Important Information (Key Terms)

Collinson Insurance Services Ltd, trading as Intana. This long term fixed tariff includes Boiler and Central Heating insurance cover. This is provided through our insurance partner, Collinson Insurance Services Ltd, trading as Intana.

Key benefits and features

This long term fixed tariff includes Boiler and Central Heating insurance cover. This is provided through our insurance partner, Collinson Insurance Services Ltd, trading as Intana.

6 months free cover
Six months of boiler and heating insurance on us – that’s £60 off annual BoilerCare cover (see terms and conditions below)

Peace of mind
Cover for your mains gas domestic gas boiler (any age), as well as standard radiators, controls and thermostats

Fixed rates
Guaranteed no energy price rises until your tariff ends

We review your Direct Debit payments in line with our Direct Debit rules, which form the tariff, but at each review we will take account of one-off payments you have made guaranteed. Unless we decide that it’s necessary to do so, we won’t alter your Direct amount every 12 months. We might carry out more frequent reviews, but this isn’t guaranteed. Unless we decide that it’s necessary to do so, we won’t alter your Direct Debit at £10.00 a month (we pay the first six months for you).

We can’t offer advice about insurance; you’ll need to decide for yourself whether it meets your needs. If you already have boiler breakdown cover, you should compare benefits before signing up to this offer.

ABOUT THESE TERMS AND CONDITIONS

We’ve laid out the key terms and conditions of our Easy Online+BoilerCare 6 months free tariff in the next section, followed by Direct Debit rules, and the full terms and conditions. Please get in touch if you have any questions. We’ll send you an up-to-date copy of your terms and conditions at least once every 12 months. You can also get the latest version at edfenergy.com/tariff-info or by calling 0333 200 100. Please also read Intana’s full terms and conditions for the BoilerCare policy – as by signing up to this tariff you confirm you’ve read, understood and agreed to these. Details required for eligibility for the insurance cover are given in the next section.

We’ve tried to summarise what we believe to be the key terms, but they’re all important and you may have a different view of what is most significant to you. That’s why it’s important you read our full terms and conditions and let us know if you have any questions. We’ll send updated copies at least once every 12 months, but you can ask for a copy at any time by contacting us on 0333 200 5100 or going to edfenergy.com/tariff-info. Your Full Insurance Policy documents will be sent to you by the Provider separately.

Charges
Your energy prices and the date your tariff ends are set out in your Tariff Information Label. These won’t change until the date your Easy Online+BoilerCare 6 months free tariff ends or your payment type changes. You can end this contract at any time by giving us notice. However, you may need to pay an exit fee of £30 per fuel if this contract is ended more than three months before its end date – either by us in accordance with these terms, or by you leaving the tariff, changing supplier or moving home without taking the tariff with you.

If you don’t pay in line with your payment method your contract may end or change. This could result in a change to your payment method or charges (or both). You’ll get at least seven working days’ notice of this. If we make any other change which is to your disadvantage, we’ll tell you and give you the chance to change supplier. We’ll explain what you need to do and when, at the time. You are ultimately responsible for any charges incurred in accordance with these terms.

Direct Debit and Payment Method
As you pay for your energy by Direct Debit, we need to agree the fixed amount you need to pay at first to cover your yearly energy costs. We’ll then review this amount every 12 months. We might carry out more frequent reviews, but this isn’t guaranteed. Unless we decide that it’s necessary to do so, we won’t alter your Direct Debit at the point you make any extra ‘one-off’ payments or when you change your tariff, but at each review we will take account of one-off payments you have made and changes to your tariff rate.

We review your Direct Debit payments in line with our Direct Debit rules, which form part of these terms. You can find them at edfenergy.com/directridgebiterules.

- Before signing up to Easy Online+BoilerCare 6 months free, you’ll need to give us permission to send your name, address, and bank sort code and account number to our insurance partner Intana.

You can get this dual fuel (electricity and gas) tariff if you’re the owner-occupier of your home. You’ll also have to:

- pay us for your energy by Direct Debit
- take out an annual BoilerCare insurance policy with Intana
- pay Intana for the second six months of your annual cover by Direct Debit at £10.00 a month (we pay the first six months for you).

We can’t offer advice about insurance; you’ll need to decide for yourself whether it meets your needs. If you already have boiler breakdown cover, you should compare benefits before signing up to this offer.

- We’ll pay for the first six months of your BoilerCare cover as soon as we’re supplying you with electricity and gas on the Easy Online+BoilerCare 6 months free tariff; and you’ve passed your 14-day cooling-off period for your energy contract.

- Intana will send your policy documents within 30 days of your tariff cooling-off period ending (give us a call on 0333 200 5100 if you don’t get them). These documents will include:
  - confirmation of your insurance policy start date
  - an insurance schedule and certificate
  - full details of your insurance policy
  - your Direct Debit guarantee, and full details of when your payments will start
  - Your insurance documents will be sent to you by email in accordance with the tariff terms and conditions. If you would prefer to receive a paper copy, please call Intana Customer Services on 01444 442667.
  - If you’re not satisfied with your insurance policy, you may cancel it within 14 days of receiving your policy documents.
  - Your insurance policy will cover the breakdown or failure of your standard mains gas boiler, standard radiators, controls and thermostats. It doesn’t matter how old your boiler is, as long as it’s in good working order, has had regular services, and spare parts are still available for it.
  - The policy will cover up to three claims a year, and up to £500 per claim. You’ll pay the first £50 of each claim.
  - The policy is underwritten by Great Lakes Insurance SE, UK Branch, which is administered by Collinson Insurance Services Ltd. (trading as Intana).
  - If you change supplier or tariff, your insurance contract will still continue, unless you contact Intana to cancel it.
  - You may cancel the policy at any time, though no refunds will be made and you may be charged if you have made a claim. Cancelling your insurance policy will not affect your energy tariff.
  - You’ll get an insurance renewal reminder shortly before the expiry of your annual policy. Your insurance cover will renew automatically, unless you cancel your policy before the end of the 14-day cooling off period you get at the time.

Signing up to this tariff means you also agree to:

- Manage your account entirely online
- Provide a valid email address and register for MyAccount
- Receive your bills, account information and updates electronically
- If you do not have a smart meter you agree to have one fitted, or, if you decide you don’t want one installed, you can opt out by letting us know
- Have both your electricity and gas supplied by EDF

By signing up to this tariff you confirm you have read, understand and accept Intana’s terms and conditions, including that your ability to access the insurance policy offered as part of this energy tariff is conditional upon meeting any eligibility criteria set out in Intana’s terms and conditions.

EASY ONLINE+BOILER CARE 6 MONTHS FREE

- Before signing up to Easy Online+BoilerCare 6 months free, you’ll need to give us permission to send your name, address, and bank sort code and account number to our insurance partner Intana.

