricity supply.

12.9 Reporting illegal use

If Synergy is of the reasonable opinion that you have used, or are obtaining, electricity illegally, then Synergy can advise the Director of Energy Safety, Western Power Networks and the police (as appropriate) and give them any information that Synergy has in relation to your electricity use.

13. Limitation on liability in certain circumstances

13.1 The nature of electricity supplied to you

In order to sell electricity to *you*, *Synergy* asks *Western Power Networks* to deliver the electricity through the electricity network.

The electricity network is operated by *Western Power Networks* and *Synergy* cannot control the way in which *Western Power Networks* operates the electricity network. For example, *Synergy* cannot control the quality, frequency or continuity of electricity being supplied to *you* through the electricity network.

As a result, the electricity supplied to you:

- (a) may not be free from interruptions or fluctuations and may fluctuate in quality from time to time;
- (b) will be of the quality of electricity contained in the electricity network; and
- (c) may not suit your specific needs if, for example, you have specific goods or equipment at your premises that require a continuous electricity supply free from interruptions or fluctuations in supply or fluctuations in quality.

If you do have particular needs or specific goods or equipment that require a continuous electricity supply free from interruptions or fluctuations in supply or fluctuations in quality, then you should take reasonable care to:

- address your particular needs, including making suitable alternative arrangements (for example a back-up supply or alternative power source);
- (b) protect persons, property, goods and equipment at the *premises* from any loss, harm or damage that arises if the electricity supplied to *you* is not free from interruptions or fluctuations in supply or fluctuations in quality (for example, installing surge protection devices for sensitive equipment); and
- (c) otherwise do what you reasonably can to mitigate your loss arising from any interruptions or fluctuations in supply or fluctuations in quality.

Accordingly, subject to clause 14, *Synergy* will not be liable to *you* for any loss, damage or liability of any kind (including without limitation any *excluded loss*) *you* suffer because *you* fail to sufficiently protect *your* goods and equipment or fail to make suitable alternative arrangements to address *your* particular needs or fail to mitigate *your* loss, as required by this clause.

Further, as electricity is by its nature inherently dangerous (including risks of fire and electrocution) *you* must take care in relation to *your* use and treatment of electricity supplied. *You* must only use electricity with appropriate wiring, fittings, appliances and installations that comply with applicable laws and relevant safety standards (including as regards to their proper installation, use and maintenance) and in accordance with the instructions for safe use provided by the manufacturer or a licensed electrician. For more information on electricity safety please contact *Building and Energy* - Department of Mines, Industry Regulation & Safety by telephone on **(08) 6251 1900** or via their website at **dmirs.wa.gov.au/energysafety**

13.2 Operation of the electricity network

As an electricity retailer, *Synergy* is not responsible for matters relating to the operation of the electricity network. However, to assist *you* when *you* raise a concern with *Synergy* about *your* electricity supply, *Synergy* can:

- (a) supply *you* with a copy of the distribution standards if *you* pay *Synergy* a fee; and
- (b) respond to a request about changes in the quality of *your* electricity supply that exceed the

distribution standards; and

- advise you about things you can do to avoid interfering with electricity network equipment or another person's electricity supply; and
- (d) forward your concerns to Western Power Networks.

You may be eligible for a payment from Western Power Networks in certain circumstances related to a failure in the supply of electricity under the Electricity Industry (Network Quality and Reliability of Supply) Code 2005. You can obtain more information about this payment by contacting Synergy or Western Power Networks.

13.3 Synergy will not compensate you for loss related to Western Power Networks operation of the electricity network or matters outside of Synergy's control

- (a) Synergy will not be liable to you for any loss, damage, claim, charge or liability of any kind arising from or in connection with:
 - Western Power Networks operation of, or acts or omissions in relation to, the electricity network (including any interruption or surge in *your* electricity supply); or
 - (2) the acts or omissions of any other third party.
- (b) Subject to clauses 13.1, 13.3(d) and 14, to the extent permitted by law, any liability of Synergy to you under or in connection with this agreement is limited (in aggregate) to the Synergy liability cap.
- (c) Except to the extent that liability cannot lawfully be excluded, neither Synergy nor you are liable for any excluded loss however caused, including without limitation, through breach of contract, in tort (including negligence), in equity, or for breach of statute.
- (d) Nothing in this agreement excludes payments to small use customers under Part 14 of the Code of Conduct.

13.4 Western Power Network's liability to you

Except to the extent that liability cannot lawfully be excluded, *Western Power Networks* is not liable to *you* for any *excluded* loss however caused, including without limitation, through breach of contract, in tort (including negligence), in equity, or for breach of statute.

14. Limitation in relation to consumer guarantees

If you are a consumer, Synergy may be taken to have given you certain consumer guarantees under the Australian Consumer Law about the supply of goods (including electricity) or services to *you*. If *Synergy* fails to comply with those *consumer* guarantees, then *you* may have statutory rights against *Synergy* under the *Australian Consumer Law* that *Synergy* is prohibited by law from excluding, restricting or modifying.

