

SPECIFIC CONTRACTING TERMS AND CONDITIONS

For 3.0TD access tariffs.

The regulated cost associated with the subsidised rate funding mechanism will be added to the cost: Fixed cost per customer (marketing) of €0,01274243 /day.

VAT*, Electricity Tax, reactive energy and other applicable billing items will be added to these prices.

The price of the power charge and active energy charge will remain unchanged during 12 months, notwithstanding updates as per variations corresponding to the CPI(I) on 1 January of each year while the contract is valid.

For the Stable Plan, the price of the hourly sections applicable to each of the periods will be the same.

For Night Plan, the times applicable to each of the periods (promotional and otherwise) will be as follows:

- Non-promotional hours: consumption in periods P1, P2, P3, P4 and P5.
- Promoted time band: consumptions made in the periods P6.

The periods referred to shall be those established in Circular 3/2020 and any regulations that may replace it.

Billing of the power term: The power billed will be the sum of the contracted power in each hourly period multiplied by the price of the corresponding power term. It will be prorated for the number of days comprising the billing period.

Billing of excess power: If applicable, excess power will be billed in accordance with Article 9.4 of Circular 3/2020.

Billing of active energy: The energy billed is a result of multiplying the promotional and non-promotional price by the power consumed during the corresponding period.

Billing of reactive or capacitive energy: the price of the billing term for such energy as set out in Circular 3/2020 shall apply.

If the hourly charge curve happens not to be received from the Supplier for a particular period, billing will be based on a profile made up of 60% of consumption in promotional hours and 40% non-promotional.

Signing up for this plan is conditional on having activated a subscription to E-billing for the duration of the contract.

Furthermore, we remind you that you have contracted energy with a Guarantee of Origin from the National Markets and Competition Commission (CNMC), which certifies that a volume of energy equivalent to that consumed is generated exclusively by certified 100% renewable energy sources that avoid CO2 emissions.

If your contract is for Self-consumption with simplified compensation through your corresponding Distributor, Iberdrola Clientes will compensate you for your surplus energy in each billing period in accordance with the Voluntary Price for Small Consumers (PVPC) published on the REE website in compliance with RD 244/2019.

The monthly rental price for the electricity meter is established by the Ministry of Energy, Tourism and Digital Agenda for the corresponding access tariff, as charged by the distribution company. VAT(*) is added to this price and it will be shown on all bills issued to customers. Customers may consult prevailing prices at www.iberdrola.es/clientes.

Contract term

The contractual term is 12 months from the supply start date.

The supply start date shall be later than the date of acceptance of this contract and will be conditional on the existence of an access contract with the Distribution Company, the availability of the electricity and any work to be carried out on the installations, where necessary. The supply start date shall be the first day of the stipulated metering period indicated on the first bill.

The Contract may be extended for successive annual periods.

If the Contract is terminated before the extension commences, due to unilateral withdrawal by either party, the party withdrawing must pay the other a penalty equal to 5% of the Contract price of the estimated electricity pending supply, notwithstanding the Customer's right to claim accredited loss and damage incurred as a direct consequence of IBERDROLA's withdrawal. If the contract is terminated within the extension period (after the first year), no penalties shall apply, unless the party withdrawing from the contract does not notify the other of its intention at least 15 days before the actual termination of the supply.

No penalty will be applied if this contract is terminated in order to benefit from the 'bono social' subsidised rate when the consumer meets the vulnerability criteria, as long as the parameters set out in the third-party network access agreement are not modified.

If you are already registered for the Voluntary Price for Small Consumers (PVPC) with a registered Retailer and do not receive the subsidised rate, please be advised that, even if you meet the requirements, it will not be applied if you take out the new contract.

**The taxes applicable at all times and that will be broken down in the invoice will be: for electricity supply, the Electricity tax (3.8%, 5.11% or the minimum amount of €0.5/MWh or €1/MWh or as applicable by law) and for gas supply, the hydrocarbon tax (€0.00234/kWh or as applicable by law). In addition, VAT is applied in mainland Spain and the Balearic Islands (21% or as applicable), IGIC (0%, 3% or 7% or as applicable) is applied in the Canary Islands and IPSI (1% or 4% or as applicable) is applied in Ceuta and Melilla. Insurance includes taxes (IPS), the Insurance Compensation Consortium surcharge and brokerage fees, which are not subject to VAT.*