- Intana will use your details to set you up a Direct Debit to pay for your insurance policy (you’ll pay £10.00 per month during the last six months of your annual insurance policy)
**DIRECT DEBIT RULES**

Direct Debit is an easy way to pay for your energy and helps you budget for your bills. It’s good value too – because you’ll benefit from a lower unit rate for your energy.

**BUDGET DIRECT DEBIT**

To pay using our Budget Direct Debit plan we first need to agree a fixed amount to cover your energy costs.

**HOW WE CALCULATE YOUR DIRECT DEBIT**

We estimate how much we think you’ll spend on your energy over the coming year based on information we have in our records, such as your previous energy usage and your type of property. When it’s time for your Direct Debit review, we also take into account any balance on your account. We then divide this annual cost into 12 monthly payments, which are spread equally across the year. This means that you won’t end up paying more in winter or less in summer – just the same amount all year round.

**HOW BUDGET DIRECT DEBIT REVIEWS WORK**

We review your Direct Debit every 12 months. We might carry out more frequent reviews, for example if we receive a meter reading, but this isn’t guaranteed. Unless we decide that it’s necessary to do so, we won’t alter the amount you pay by Direct Debit at the time you make any extra ‘one-off’ payments or when you change your tariff, but at each review we will take account of one-off payments you have made and changes to your tariff rate.

**WHY YOUR DIRECT DEBIT AMOUNT MIGHT CHANGE**

After we’ve completed the annual review, if your Direct Debit needs to increase or reduce to cover your estimated annual energy cost, we’ll let you know and make the necessary changes. To avoid your agreed payments changing too often, we’ll only alter them between annual Direct Debit reviews if we think your payments need to change by more than 10% to cover your total energy costs for the year. Latest details can be found at edfenergy.com/directdebit

**HOW ANY DEBIT OR CREDIT IS BALANCED OUT**

Once we’ve completed your review, if we have an up to date meter reading and we find your account is in credit or in debit, we’ll usually update your monthly payment amount to spread the balance across the following 12 payments. In exceptional circumstances we may collect the full debit amount you owe from your bank account. In these cases we’ll try to get in touch at least 12 working days beforehand.

**IF YOU WANT TO PAY YOUR AMOUNT IN FULL DIRECT DEBIT WHOLE AMOUNT EVERY MONTH OR EVERY THREE MONTHS – HOW IT WORKS**

- Every month/three months you’ll get a reminder from us asking you to read your meter or pay your regular payment amount.
- If you give a valid meter reading by the date we ask you to, we’ll use this to send you a bill for the amount we’ll collect from your account for that month or three months. So you can be sure you’re paying for your actual use.
- We’ll also check your regular payment amount to make sure it’s set correctly and that you’re paying for what you use.
- If you don’t give us a reading, we’ll ask you to pay a ‘regular payment amount’ which we work out by calculating how much energy we expect you to use in a year and dividing this into 12 equal payments. We look at any meter readings you’ve sent us or we’ve taken for you – if a meter reader visits your property for example. If you have less than two meter readings for your account, we will look at the size of your home and how you use your energy to make sure you’re paying the right amount.
- If you change your tariff, we’ll check that your regular payment amount is set correctly.
- If you don’t send us a meter reading, we’ll collect the amount shown on the regular payment amount.
- You can give us meter readings online through MyAccount or the EDF app, any time you like.

**TERMS AND CONDITIONS**

**DEFINITIONS**

- ‘charges’ – our charges for supplying energy, including any Green Deal charges which apply.
- If you don’t pay, your charges may change. Please see clauses 4.2, 4.3 and 4.4 for details.
- ‘distributor’ – the companies licensed to deliver energy to your premises.
- ‘end date’ – the date your tariffs ends, which is shown in your Tariff Information Label.
- ‘energy’ – residential gas or electricity (or both) and all related services.
- ‘exceptions’ – the conditions set out in Standard Licence Condition 14A.2 of our gas and electricity supply licence. For example, these include:
  - if your previous supplier objects to transferring the supply.
  - we don’t have the information needed despite taking reasonable steps to get it; or
  - the supply transfer is prevented by any other circumstance outside of our control where we’ve taken reasonable steps to deal with the problem.
- ‘Green Deal charges’ – the charges for energy-efficiency measures installed at your premises that we must collect through energy bills in line with the Government scheme known as ‘Green Deal’.
- ‘metering equipment’ – the energy meter and other related devices, like key cards or in-home display devices.
- ‘payment method’ – payment by either direct debit, cash or cheque, pay as you go or any other method we determine.
- ‘premises’ – any part of any land, building or structure you’ve asked us to supply energy to.
- ‘registered supplier’ – the supplier registered with the local metering point administration service or metering point responsible for the supply start date. From this date and for as long as we’re the registered supplier, all energy that passes through your meter or which is supplied to the premises will be treated as being supplied under this contract, even if you have a contract with any other person.
- ‘supply start date’ – for each fuel, the date from when we become the registered supplier for your premises.
- ‘supply transfer’ – transferring responsibility for supplying energy from your premises from another supplier to us, so we can become the registered supplier.
- ‘Property’ – the house you live in and is used for domestic purposes only.
- ‘Provider’ – Collinson Insurance Services Limited trading as Intana, Sussex House, Perrymount Road, Haywards Heath, West Sussex RH16 1DN on behalf of the Insurer.
- ‘Provider’ – Collinson Insurance Services Limited trading as Intana, Sussex House, Perrymount Road, Haywards Heath, West Sussex RH16 1DN on behalf of the Insurer.
- ‘You’ – the policy holder and EDF customer.
- ‘Cover’ – Insurance as detailed in your policy document from the Provider.
- ‘Easy Online+BoilerCare 6 months free’ – The tariff that you’ve agreed to be supplied on.
- **Tariff Feature Terms**
  - The following terms (A-H) relate specifically to the BoilerCare cover included in the Easy Online+BoilerCare 6 months free tariff for the annual policy provided by Intana.
  - A. To be eligible for BoilerCare as part of this tariff, you must:
    - be the owner/occupier of the property supplied by EDF, and responsible for paying the bills at that address
    - the transfer of both fuels onto the Easy Online+BoilerCare 6 months free tariff must be complete
    - agree to pay all charges due under the energy and insurance contracts by Direct Debit
    - have a domestic boiler powered by mains gash.
  - B. You’ll get full details of your BoilerCare cover from Intana within 30 days of the switch to your new EDF tariff being completed.
  - C. Your 6 months’ free cover will begin once your 14-day cooling-off period has passed, and EDF is supplying your electricity and gas on the Easy Online+BoilerCare 6 months free tariff.
  - D. Intana will set up a Direct Debit for you to pay for the second six months of your annual cover (you’ll pay £10.00 per month during the last six months of your policy).
  - E. You can end your Easy Online+BoilerCare 6 months free tariff at any time by giving us notice. This will not affect your insurance contract with Intana.
  - F. If you notify us prior to the tariff end-date that you no longer live at the property in question, you can take your Easy Online+BoilerCare 6 months free tariff to your new home. You will remain covered by your BoilerCare policy if you notify us of your move within 30 days of it happening – and continue to meet the eligibility criteria.
  - G. If you’re not satisfied with your insurance policy, you may cancel it within 14 days of receiving your policy documents from Intana. If you wish to cancel your policy, please contact Intana Customer Services on 01444 442 668.
  - H. EDF Energy Customers Ltd is an Appointed Representative of Collinson Insurance Services Limited, which is authorised and regulated by the Financial Conduct Authority.