Nothing in the *agreement* is to be taken to exclude, restrict

or modify:

- (a) any rights of recovery or to compensation you may have under the Australian Consumer Law (including in relation to excluded loss);
- (b) any other rights of recovery or to compensation *you* may have under law, including, for example, under the Code of Conduct; or
- (c) any other condition, warranty or guarantee (including the application of any consumer guarantee under the Australian Consumer Law),

to the extent that *Synergy* is prohibited by law from excluding, restricting or modifying them.

All other conditions, warranties and guarantees (including any rights of recovery or to compensation), whether or not implied by law, are, to the extent permitted by law, excluded.

Where any electricity supplied under the *agreement* is not a good of a kind ordinarily purchased for personal, domestic or household use, *Synergy's* liability for breach of any *consumer* guarantee applicable to *Synergy's* supply of electricity under the *Australian Consumer Law*, to the extent that it is permitted by law, is limited to any one of the following determined by *Synergy*:

- (a) the supply of equivalent electricity; or
- (b) the payment of the cost of acquiring equivalent electricity.

15. Confidentiality of your information

- (a) Synergy will use and otherwise deal with your information and keep it confidential, subject to and consistent with the agreement and, to the extent applicable, Synergy's privacy policy. Synergy's privacy policy sets out the steps Synergy takes to ensure that your information remains confidential. Without limiting the above, Synergy will keep your information confidential except where:
 - (1) Synergy has your prior written consent; or
 - (2) the law (including applicable privacy laws and any regulatory, accounting, governmental, Ministerial or stock exchange requirement) requires or permits

Synergy to disclose it; or

- (3) Synergy needs to use the information for Synergy's regulatory reporting or compliance, or in any legal or regulatory proceedings; or
- (4) the information is already in the public domain; or
- (5) Synergy believes you have obtained or used electricity illegally or in an unsafe manner and, as a result, Synergy provides relevant information to the Economic Regulation Authority or the Director of Energy Safety, Western Power Networks or the Police (as appropriate); or
- (6) Synergy discloses your information to any person (including any officer, employee, contractor, legal or other professional adviser or consultant, insurer, financier, third party service provider or related corporation of Synergy or any of its related corporations), to the extent reasonably necessary for Synergy to evaluate, negotiate, exercise its rights or perform the agreement or to obtain advice, insurance, finance or other goods or services in relation to the agreement; or
- (7) Synergy uses the information for business purposes, provided that Synergy will only do so subject to applicable laws.
- (b) Synergy will ensure its privacy policy is consistent with applicable privacy laws. A copy of the privacy policy is available free of charge from Synergy's website at synergy.net.au/privacy or by calling Synergy's customer centre on 13 13 54 to request a copy.
- (c) You agree to the above arrangements, including to the terms of Synergy's privacy policy and any use or disclosure of your information which is required or permitted by the agreement, Synergy's privacy policy, applicable privacy laws or any other law.
- (d) The agreement and all pricing information are confidential and you must not disclose the terms of the agreement (including pricing information) to any person without the prior written consent of Synergy.
- (e) This clause 15 survives the termination of the agreement.

16. Complaints

If you wish to raise a complaint concerning Synergy's performance or your electricity supply, Synergy encourages you to contact Synergy to discuss the issue and Synergy will deal with that complaint in accordance with Synergy's customer complaints policy.

17. Information

17.1 Synergy will provide you with information

If you wish to obtain further information about the agreement or the supply of electricity, please contact Synergy.

17.2 You must provide Synergy with information

You must advise Synergy as soon as possible if:

- (a) there is a change in your contact details or the address to which your bills are to be sent; or
- (b) you change something at the *premises* which makes Synergy's access to the *meter* more difficult; or
- (c) you become aware of any problem with the electricity supply equipment which is at, or reasonably close to, the premises.

18. Ending the agreement

18.1 When the agreement ends and extensions of the agreement

- (a) Subject to clause 19, the agreement will end automatically on the end date without any requirement of either you or Synergy to give notice of the agreement coming to an end.
- (b) Except as provided in clause 18.1(c), neither you nor Synergy may terminate the agreement earlier than the end date for convenience. Synergy in its absolute discretion and subject to any conditions set by Synergy being fulfilled may agree to a transfer of the agreement prior to the end date to a third party or to a change of the premises.
- (c) If you are a small use customer, then you can end the agreement before the end date by advising Synergy at least 20 days before the day you want the agreement to end. If you end the agreement before the end date under this clause, then you must pay Synergy the termination payment within 7 days of receiving the final bill.
- (d) You can end the agreement after the end date by advising Synergy at least 5 days before the day you want the agreement to end. If you end the agreement after the end date under this clause, then you will not be required to pay Synergy the termination payment.

18.2 When Synergy or you can end the agreement

Synergy can end the agreement by giving you prior notice if you:

- (a) become insolvent (as defined in the Corporations Act 2001 (Cth));
- (b) have a liquidator appointed;
- become bankrupt (as defined in the Bankruptcy Act 1966 (Cth)); or
- (d) breach any of your obligations under the agreement.

You can end the agreement by giving prior notice to Synergy if Synergy:

- breaches a material obligation under the agreement; and
- (f) fails to remedy that breach within 14 days of receiving a notice from you requiring the breach to be remedied.

18.3 What happens after the agreement ends

If the agreement ends:

- (a) Synergy may arrange for a final meter reading and for disconnection;
- (b) Synergy may issue a final bill to you;
- Synergy can charge you a fee for the final meter reading, disconnection and final bill if the agreement ends because of an event described under clause 18.2;
- (d) Synergy can ask Western Power Networks to remove the electricity supply equipment at any time and you must let Western Power Networks have safe and unrestricted access to the premises to allow Western Power Networks to do so;
- (e) you will remain liable to pay any outstanding payments to Synergy and Synergy will have no further obligation to supply electricity to you; and
- (f) if Synergy continues to supply, and you continue to use, electricity at the premises after the agreement ends:
 - the agreement will continue to apply except that the charges you must pay will be the rates and charges reasonably determined by Synergy;
 - (2) if you are a small use customer, Synergy will provide energy to you at a published tariff if you ask Synergy to do so;
 - (3) you may end the agreement in accordance with clause 18.1(d); and
 - (4) Synergy may cease supplying electricity to the premises after the end date by providing 5 days written notice to you.

19. Automatic renewal of your agreement

19.1 Terms of automatic renewal

Subject to the conditions under this clause 19, the *agreement* will automatically renew on the day after the *end date*:

- (a) on the terms and conditions;
- (b) incorporating the new charges; and
- (c) continuing until the new end date,

set out in the renewal notice.

19.2 Renewal notice

Unless, prior to the end date of this agreement you have:

- (a) already entered into a new agreement with Synergy for the supply of the premises that will commence once this agreement has ended; or
- (b) informed Synergy that you:
 - (1) do not want to continue on the automatically renewed *agreement*; or
 - (2) to enter into a new *agreement* with *Synergy* for the supply of electricity to the *premises*; or
 - (3) do not intend to enter into a new agreement with Synergy for the supply of electricity to the premises,

then not more than 40 *business days* and not less than 20 *business days* before the *end date, Synergy* will send *you* a written notice:

- (c) alerting you to the approaching end date;
- (d) reminding you that the agreement will automatically renew under clause 19 unless you notify Synergy otherwise;
- (e) stating the new charges and the new *end dat*e that will apply to the *agreement* upon its renewal;
- (f) including the then latest version of these *terms and* conditions; and
- (g) if you are a small use customer, including information on Synergy's standard form contract and a copy of Synergy's customer charter.

19.3 Response to the renewal notice

- (a) You may notify Synergy that you do not accept the automatic renewal as set out in the renewal notice at any time after receipt of the renewal notice and before the end date. If you do so, clause 18.3(f) will apply.
- (b) If by the end date, you notify Synergy that you intend to enter into a new agreement with Synergy for the supply of electricity to the premises but you

and Synergy have not yet entered into the new agreement, then Synergy will continue to supply you with electricity at the premises pursuant to clause 18.3(f), until another arrangement is agreed by the parties.

(c) You may notify Synergy that you do not accept the renewed agreement within 10 days after the current end date.

19.4 Transition to new agreement

If you enter into a new agreement with Synergy for the supply of electricity to the premises, then Synergy will continue to supply you with electricity under this agreement until the cooling-off period for the new agreement expires.

20. Security for payment of bills - small use customers

- (a) If the form of agreement specifies a security sum (because Synergy has determined that one of the circumstances in clause 20(b) applies), you must provide the security deposit as required by Synergy. Synergy can also require you to provide a security deposit at any time before termination of this agreement if Synergy determines one of the circumstances in clause 20(b) applies.
- (b) Synergy will only require you to provide a security deposit (whether at the time you enter into this agreement, or during the term of this agreement) if:
 - Synergy decides (acting reasonably) that you have an unsatisfactory credit history or an unsatisfactory history of paying for electricity that has been supplied to you;
 - (2) you owe Synergy an amount in relation to electricity supplied to the premises, unless you have disputed the bill relating to that amount by making a complaint to Synergy or to the electricity ombudsman;
 - (3) in the two years before entering into this agreement, you have fraudulently obtained a supply of electricity, or you have intentionally and unlawfully consumed electricity.
- (c) If Synergy decides under clause 20(b)(1) you are required to provide a security deposit, Synergy will inform you of:
 - Synergy's decision to require a security deposit and the reasons for Synergy's decision; and
 - (2) Synergy's complaints handling process and of the electricity ombudsman scheme, if you

decide to raise a complaint to *Synergy* or to the *electricity ombudsman*.