For any questions or claims relating to your BoilerCare cover, call Intana on 01444 442 668. Full details of the insurance cover can be found on your Policy document.

**1. Introduction**

1.1 This is a contract for us to supply energy to you. By entering into it you agree to keep to its terms. Please read it carefully so you understand your responsibilities. The standards we must meet in supplying energy to you, and the compensation arrangements that apply if we fail to meet these, are set out in the Standards of Service Booklet.

1.2 You are responsible for making sure your premises are connected to all relevant distributors’ networks. If they’re not currently connected, please contact our live chat team by visiting edfenergy.com/myaccount.

1.3 Our responsibility to supply your premises (and your responsibility to pay for the supply) begins on the supply start date. From this date and for as long as we’re the registered supplier, all energy that passes through your meter or which is supplied to the premises will be treated as being supplied under this contract, even if you have a contract with any other person.

1.4 This contract continues until it is ended in line with clause 7. After this time, if you want to receive a further supply, you will need to enter into a new contract with us. Any supply made during any period where there is no contract between us will be governed by our ‘deemed terms of supply’ published at the Gas Act and Electricity Act 1989.

1.5 If you’re a new customer we do not currently supply, we’ll need to ask for a supply transfer. This will be completed within 21 days after we have given you your previous supplier notice, unless:
  - (a) you tell us to do otherwise; or
  - (b) one or more of the conditions set out in Standard Licence Condition 14A.2 of our gas or electricity supply licence (known as the ‘exceptions’) applies (in which case we’ll contact you to deal with the issue as soon as possible).

**2. Access**

2.1 You agree to give us, our contractors or any other person we tell you about, safe, full, free and unrestricted access to your premises and all meter equipment and other fittings used in connection with supplying your premises. If obstructions prevent access, you must remove them and pay any costs involved. We may also charge you if you don’t let us know at least 48 hours beforehand if access won’t be available at
2.2 You are responsible for all pipes, equipment, wires and cables, and all other fittings used in connection with the installation and maintenance of your side of the meter. You need to provide and maintain energy in line with the type of tariff you have chosen. If the premises do not have a meter installed or the meter is not in a suitable place, we may replace, reprogramme or remove it for which we may charge you or we may change your tariff to one that we consider appropriate in accordance with your prices. We will not be responsible for any fault relating to metering equipment we do not own or that has not been properly maintained. We would call us if you are not sure if your metering equipment is appropriate.

2.3 You must make sure that your premises have a suitable meter installed that meets relevant industry standards for safety, accuracy and reliability and which is capable of providing all the information we need to provide and measure energy in line with the type of tariff you have chosen. If the premises do not have a standard meter or the meter is not in a suitable place, we may, by agreement or otherwise, install a new meter. We may charge you for the installation of the meter.

2.4 If you have a ‘smart meter’ that we can read without physical access to your premises, you agree that:
(a) we may remotely read your meter at a time of our choosing.
(b) if we can’t access the meter, we may quote, estimate or charge you for a visit to your premises to install or remove the meter.
(c) we may remotely repair and update it, switch it off or on, or take any other actions which we consider reasonable.
(d) if we install a smart meter you will become a customer of EDF Energy for that meter.

3.2 Any customer who has signed up to be supplied by EDF on the Easy Online+BoilerCare deemed contract scheme, which has different energy use, metering and payment terms, will be charged different rates applicable to those fuels.

3.6 You can ask for up-to-date information on our tariffs and charges which apply, and any other charges we might make for other services. To do this contact our live chat team by visiting edfenergy.com/myaccount or visit edfenergy.com/deemed_rates.pdf.

3.7 Smart meters automatically send us your meter readings, meaning that you don’t have to. Smart meters help make estimated bills a thang of the past and allow you to take control of your energy consumption. It is your choice whether or not you would like to have a smart meter installed at your property. You also agree to either have a smart meter fitted when we’re installing them in your area, or let us know if you prefer not to have one.

Energy prices
3.8 The charges for your Easy Online+BoilerCare 6 months free tariff are set out in your Tariff Information Letter and have received as part of your contract letter. The charges which apply to your supply area, the type of your meter, payment method and the structure of your tariff.
3.9 Except for a change in law, regulation, tax or duty which affects us in a way that is beyond our reasonable control, or the introduction of a new tax, duty, charge or fee or the removal of any (or all) of those fuels.
3.10 If you’re already an EDF customer and are changing your tariffs, we’ll endeavour to provide you access to our information Label which you should have received as part of your contract letter. The charges apply to you depend on your supply area, the type of your meter, payment method and the structure of your tariff.

3.14 At the end of each fuel mix reporting year we’ll review the charges for your gas and electricity supply to ensure they are fair, accurate and up to date. We’ll give you one month’s notice of any changes we are proposing to make. You have 28 days to tell us if you want to give notice of any changes to your charges. We will then have to give you notice of our proposed changes and allow you time to think about it and have the opportunity to discuss it with us.

3.12 Whilst we have access to your annual energy use at least once per year, and so give you notice to end this contract in line with clause 7. If we decide a security deposit is no longer needed, we may use it to pay off any debt you owe to us.

3.5 We can charge you any reasonable costs and expenses we have to pay in carrying out our responsibilities to you. This includes any reasonable costs connected with withdrawing money you owe, and disconnecting or reconnecting or replacing any metering equipment.

3.6 You can ask for information on our tariffs and charges which apply, and any other charges we might make for other services. To do this contact our live chat team by visiting edfenergy.com/myaccount or visit edfenergy.com/deemed_rates.pdf.