- (d) If Synergy requires you to pay a security deposit then you must:
 - provide the security deposit in an amount advised by Synergy, but no more than the amount that is equal to two times the average amounts invoiced by Synergy during the three most recent billing cycles, or if such information is not available Synergy's estimate of the amount of charges payable for a typical billing cycle multiplied by two;
 - (2) meet *your security deposit* obligation either by providing:
 - (A) a cash deposit to Synergy; or
 - (B) a bank guarantee to Synergy on terms and by a financial institution acceptable to Synergy, guaranteeing your performance of your obligations under the agreement; and
 - (3) provide the security deposit within 5 business days of entering into the agreement or receipt of Synergy's notice requiring the provision of the security deposit (as applicable).
- (e) If Synergy requires you to pay a security deposit and you fail to do so in whole or in part, then subject to this agreement and the conditions in Synergy's Electricity Retail Licence, Synergy may end this agreement and/or disconnect your electricity supply or refuse to reconnect your electricity supply (as applicable).
- (f) You agree to:
 - (1) grant *Synergy* permission to investigate *your* credit history; and
 - (2) provide *Synergy* with any information *you* hold about *your* credit history,
 - as and when Synergy may so request from time to time.
- (g) Synergy will:
 - hold your security deposit in a separate trust account and will separately identify your security deposit in Synergy's accounting records;
 - (2) pay interest to you on the security deposit, at the bank bill swap rate, that accrues daily and is capitalised every 90 days unless paid.
- (h) Synergy will only apply the security deposit and any interest that may have accrued in accordance with clause 20(g)(2) to satisfy, partially or in full, any amount you owe Synergy if:

- Synergy disconnects your electricity supply because you fail to pay a bill by the due date and you no longer have any rights to have your electricity reconnected under this agreement; or
- (2) any amount *you* owe *Synergy* relates to the final bill issued to *you* under this *agreement*.
- Unless Synergy applies the security deposit in accordance with clause 20(h), Synergy will repay the amount of the security deposit in full and any interest accrued to you in accordance with your reasonable instructions and within 10 business days after:
 - you complete two years of payments for the supply of electricity by the due dates in the relevant bills;
 - (2) you leave the premises;
 - (3) Synergy disconnects your electricity supply at your request; or
 - (4) *your premises* have been transferred to another electricity retailer.

If Synergy repays the amount of the security deposit to you and you do not give Synergy reasonable instructions for the repayment of the security deposit and any accrued interest, then Synergy will credit the amount to be repaid:

- (5) if the circumstance in clause 20(i)(1) applies your next bill; or
- (6) if the circumstances in clauses 20(i)(2), 20(i)(3) or 20(i)(4) apply - your final bill.
- (j) Nothing in clause 20(i) limits Synergy's obligations under the Energy Operators (Powers) Act 1979 (WA) to re-assess and repay to you the amount of a security deposit you provide where the amount provided is in excess of the amount required under clause 20(d)(1) or Synergy considers the security deposit is no longer appropriate for the purpose for which it was required.

20A. Security for payment of bills – non-small use customers

- (a) If the form of agreement specifies a security sum, you must provide that security deposit as required by Synergy. Usually, Synergy will require you to provide a security deposit in the form of a cash deposit or a bank guarantee.
- (b) If the form of agreement does not specify a security sum, you are not required to provide a security deposit to Synergy at the time the agreement starts. At any time after that date Synergy may

require that *you* provide a *security deposit* as set out in this clause 20A upon the occurrence of any of the following events:

- (1) you breach any of your obligations under the agreement;
- (2) Synergy in its absolute discretion believes there has been or in the foreseeable future there may be a material adverse change in your financial position;
- (3) Synergy decides (acting reasonably) that you have an unsatisfactory credit history or an unsatisfactory history of paying for electricity that has been supplied to you;
- (4) you owe Synergy an amount in relation to electricity supplied to the premises, unless you have disputed the bill relating to that amount by making a complaint to us or to the electricity ombudsman;
- (5) in the two years before entering into this agreement, you have fraudulently obtained a supply of electricity, or you have intentionally and unlawfully consumed electricity.
- (c) If Synergy decides under clause 20A(b)(3) that you are required to provide a security deposit, Synergy will inform you of:
 - (1) Synergy's decision to require a security deposit and the reasons for Synergy's decision; and
 - (2) Synergy's complaints handling process and of the electricity ombudsman scheme, if you decide to raise a complaint to Synergy or to the electricity ombudsman.
- (d) In the event Synergy requires that you provide a security deposit then you must:
 - provide the security deposit in an amount equal to two times the average amounts invoiced by Synergy during the three most recent billing cycles, or if such information is not available Synergy's estimate of the amount of charges payable for a typical billing cycle multiplied by two;
 - (2) meet its *security deposit* obligation either by providing:
 - (A) a cash deposit to Synergy; or
 - (B) a bank guarantee to Synergy on terms and by a financial institution acceptable to Synergy, guaranteeing your performance of your obligations under the agreement; and
 - (3) provide the security deposit within 5 business

days of receipt of Synergy's notice requiring the provision of the security deposit.

- (e) If Synergy requires you to pay a security deposit and you fail to do so in whole or in part, then subject to this agreement and the conditions in Synergy's Electricity Retail Licence, Synergy may end this agreement and/or disconnect your electricity supply or refuse to reconnect your electricity supply (as applicable).
- (f) In the event you provide a security deposit, then:
 - Synergy may require that you increase the amount of the security deposit if in Synergy's opinion your electricity consumption has or shortly will increase materially. Synergy will determine the amount of the increased security deposit by estimating the charges payable for a billing cycle reflecting the increase in consumption and multiplying that estimate by two; or
 - (2) you may request Synergy reduce the amount of the security deposit if you provide evidence reasonably satisfactory to Synergy reflecting a material and permanent decrease in your electricity consumption. Synergy will not unreasonably withhold its consent to this request.
- (g) You agree to:
 - (1) grant Synergy permission to investigate your credit history; and
 - (2) provide *Synergy* with any information *you* hold about *your* credit history,

as and when Synergy may so request from time to time.

- (h) Synergy will
 - hold your security in a separate trust account and will separately identify your security in Synergy's accounting records;
 - (2) pay interest to you on the security deposit.
- Synergy will only apply the security deposit and any interest that may have accrued in accordance with clause 20A(h)(2) to satisfy, partially or in full, any amount you owe Synergy if:
 - Synergy disconnects your electricity supply because you fail to pay a bill by the due date and you no longer have any rights to have your electricity reconnected under this agreement; or
 - (2) any amount *you* owe us relates to the final bill issued to *you* under this *agreement*.

- Unless Synergy applies the security deposit in accordance with clause 20A(i), Synergy will repay the amount of the security deposit in full and any interest accrued to you in accordance with your reasonable instructions and within 10 business days after:
 - you complete two years of payments for the supply of electricity by the due dates in the relevant bills; or
 - (2) you leave the premises;
 - (3) Synergy disconnects your electricity supply at your request;
 - (4) *your premises* have been transferred to another electricity retailer.

If Synergy repays the amount of the security deposit to you and you do not give Synergy reasonable instructions for the repayment of the security deposit and any accrued interest, then Synergy will credit the amount to be repaid:

- (5) if the circumstance in clause 20A(j)(1) applies your next bill; or
- (6) if the circumstances in clauses 20A(j)(2), 20A(j)(3) or 20A(j)(4) apply – your final bill.
- (k) Synergy's rights as set out in this clause are in addition and without prejudice to its rights under clause 18.2 of the agreement.

21. GST

- (a) In this clause:
 - (1) **GST** has the meaning given to that term in the GST Law.
 - (2) GST Law has the meaning given to that term in A New Tax System (Goods and Services Tax) Act 1999 (Cth).
 - (3) adjustment note, recipient, supply, tax invoice and taxable supply have the meanings given to those terms in the GST Law.
- (b) All sums payable, or consideration to be provided, under the agreement are expressed exclusive of GST.
- (c) If there is a taxable supply under or in connection with the agreement, then the recipient must pay to the supplier an amount equal to the GST payable on the taxable supply in addition to, and at the same time as, payment for the taxable supply is required to be made under the agreement.
- (d) The supplier must provide a tax invoice (or an

adjustment note) to the recipient in respect of the taxable supply and the obligation of the recipient to pay the GST on a taxable supply is conditional on the supplier providing a tax invoice or adjustment note.

22. Miscellaneous

22.1 Co-operation with Western Power Networks *You* agree to:

- (a) co-operate with Western Power Networks in relation to:
 - connecting your premises to the distribution system; and
 - (2) Western Power Networks' activities in relation to the inspection or maintenance of the *electricity supply equipment*.
- (b) allow Synergy to give Western Power Networks your details.

22.2 Notices

Any notice or other communication given under the agreement:

- does not have to be in writing, unless the agreement expressly requires that the notice or communication must be in writing;
- (b) subject to clause 22.2(c), is taken to be received:
 - (1) in the case of a verbal communication, at the time of the communication; and
 - (2) in the case of hand delivery, on the date of delivery; and
 - (3) in the case of post, on the second *business day* after posting; and
 - (4) in the case of facsimile, on the date on which the sender's facsimile machine records that the facsimile was successfully transmitted; and
 - (5) in the case of e-mail, on the date on which the recipient or the recipient's computer or other device acknowledges that the e-mail was successfully received; and
- (c) If received after 5.00 pm or on a day other than a business day, is taken to be received on the next business day.

22.3 Electronic communication

 (a) Synergy can use electronic communication (such as e-mail or SMS) to give information to you with your consent. (b) Synergy can decide procedures as to how electronic communication will operate and what things can be communicated electronically.