4. Changes to terms
4.1 If you choose to switch to another tariff, we can extend your current Easy Online+BoilerCare 6 months free tariff to your new tariff takes place (a ‘tariff extension’). We won’t apply a tariff extension if you have outstanding charges of 28 days or more on your energy account. If you have outstanding charges of 28 days or more on your energy account, we may contact your new supplier to tell them that we plan to transfer the payment until you pay off what you owe. If you pay those outstanding charges within 30 working days of our notice objecting to your transfer, you can transfer supplier and we won’t apply the change during the transfer period.

Your right to change terms
4.2 We are allowed to change all terms of supply at any time, as long as it is for your benefit or to avoid disadvantage. Any changes will apply from the date we publish them on our website. If you don’t give us 30 days’ notice, we can apply the change.

4.3 If you have a debt which is still not paid after 28 days or if you fail to keep to any payment method we agree with you, we may change your payment method which could involve changing your meter too. Or we may treat this as you giving us notice to end your contract under clause 7.1. In either case, if we choose to continue to supply to you, we will be able to adjust your bills, result in your charges changing. If this happens, we’ll give you seven working days’ notice, explaining what changes will be made and why.

4.4 If you pay your bills on time and you remain eligible to be your registered supplier, you may move to our ‘deemed contract scheme’, which has different energy use, metering and payment terms and conditions. These are available at edfenergy.com/sites/default/files/505_deemed_rate_card.pdf. If this happens, or if you choose to change your contract under clause 4.3, you will no longer benefit from features such as any fixed-price period.

Your right to change terms
4.5 You are allowed to change any of the following terms at any time:
(a) The payment method for this tariff is Direct Debit. If you change your payment method to anything other than this, we will transfer you to our deemed contract scheme under clause 7.6 of these terms.
(b) Type of meter – as long as you have paid all outstanding charges for your energy and your tariff supports your chosen new meter, we agree with you, we may change your metering equipment to your new type of tariff from standard metering to multi-rate (for example, Economy 7) metering, and vice versa.
(c) Moving home – if you move home and the payment method and meter type at your new home support your existing tariff, you may change the premises being supplied to your new premises. If you decide to do this, you must tell us which fuels you want you to supply at your new premises so that we can apply to become the registered supplier for those fuels.

4.6 To do any of the above you need to ask us. If you do, the changes will apply once we have processed your request. Your charges may change as a result, and you agree to this. You may also have to pay costs associated with changing your meter. We will explain any changes to your charges and any extra costs to you at the time.

Billing
5.1 We will provide you with a bill at least once a year, but we may send you a bill or statement at any time, or in line with your agreed payment method and communication preferences. We’ll make sure we charge you for your energy usage based on the amount of energy we reasonably consider that you have consumed (or which we estimate you have consumed in accordance with paragraph 5.2 below) for the period covered by your bill, up to a maximum period of twelve months except where the charges relate to circumstances where:

a) we have previously taken steps to recover payment for charges which are older than this,

b) we have not taken action to recover such older charges because of any act or omission on your part, or

c) any other circumstance applies which our regulator permits us to do, and which we may use to recover charges relating to consumption that is older than twelve months.

5.1A Because we are only permitted to bill you for energy in accordance with clause 5.1, it is very important that we receive accurate and up to date information about your energy use at least once per year, and so you must update us:
(a) allow any meter reader or other EDF representative free and unimpeded access to read your electricity and/or gas meter, at least once per year (provided that we may choose not to schedule visits this frequently);
(b) if you have a smart meter, allowing us to use it to take regular meter readings from you;
(c) tell us if you move into a new premises and are taking a supply from us;
(d) make sure you have arranged to pay us;
(e) let us know if you are not receiving bills at least once a year;

(f) if you think there is a problem with your meter,
6.12 We have the right to charge you interest if you are late paying any debt you owe us. This will be at a yearly rate of 8% above the Bank of England base lending rate at the relevant time. If you fall into debt and we agree with you to pay this debt via an installment plan, we may move you to our Cash Cheque prices version.

6.13 If your contract ends and you do not pay the charges due under the contract within 28 days of it ending, we may transfer to your new supplier the right to recover those charges from you (within certain limits). If your contract was a Direct Debit, in line with the same limits, when your contract begins, your previous supplier may grant us the right to recover any unpaid charges from your contract with them. In these circumstances, you agree that we can collect from you the amount you owe, plus reasonable costs.

7. Ending your contract

7.1 From the day after signing up with us, you have a 14 day cooling-off period during which you can cancel this contract at no cost. You can also end this contract with us by:

(a) asking another supplier to become your registered supplier (your new supplier should then formally contact us and this contract will end when they become your supplier),
(b) giving us notice as set out in clause 7.3. If you do this, you will be still responsible for paying our charges for your current supplier.

If we agree to your request under clause 7.3 and you do not pay the charges due under the contract within 28 days of it ending, we may transfer to your new supplier the right to recover those charges from you (within certain limits). If your contract was a Direct Debit, in line with the same limits, when your contract begins, your previous supplier may grant us the right to recover any unpaid charges from your contract with them. In these circumstances, you agree that we can collect from you the amount you owe, plus reasonable costs.

7.2 If you use your right under clause 4.5(c) and want to stop taking one of the fuels we supply (for example, you go from dual fuel to electricity only), you may do so by:

(a) another supplier becomes your registered supplier for that fuel; or
(b) your new premises do not receive a supply of that fuel (for example, if your new premises is not connected to the distributor’s system) and you do not arrange for it to start receiving one. In these cases, the contract will no longer apply to the relevant fuel.

7.3 Unless you use your right under clause 4.5(c), if you change premises you must give us notice so we can end this contract and re-arrange a new one with the new premises. We will then work out how much you owe us and your new supplier will collect your Green Deal charges when they take over your supply.

7.4 If you use your right under clause 4.5(c) and we are not the registered supplier for your new premises, our responsibilities to you under this contract will cease. If you leave your old premises until the date we become the registered supplier of your new premises. The contract will stay in place while it is suspended, and you will still be responsible under it for bills relating to energy used at your old premises up until a new person takes over that responsibility.

7.5 We can end our arrangement with you under this contract by giving you written notice except if we are acting under clause 7.6 (in which case, we do not need to give you any notice).

7.6 We are entitled to end your contract immediately in any of the following circumstances:

(a) you do not keep to any of its terms.
(b) you no longer own, rent or use the premises.
(c) you have any form of bankruptcy or insolvency proceedings brought against you.
(d) we reasonably believe that you have stolen energy or deliberately interfered with any metering equipment.
(e) there is a risk of danger to you or others if we continue the supply.
(f) circumstances beyond our reasonable control mean we are not able to carry out our duties under the contract (for example we have an energy supplier, distributor, or other person does or fails to do).

7.7 If we’re entitled to prevent energy being supplied to you under the contract (including disconnecting your premises), you agree to let us (and our agents) into your premises at any reasonable times to do this.