22.4 Assignment

- (a) Unless Synergy gives you its prior written consent, you must not transfer, assign or otherwise dispose of or deal with any of your rights or obligations under the agreement. Synergy will not unreasonably withhold its consent where Synergy believes that the proposed assignee has the commercial and technical capability to perform your obligations under the agreement.
- (b) Synergy can assign or novate the agreement without notice to you to another licensed retailer that Synergy believes has the commercial and technical capability to perform Synergy's obligations under the agreement.

22.5 Application of laws

Nothing in the agreement limits or excludes the rights, powers and remedies that Synergy has at law (including under the Energy Operators (Powers) Act 1979 (WA) and the Electricity Corporation Act 1994 (WA) or in equity.

The agreement also does not in any way limit Synergy's obligation to comply with the lawful directions of the Minister for Energy or the Coordinator of Energy or the Director of Energy Safety in relation to emergencies and safety or otherwise.

22.6 Entire Agreement

The agreement and all applicable written laws represent the entire agreement between you and Synergy relating to the matters covered by the agreement.

22.7 Waiver of rights

If Synergy does not enforce any right under the agreement then this must not be construed as a waiver of Synergy's rights under the agreement.

22.8 Governing Law

The *agreement* is governed by the laws of the State of Western Australia.

22.9 Amendments to Agreement

Synergy can change these *terms and conditions* from time to time if required by any written laws or other

regulatory requirements. The changes will apply to you even if you are not a *small use customer* and the changes are required by written laws or other *regulatory requirements* that apply to *small use customers* only. If these terms change, then *your agreement* will be deemed to be automatically amended to reflect those changes. *Synergy* will notify *you* of any changes to these *terms and conditions* before the date the change takes effect or as soon as practical after that date.

22.10 Effect of invalid terms

If any term of the *agreement* is invalid or unenforceable it can be severed from the *agreement* without affecting the enforceability of other *agreement* terms.

23. Definitions and interpretation

23.1 Definitions

In these terms and conditions and the form of agreement, unless the context otherwise requires:

access charge means all charges and fees payable by *Synergy* to the *Western Power Networks* from time to time for the supply of electricity to the *premises* and otherwise in respect of the *premises*.

AEMO means the Australian Energy Market Operator Limited.

agreement means the legally binding agreement between you and Synergy which comprises the form of agreement and the terms and conditions.

Australian Consumer Law means schedule 2 to the Competition and Consumer Act 2010 (Cth) as in force as a law of the Commonwealth under that Act, and as in force as a law of Western Australia under the Fair Trading Act 2010 (WA).

bank bill swap rate has the meaning given to that term in the *Electricity Industry (Customer Contracts) Regulations 2005* (WA).

bill means the invoice *Synergy* endeavours to send *you* at approximately the end of each *billing cycle*.

billing address means the location specified in the *form of* agreement to which Synergy sends your *bill*.

billing cycle means the regular recurrent period in which *you* receive a *bill* from *Synergy*.

business day means any day except a Saturday, Sunday or public holiday.

change in charges is defined in clause 5.

charges means the charges specified in the form of agreement.

Charges By-laws means the Energy Operators (*Electricity* Generation and Retail Corporation) (Charges) By-laws 2006, as may be amended or replaced from time to time.

Code of Conduct means the standards of conduct in the supply and marketing of electricity to customers as set forth in the *Code of Conduct* for the *Supply of Electricity* to *Small Use Customers 2008*, as enacted and subject to amendment under the *Electricity Industry Act 2004*.

consumer has the meaning given in the *Competition and Consumer Act 2010* (Cth) or similar state laws such as the *Fair Trading Act 1987* (WA).

contract year means any period of twelve (12) months beginning on the date of commencement of the *agreement* or on any anniversary of that date with the last *contract year* being the period from the end of the immediately preceding *contract year* to the *end date* of the *agreement*.

cooling-off period has the meaning given in the *form* of agreement.

CPI means, in respect of a *quarter*, the Consumer Price Index for Perth, Western Australia (All Groups) published by the Australian Bureau of Statistics (*Bureau*) under Catalogue Number 6401.0 in respect of that *quarter*, or if the *CPI* is amended, rebased or ceases to be published, the amended, rebased or new index substituted for it by the *Bureau* (applying any appropriate conversion factors), and if no index is so amended, rebased or substituted, such alternative index as *Synergy* may select acting reasonably.

customer complaints policy means the policy describing the process to be followed by *Synergy* in responding to a complaint by *you* and which can be obtained on request from the *Synergy* Business Management Team or from *Synergy's* website.

customer transfer code means the Electricity Industry Customer Transfer Code 2004 (WA).

Director of Energy Safety means the position in the Department of Mines, Industry Regulation and Safety.

distribution system means any apparatus, equipment, plant or buildings used, or to be used, for, or in connection with, the transportation of electricity at nominal voltages of less than 66 kilovolts (kV).

electricity ombudsman has the meaning given to that term in the Electricity Industry (Customer Contracts) Regulations 2005 (WA).

electricity ombudsman scheme has the meaning given to that term in the *Electricity Industry (Customer Contracts) Regulations 2005* (WA).

electricity supply equipment is defined in clause 10.1.