7.8 Ofgem issues a direction to another supplier telling them to take over the supply to your premises, including in circumstances where Ofgem has decided that there is a risk of danger to you or others if we continue the supply.

8. Limits to our legal responsibilities

8.1 We are only legally responsible to you as set out in these terms and conditions. We have no other duty or legal responsibility to you, and all responsibilities, guarantees and any other conditions implied by us in accordance with these terms, or by you leaving the tariff, changing supplier or moving home without giving us notice.

8.2 We will not be legally responsible to you for any event or circumstance beyond our reasonable control.

8.3 We are not legally responsible to you in any way for any indirect or direct losses, or business or personal, or for any other loss or damage that could
not reasonably have been expected at the time we entered into this contract, other than that caused by us acting fraudulently. Also, we will not be legally responsible to you for any loss you suffer as a result of your responsibilities to any other person (however this is caused).

8.4 If we are legally responsible to you under these terms, except as set out in clause 8.5 below, the maximum amount we will accept responsibility for is £10,000 for all incidents that lead to loss or damage (however it happens).

8.5 Nothing in these terms will exclude our legal responsibility for death or personal injury caused by our negligence or legal responsibility resulting from us failing to carry out our legal duty under Part 1 of the Consumer Protection Act 1987 or for fraud.

8.6 This clause applies even after this contract has ended. As far as it excludes or limits our legal responsibility, it takes priority over any other contract term.

9. Other conditions that apply

9.1 We can transfer all or any of our rights and legal responsibilities under your contract without your permission by giving you written notice (unless we are acting under clause 7.6, in which case we do not need to give you any notice).

9.2 Your rights and duties under this contract apply only to you and cannot be transferred to any other person without our written permission.

9.3 If we don’t enforce any part of this contract at any time, this will not stop us from doing so in the future.

9.4 To help us improve quality, we may monitor and record calls that you or we make in relation to customer services and telemarketing.

9.5 If you need to give us notice under this contract, you must follow our instructions in any related communications on how to provide that notice. You may communicate any general notices to us in writing to the address shown on your contract, by email to CP@edfenergy.com or by contacting our live chat team at edfenergy.com/myaccount.

9.6 As part of this contract, you confirmed to receive bills, notices and communications from us online or by email. We have set up your account so that all bills, notices and other communications we send you under our supply licence are provided to you electronically through our MyAccount service, or if appropriate by email. These could include notices relating to: customer information about outages, information about tariffs coming to an end, responses to complaints or questions, and other information about our legal responsibility to you. It will also include bills, annual statements, and initial reminders about any outstanding debt on your account. We may still send you any of these things by post if we decide it is appropriate to do so.

9.7 These terms and conditions, the contract letter and any other documents we refer to make up the whole contract for the service between you and us.

9.8 We will not break any term of this contract by acting in line with any rights or carrying out any duties under our supply licences or any other relevant industry agreements or laws.

9.9 Nothing in this contract affects our rights under our energy-supply licences or other relevant laws.

9.10 If any term of this contract is found not to be valid or cannot be enforced in full or in part, the rest of the contract will continue to apply as normal.

9.11 The laws of England apply to each contract with us and any disputes relating to your contract and all non-contractual disputes which relate to the services may only be heard in the English courts.

10. Making a complaint

10.1 If we’ve let you down in any way, we want to put it right quickly. It’s always best to get in touch with us first on 0333 200 5100 (Monday to Friday from 8am to 8pm and Saturday 8am to 2pm) email customer.complaints@edfenergy.com or write to FREEPOST: EDF - PLYMOUTH Details of our complaint handling procedure can be obtained at edfenergy.com/makingacomplaint. If you’re not satisfied with the way we’ve handled things after contacting us there are other options you can take. You can contact the Complaints Resolution Team by calling 0333 200 5101 (8am to 8pm, Monday to Friday), email complaintsresolution@edfenergy.com or write to: FREEPOST EDF - COMPLAINTS RESOLUTION.

10.2 If, after eight weeks, you’re still not satisfied with the way we’ve handled your complaint, you can phone the Ombudsman Services: Energy on 0330 440 1624 (8am to 5pm Monday to Friday). Or, you can email them at ombudsman@os-energ.org or visit ombudsman-services.org/energy. The Ombudsman is free, independent. If the Ombudsman finds we have not acted correctly, they will make recommendations on how we can put this right. This might include: (a) an apology or explanation; (b) compensation; or (c) any other relevant action. They may investigate your complaint if you are a residential or microbusiness customer and if you have received a deadlock letter from us or if you are unhappy with the handling of your complaint and eight weeks have passed since you first made the complaint to us.

10.3 Contact Citizens Advice if you need help with an energy problem - for example with your bills or meters, or if you’re struggling to pay for the energy you use. They’re the official source of free and independent energy advice and support. Go to citizensadvice.org.uk/energy or call them on 03454 04 05 06. Calls are charged at your normal rate.

11. National terms of connection – electricity

11.1 Your supplier is acting on behalf of your network operator to make an agreement with you. The agreement is that you and your network operator both accept the National Terms of Connection (NTC) and agree to keep to its conditions. This will happen from the time that you enter into this contract and it affects your legal rights. The NTC is a legal agreement. It sets out rights and duties in relation to the connection at which your network operator delivers electricity to, or accepts electricity from, your home or business. In the case of some non-domestic sites, as further described in the NTC, the NTC provide for the continuing application of site-specific connection terms agreed with a previous owner or occupier of the site. Your network operator will be able to tell you whether or not site-specific connection terms exist. If you want to know the identity of your network operator, or want a copy of the NTC or have any questions about it, please write to: Energy Networks Association, 1st Floor, 4 More London Riverside, London, SE1 2AU: phone 0207 706 5137, or see the website at www.connectionterms.co.uk

11.2 You accept that if we also provide you with gas under this contract, we have entered into an arrangement with your gas shipper in order to provide you with a gas supply. If your gas shipper suspends your supply for a period of time because of a gas shortage, we will pass on any compensation payment due to you as soon as possible after we receive the payments from the gas shipper.

11. Supply characteristics – electricity

As required by law, the electricity delivered to your premises through the distribution system will be supplied: (a) if you have a single-phase supply, normally at 230 volts declared alternating voltage, with an allowed range of voltage variation from plus 10% to minus 6%; (b) if you have a three-phase supply, normally at 400 volts nominal alternating voltage, with an allowed range of voltage variation from plus 10% to minus 6%; and at either of the above voltages at a frequency of 50 hertz, with a permitted nominal variation of plus or minus 1%.