Electricity Transfer Access Contract means the access contract as defined in the *Electricity Networks Access Code 2004* (WA) between *Synergy* and *Western Power Networks* for the provision of and access to network services.

emergency means an emergency due to the actual or imminent occurrence of an event which in any way endangers or threatens to endanger the safety or health of any person or the maintenance of power system security in Western Australia or which destroys or damages, or threatens to destroy or damage, any property in Western Australia.

end date means the *end* date of the *agreement* specified in the *form* of *agreement* or *renewal notice*.

event beyond your control or event beyond Synergy's control

means an event or circumstance beyond the direct control or influence of *you* or Synergy, including acts of God, government orders, court orders, emergencies, operational necessity, required maintenance, breakdowns at power stations or elsewhere, insufficient volumes of electricity or any other problem with a *distribution system* or the electricity transmission system (as defined in section 3 of the *Electricity Industry Act* 2004 (WA) but excludes *your* or *Synergy's* inability to pay any money due under the *agreement* for any reason.

excluded loss means any loss, damage, charge, claim or liability of any nature, and howsoever caused, that constitutes or relates to:

- (1) business interruption;
- (2) anticipated savings;
- (3) loss of revenue or profits;
- (4) loss of an opportunity;
- (5) liability to other people under contracts or otherwise;
- (6) special or punitive damages; or
- (7) any other indirect or consequential loss or damage however categorised;

whether or not in the reasonable contemplation of *you* or *Synergy*, but does not include *your* liability to *Western Power Networks* or the payment by *you* of the *charges*, the *termination payment*, or any fees or other amounts payable by *you* under clauses 7.2, 8.4(a)(2), 8.4(b), 8.4(c), 12.1, 12.7(a), 12.7(b), 12.8, 13.2(a) and 18.3(c).

form of agreement means the Electricity Sales Agreement Form of Agreement that *you* have signed, verbally accepted or accepted online to enter into this agreement.

government authority means government or any governmental, semi-governmental or other body authorised by law and includes the *AEMO*.

licensed retailer means a person who holds an electricity retail licence issued under the *Electricity Industry Act* 2004 (WA).

meter means the equipment used to measure the volume of electricity that *Synergy* sells to *you* under the *agreement*.

premises means the address to which electricity will be supplied to *you* under the *agreement* as specified in the form of agreement.

privacy policy means *Synergy's* published policy in force from time to time (as amended or replaced by *Synergy* from time to time).

quarter means a period of three consecutive months commencing on 1 January, 1 April, 1 July or 1 October in any calendar year.

regulatory charge means any cost, charge, tax, duty, impost, fee, rate, withholding, fine, penalty or levy

imposed by any government authority:

- (a) relating to the generation, purchase, transmission, delivery, supply or sale of electricity under the agreement (including any regulatory charge on, or which affects directly or indirectly the cost of goods, services or materials used in connection with the generation, purchase, transmission, distribution, delivery, supply or sale of electricity), but does not include income tax, capital gains tax or fringe benefits tax;
- (b) relating to any renewable energy scheme implemented or administered by any government authority (whether imposed directly on Synergy or incurred in the form of increased costs in connection with the generation, purchase, transmission, distribution, delivery, supply or sale of electricity);
- (c) relating to the emission of carbon or carbon compounds or on any substance characterised as a greenhouse gas (whether imposed directly on Synergy or incurred in the form of increased costs in connection with the generation, purchase, transmission, distribution, delivery, supply or sale of electricity); or
- (d) imposed on *Synergy* which is specific to the electricity industry;

and includes, without limitation, any payments, charges, levies, credits or refunds payable under the *Wholesale Electricity Market Rules*.

regulatory requirement means all requirements arising under any law or any instrument of regulation which regulates or otherwise impacts all or any part or aspect of the electricity industry in Western Australia or, if applicable, Australia, or that impacts, in any way, *Synergy's* rights or obligations under this *agreement*, and includes the Code of Conduct and the customer transfer code.

renewal notice means the notice issued by *Synergy* under clause 19.2.

security deposit means an amount of money required by *Synergy* from you as security against you defaulting on a payment due to *Synergy* under this *agreement*.

small use customer means a person who consumes, or who *Synergy* can reasonably estimate will consume, not

more than 160 MWh of electricity per annum.

standard price means a charge, fee or rental to be paid by *you* for or in connection with the supply of electricity at the *premises* under the *Charges By-laws*.