13. Information policy

13.1 We respect your privacy and are committed to providing you with a clear understanding of how we use your data. To find out about the ways in which we protect and use your data, please visit our Privacy Notice and Policy at edfenergy.com/yourprivacy.

If you’d like a hard copy of the privacy policy you can contact us on 0333 200 5100 and we’ll post it to you.
Terms of Business

Please read this document carefully. It sets out the terms upon which we agree to act for our customers and contains details of our regulatory and statutory responsibilities. It also sets out some of your responsibilities. Please contact us immediately if there is anything in these Terms of Business that you do not understand.

About our company
EDF Energy Customers PLC is an insurance intermediary which is an Appointed Representative of Collinson Insurance Services Limited. Collinson Insurance Services Limited is authorised and regulated by the Financial Conduct Authority (FCA) to transact general insurance business. Their FCA registration number is 311883. You can check this information on the FCA’s register by visiting their website at www.fca.org.uk or by contacting the FCA on 0800 111 6768 or +44 (0)207 066 1000.

Our address
You can contact us at:
Intana, Sussex House, Perrymount Road, Haywards Heath, West Sussex, RH16 1DN

Our registered address is: 90 Whitfield Street, London, England, W1T 4EZ

Our products and services
We only offer boiler and heating protection insurance products underwritten by Great Lakes Insurance SE, UK branch. We do not give advice or make personal recommendations in connection with any of the insurance products offered. However, we will ask you questions in order to provide you with a quotation, leaving you to make your own decision as to how you wish to proceed and whether this product fulfils your specific insurance requirements.

Capacity in which we are acting
We will undertake various activities as we arrange and administer your insurance and in this capacity will act as agent of the insurer at all times.

Our Remuneration
When we sell you a policy the insurer pays us a percentage commission from the total premium.

Disclosure
Before you enter into a policy with us, you will be asked questions which are relevant to our decision whether to accept the risk of insurance and if so, on what terms. You must take reasonable care to answer questions carefully and accurately as the information provided will determine whether you pose an increase in risk to us and could influence us in the assessment, acceptance or continuance of your insurance. Please note if you fail to answer the questions accurately, this could invalidate your insurance cover. It is very important that information given to us when buying a policy, when completing a claims form and giving declarations to the insurer is correct. If a policy is purchased, or a form or declaration is completed on your behalf, it is your responsibility to check that the answers given to all questions are true and complete. You are advised to keep copies of any correspondence you send to us or direct to your insurers.

Insurance premiums & fees
Insurance premiums are collected by Intana a trading name of Collinson Insurance Services Limited as agent of the insurer. When we provide you with a quotation, we will tell you about any fees which may apply in addition to the insurance premium.

Quotations
Unless stated otherwise, all quotations provided for new insurances are valid for 14 days from date of issue.

Cancellation right
You may have a right to cancel up to 14 days from the date you receive:
• The policy document at the start of your insurance or;
• The renewal policy documentation for subsequent periods of insurance

Should you decide to exercise this cancellation right, you will be entitled to a refund of premium less an appropriate pro-rata charge for the period of cover given before the cancellation right was invoked. Should any claim occur prior to the exercise of the cancellation right where the claim terminates the insurance cover, the insurers may not allow a refund of any of the premium paid.

If this cancellation right is not exercised within the 14 day period as stated above, none of the premium paid will be refunded.

Complaints procedure
Should there be an occasion when we do not meet your expectations, we are equally committed to dealing with any complaint in a thorough and professional manner. If you wish to register a complaint regarding the sale of your insurance, please contact us in the following ways:

In writing
The Complaints Officer
Intana
Sussex House,
Perrymount Road
Haywards Heath,
West Sussex
RH16 1DN
By telephone
01444 442879
By email: complaints@intana-assist.com

If you remain dissatisfied after receiving our final response to your complaint, you may have the right to refer your complaint to the Financial Ombudsman Service, free of charge – but you must do so within six months of receiving our response.

If you do not refer your complaint in time, the Ombudsman will not have our permission to consider your complaint and so will only be able to do so in very limited circumstances.

Compensation
We are covered by the Financial Services Compensation Scheme (FSCS). You may be entitled to compensation from the FSCS if we cannot meet our obligations. Insurance advising and arranging is covered at 90% of the claim, without any upper limit.

Law and Jurisdiction
These Terms of Business shall be governed by and construed in accordance with English Law. In relation to any legal action or proceedings arising out of or in connection with these Terms of Business, the parties submit to the non-exclusive jurisdiction of the English courts.
EDF ENERGY BOILERCARE BREAKDOWN INSURANCE
Insurance Product Information Document

Company: Great Lakes Insurance SE, UK Branch is authorised by Bundesantalt fur Finanzdienstleistungsaufsicht and subject to limited regulation by the Financial Conduct Authority and Prudential Regulation Authority

Product: BoilerCare

This document does not contain the full terms and conditions of the cover which can be found in the policy wording and schedule. It is important that you read all these documents carefully.

What is this type of insurance?
This is a boiler breakdown insurance which covers your home’s gas boiler, your central heating system, heating controls and thermostats against certain breakdowns.

What is insured?
We will pay up to £500 for the necessary repair or replacement of:

✓ Circulating pump and easily accessible standard parts fitted inside the boiler casing, controls, programmers and thermostats, selector and radiator valves, a single water circulating pump and easily accessible above ground internal pipe work
✓ A single, standard hot water cylinder less than 90 centimetres by 45 centimetres (36 inches by 18 inches)

What is not insured?

✗ The first £50 of each claim (You will need to pay this to us at the time of arranging assistance)
✗ More than three breakdowns in any one period of insurance, covering up to £1500 per policy year
✗ Any insulation jacket or immersion heater, non-standard water cylinders, unvented cylinders, or water tanks
✗ Any repair or replacement of designer or cast iron radiators, non-standard radiators, towel rails or radiators longer than 1.5 metres (5 feet)
✗ Clearing air locks, unblocking pipes or correcting poor circulation or balancing radiators
✗ Any work to repair damage caused by rust, sludge, hard water scale, corrosive water or water with a high chemical content
✗ Fuel lines to the Boiler, this includes gas leaks between the gas meter and Boiler
✗ Any repair to Your Boiler if this will cost more than replacing it with a new one or if suitable replacement parts are not available

Routine or regular maintenance that You are responsible for, this includes:

• venting radiators, turning the boiler off
• lighting pilot lights and changing time switches
• any loss, damage or breakdown that You knew about before this policy started – see General Exclusions 1 on page 6

✗ Any damage that may be caused to Your Home, its fixtures and fittings or its contents. This includes:

• redecorating Your Home;
• restoring the building to its original condition;
• replacing ceilings, flooring, plaster, tiles or carpets

✗ Any claim when Your Home has been left unoccupied for 90 days or more at one time
### Are there any restrictions on cover?
- You must be the homeowner and live in the property as your main home and it must be heated by a domestic gas-fired boiler.
- Your property must be a house, bungalow, self-contained flat or maisonette.