Synergy means Electricity Generation and Retail Corporation trading as *Synergy* of 219 St George's Terrace, Perth, Western Australia. **Synergy liability cap** means:

- (a) if the event or circumstance in respect of which Synergy is liable to you arose on or after the end of the first contract year, an amount equal to the total of all amounts payable (but if the agreement is for more than one premises, then only for those premises in respect of which Synergy's liability arose) under the **bills** you have received for the 12 months prior to the date on which the event or circumstance arose, less the amount of access charges payable under those **bills**; or
- (b) if the event or circumstance in respect of which Synergy

is liable to *you* arose before the end of the first *contract year*, an amount calculated in accordance with the following formula:

 $C = (A/B) \times 365$

where:

- C = Synergy's liability cap;
- A = total of all amounts payable by *you* or which would have been payable by *you* if a *bill* had been issued (but if the *agreement* is for more than one *premises*, then only for those *premises* in respect of which *Synergy's* liability arose) up to the date on which the event or circumstance arose, less the amount of *access charges* attributable to those total amounts payable; and
- B = the total number of billing days between the agreement start date (determined in accordance with clause 1.2(a) of the agreement) and the date the event or circumstance arose.

Synergy's calculation of the amount of the liability cap in either (a) or (b) above is in its absolute discretion.

Technical Code means (a) the Distribution Technical Code published under the *Electricity Distribution Regulations*

1997 (WA) and the *Technical Code* published under the Electricity Transmission Regulations 1996 (WA); and (b) The Technical Rules approved by the Economic Regulation Authority under the *Electricity Network Access Code 2004* (WA).

terms and conditions mean these Business Terms and Conditions, having the version number and date shown at the beginning of this document.

termination payment means an amount reasonably determined by *Synergy* to represent the loss that *Synergy* incurs as a result of *your* early termination of the *agreement. Termination payments* are applicable under clause 18.1 if *you* choose to be supplied by another retailer prior to the *end date*.

unsolicited consumer agreement has the meaning given in the *Competition and Consumer Act 2010* (Cth) or similar state laws such as the *Fair Trading Act 1987* (WA).

Western Power Networks means the person who owns and operates the South West Interconnected System (as described in the *Electricity Industry Act 2004* (WA)).

Wholesale Electricity Market Rules or WEM Rules means the Wholesale Electricity Market Rules established under the Electricity Industry (Wholesale Electricity Market) Regulations 2004.

you or *your* means the person to whom electricity will be supplied under the *agreement*.

your equipment means all wiring and other equipment located at the *premises* which is used to take supply of or consume electricity except any *electricity supply equipment*.

23.2 Interpretation

In the agreement, unless the context otherwise requires:

- (a) the singular includes the plural and vice versa;
- (b) a reference to any thing is a reference to the whole or any part of it and a reference to a group of things or persons is a reference to any one or more of them;
- (c) a reference to a person includes a public body,

company, or association or body of persons, corporate or unincorporate;

- a reference to a person includes a reference to the person's executors, administrators, successors, substitutes (including, but not limited to, persons taking by novation) and permitted assigns;
- (e) a reference to a clause is a reference to a clause of these *terms and conditions*, unless the context otherwise requires;
- (f) headings are included for convenience and do not affect the interpretation of the *agreement*;
- a reference to a statute, ordinance, code or other law includes regulations and other instruments under it and consolidations, amendments, reenactments or replacements of any of them;
- (h) if a word or phrase is defined, other grammatical forms of that word or phrase have a corresponding meaning;
- (i) if the word "including" or "includes" is used, the words "without limitation" are taken to immediately follow;
- a reference to writing includes any means of representing or reproducing words in visible form including by electronic means such as facsimile transmission;
- (k) a reference to a liability includes any obligation to pay money and any other loss, cost or expense of any kind;
- a reference to a month is to a calendar month and a reference to a year is to a calendar year;
- (m) if a period of time is specified and dates from a given day or the day of an act or event, it is to be calculated inclusive of that day;
- (n) if a date stipulated for payment or for doing an act is not a *business day*, the payment must be made or the act must be done on the next *business day*; and
- (o) a reference to a monetary amount means that amount in Australian currency.

Further Information

If you have any questions regarding your electricity supply, you can contact Synergy. The contact details are set out in the form of agreement under the heading "Synergy contact details" and on the back of this brochure.

To report a fault or *emergency*, contact Western Power, 24 hours a day on **13 13 51**.

Our commitment to serve you well

We may supply your energy but what we're really here for is to help you get the most out of it. That means giving you the best possible service. If you have any feedback or ways we can help you better, we'd love to hear them.

Visit us online at synergy.net.au/contact

Give us a call:

- 13 13 53 for residential customers. Monday to Friday between 7am and 7pm AWST, excluding public holidays.
- **13 13 54** for business customers. Monday to Friday between 8am and 5pm AWST, excluding public holidays.
- (08) 6212 2222 for calls outside Western Australia.
- TTY 13 36 77
 if you have hearing or speech difficulties.
 Monday to Friday between 7am and 7pm AWST, excluding public holidays.
- TIS **13 14 50** for telephone interpretation services.

Or you can write to us:

 Customer Services Synergy GPO Box K851 Perth WA 6842