### Where am I covered?
- ✓ Your home must be situated within the mainland of England, Scotland, Wales and Northern Ireland, plus the Isle of Wight, the Isle of Man and the Channel Islands.

### What are my obligations?
- • If you need to claim, you must call us as soon as possible so that we can arrange for an approved contractor to assess the situation and deal with the breakdown or emergency.
- • You must make sure that an adult is at the property.
- • You must protect your home, keeping it in good condition and regularly carry out routine maintenance.

### When and how do I pay?
- You must pay for this insurance when you take it out for the first time and at each renewal of your policy. You can either pay annually by debit/credit card or by monthly direct debit.

You will not be covered for any claim if you have not paid the premium due.

### When does the cover start and end?
- In the first period of insurance:
  - Cover will start after you take out this insurance for the first time and it will end 12 months after you took out the insurance.

At each subsequent renewal:
- As long as we both agree to you renewing your policy and you have paid the premium, cover will continue for a further 12 month period.

The actual start and end dates are shown on your Insurance Certificate that is issued with your policy wording.

### How do I cancel the contract?
- You can cancel your insurance policy at any time by calling us during normal working hours on 01444 442879, or by emailing edfenergy@intana-assist.com.

You must tell us whether you want your policy cancelled immediately, or from a future date and you must also tell us your name, address and policy number.

If you cancel your policy of insurance within 14 days from either the date of issue or receipt of your policy terms and conditions, we will refund to you any premium you have paid and we will recover from you any payments we have made.

You will not receive any refund of premium if you have made a claim or intend to claim during the current period of insurance.
Important Information

Statement of Demands and Needs
This policy meets the needs of homeowners requiring assistance in the event of certain breakdowns of their gas boiler or central heating system or controls at their property. You may need to review the cover periodically to ensure it remains adequate for your needs. This statement does not constitute advice or a personal recommendation.

Claim Notification
In the event of a Home Emergency, please phone 01444 442668. We will then advise you how to proceed and protect your property.

Your right to complain
We aim to always give a first class service. However, we do realise that there are times we may not meet the high standards you expect from us. If you have a concern about any of our products or services, please tell us. We want to put things right - first time. Your comments may help us improve our services. If you want to make a complaint you can contact us:

- by post - send a letter to: Quality Department, Intana, Sussex House, Perrymount Road, Haywards Heath, West Sussex, RH16 1DN
- by telephone - call us on 01444 442 010
- by email - send an email to quality@intana-assist.com.

We will aim to provide you with a full response within four weeks of the date we receive your complaint. If you remain dissatisfied with our response, or we fail to reply to your complaint within eight weeks, you may be able to refer your complaint to the Financial Ombudsman Service at:


The Financial Ombudsman Service deals with complaints about insurance policies. It is entirely independent and its services are free to you.

Financial Services Compensation Scheme
We are covered by the Financial Services Compensation Scheme (FSCS). You may be entitled to compensation from the FSCS, if we are not able to meet our obligations. For more details please visit the FSCS website at www.fscs.org.uk.
Welcome to your Energy Boilercare Cover

Thank you for taking out EDF Boilercare. We believe our products will help you continue enjoying the benefits and reassurance of living in your own home.

The details you have given us will help us offer the benefits and services set out:

- in this document;
- in your certificate; and
- in any endorsements, we have sent you.

Please read all of these documents carefully so you know what you are covered for. If you have a nominated person, please ask them to read these documents as well. This is important, especially if you need to make a claim. If you have any questions or need to change any details, please call 01444 442879.

If you are deaf or hard of hearing, the following SMS number is a make a claim. If you have any questions or need to change any details, please call 01444 442879.

Intana are able to supply customers with this booklet, free of charge, in an alternative format for people who are visually impaired. To obtain a copy call our helpline on 01444 442879.

These documents also tell you what to do if you need to make a claim. Please keep them in a safe place.

Making a claim

To make a claim, please check all your documents to make sure you are covered. Then telephone 01444 442668 straight away. To speed up your claim, please make sure you can provide us with the following:

- Your Policy Number;
- Your name and address including the postcode;
- Why you are claiming;
- Your payment details where you must pay an excess.

YOUR POLICY CERTIFICATE SHOWS WHICH SECTIONS YOU ARE COVERED FOR.

If you want to cancel your policy within the cooling-off period, please call us on 01444 442879 or email us at edfenergy@intana-assist.com

Eligible properties

We will cover your home which is a house, bungalow, self-contained flat or maisonette that is owned by you and is heated by one standard domestic boiler up to 70 kilowatts per hour (238,850 BTU).

We will not cover:

- detached garages;
- sheds;
- other outbuildings;
- shared areas of your home, for example hall and stair areas that others are allowed to use;
- your home if more than half of the rooms are used for business;
- bed-sits;
- council properties;
- Northern Ireland Housing Executive (NIHE) properties;
- sub-divided or sub-let properties; or
- residential or nursing homes.

Meaning of words

Certain words and phrases have a particular meaning whenever they are used in this policy or in your certificate. Every time we use one of these words or phrases, it will always have the meaning shown below.

- Approved Contractor means a qualified tradesman who we regularly check and have agreed can temporarily or permanently repair or prevent further damage to your home.
- Breakdown means a electrical, mechanical or permanent fault which causes the failure or burning out of any part covered by this policy.
- Boiler means the gas fired domestic boiler that is shown on your certificate.
- Certificate means the separate document we send you that includes details about you and what you are covered for. Your certificate will include your name and address, the period of insurance, the cover level you have chosen, etc.
- Emergency means a sudden or unexpected event at your home which, if not dealt with straight away will:
  - be a risk to your health,
  - make your home unsafe or insecure,
  - cause damage or more damage to your home or its contents, or
  - leave your home without main services or your main source of heating.
- Emergency Repair means a temporary repair that is carried out by an approved contractor to stop the immediate emergency and prevent further damage. This will need to be replaced by a permanent repair.
- Endorsement means a change to the policy which we write and tell you about.
- Excess means the amount of money you must pay as the first part of each and every claim.
- Geographical Limits means the mainland of England, Scotland, Wales and Northern Ireland plus the Isle of Wight, the Isle of Man and the Channel Islands.
- Home means the building shown on the certificate that you have told us is where you live most of the time; and used only or mainly for your domestic needs.
- Main Services means the water, electricity and gas supplies inside your home and the mains drainage from your home.
- Nominated Contact means the person you have asked us to contact, or who may contact us on your behalf if you need to make a claim.
- Period of Insurance means the 12 month period between the start date and the end date shown in your certificate and for which you have paid the premium.
- Permanent Repair means a final repair or other work necessary to put right the damage caused to your home by an emergency.
- Policy means this document along with the most recent certificate and any endorsements.
- Premium means the amount you pay for this policy and for any non-insured services.
Unoccupied means not been lived in by you, your family, or anyone else with your permission.

We/Us/Our

Collinson Insurance Services Limited trading as Intana, Sussex House, Perrymount Road, Haywards Heath, West Sussex RH16 1DN and acting on behalf of your insurer.

You/Your

the policyholder named on the certificate and members of their household normally living with them.

Collinson Insurance Services Limited, trading as Intana, are authorised and regulated by the Financial Conduct Authority.

Understanding your policy and how your cover works

Please note:

• This is not a household buildings or contents insurance policy.
• It does not cover normal day-to-day maintenance.
• You will have to pay to replace items which normally wear out.

For example, we will not pay for de-sludging or de-scaling your boiler.

This is an emergency assistance policy that protects homeowners from different emergencies that can happen to their homes. It gives access to our nationwide network of approved contractors. They are available 24 hours a day to deal with any problem covered by your policy and make your home safe.

We will give this service at any time:

• during the period of insurance; and
• within the Geographical Limit;

As long as you have paid what we have asked.

Our aims

We aim:

• to give quick, expert help whenever your boiler breaks down; and
• to get an approved contractor to you as quickly as possible, every time.

Occasionally, there may be a delay when providing this service. This is most likely to happen if:

• you live in a remote area; or
• there is bad weather.

We cannot be responsible for any delay caused by a manufacturer, supplier or their agents. This includes any delay in them delivering spare parts, etc.

How we use the information about you

As a Data Controller, we collect and process information about you so that we can provide you with the products and services you have requested. We also receive personal information from your agent on a regular basis while your policy is still live. This will include your name, address, risk details and other information which is necessary for us to:

• Meet our contractual obligations to you;
• issue you this insurance policy;
• deal with any claims or requests for assistance that you may have;
• service your policy (including claims and policy administration, payments and other transactions); and,
• detect, investigate and prevent activities which may be illegal or could result in your policy being cancelled or treated as if it never existed;
• protect our legitimate interests.

In order to administer your policy and deal with any claims, your information may be shared with trusted third parties. This will include members of Collinson Group, contractors, investigators, crime prevention organisations, national fraud databases, debt collection agencies and claims management organisations where they provide administration and management support on our behalf. Some of these companies are based outside of the European Union where different data privacy laws apply. We have strict contractual terms in place to make sure that your information remains safe and secure.

We will not share your information with anyone else unless you agree to this, or we are required to do this by our regulators (e.g. the Financial Conduct Authority) or other authorities.

Processing your data

Your data will generally be processed on the basis that it is:

• necessary for the performance of the contract that you have with us;
• is in the public or your vital interest: or
• for our legitimate business interests.

If we are not able to rely on the above, we will ask for your consent to process your data.

How we store and protect your information

All personal information collected by us is stored on secure servers which are either in the United Kingdom or European Union.

We will need to keep and process your personal information during the period of insurance and after this time so that we can meet our regulatory obligations or to deal with any reasonable requests from our regulators and other authorities.

We also have security measures in place in our offices to protect the information that you have given us.

How you can access your information and correct anything which is wrong

You have the right to request a copy of the information that we hold about you. If you would like a copy of some or all of your personal information please contact us by email or letter as shown below:

Postal Address: Customer Contact Centre Manager, Intana, Sussex House, Perrymount Road, Haywards Heath, West Sussex, RH16 1DN

We may make a reasonable charge for this service, or refuse to give you this information if your request is clearly unjustified or excessive.

We want to make sure that your personal information is accurate and up to date. You may ask us to correct or remove information you think is inaccurate.

If you wish to make a complaint about the use of your personal information, please contact our Complaints Manager using the details above.

We can also complain directly to the Information Commissioner's Office (ICO). Further information can be found at https://ico.org.uk/

We record telephone calls to make sure that we provide our customers with a quality service.

Additional Processing by Great Lakes

Your insurer, Great Lakes Insurance SE, UK Branch will also need to process your personal data for claims administration purposes and to meet their statutory obligations. For more information about this, please look at www.munichre.com/en/service/privacy-statement

Your insurer

The insurer of this policy is Great Lakes Insurance SE, UK Branch. Benefits and services under this policy are provided by Collinson Insurance Services Limited. Collinson Insurance Services Limited is authorised and regulated by the Financial Conduct Authority. Great Lakes Insurance SE, UK Branch, is authorised by Bundesanstalt für Finanzdienstleistungsaufsicht and subject to limited regulation by the Financial Conduct Authority and Prudential Regulation Authority. Details about the extent of regulation by the Financial Conduct Authority and Prudential Regulation Authority are available from us on request.

The law that applies to this policy

Unless we agree differently, this policy is governed by the law of England.
and Wales.

**Cancelling and renewing your policy**

**Your right to cancel – cooling off period**

You can cancel this policy at any time during the cooling off period. That is, within 14 days of
- buying this policy,
- receiving your policy documents,
- whichever is later.

When you cancel your policy during this cooling off period, we will
- refund any money you have paid; and
- take off any claims payments.

**How to cancel your policy**

If you want to cancel your policy, please call us on 01444 442 667, email us at edfenergy@intana-assist.com or write to us. You must tell us whether you want your policy cancelled immediately or from a future date.

You will not receive a refund if you cancel your policy after the 14 day cooling off period.

We may cancel your policy
If you do not keep to the terms of your policy, we may cancel it. If we cancel your policy we will write to you at the last address you have given us. We will give you at least 14 days’ notice and explain why your policy is being cancelled.

Examples of why we may cancel your policy are:
- because you have not paid the correct premium.
- because you are no longer eligible for cover.

If you have not made a claim, we will only charge you for the cover we have given you. You will not receive a refund if you have made a claim.

In the case of payment by direct debit installments, any outstanding balance of the full annual premium will become due if you have made a claim.

**Renewing your policy**

We will write to you before your policy is due for renewal and tell you:
- about any changes that we have made to your policy;
- how much you will have to pay; and
- what you must do to renew your policy if it is not set up to be automatically renewed by us.

If we cannot continue to cover you for any reason, we will write to you before your policy ends and tell you why it cannot be renewed.

If you do not want to renew your policy, please tell us before your renewal date.

**Moving home**

You must tell us if you are moving home as this policy only covers you at the address shown on your certificate. If you ask us to, we can continue to cover the new owner of your home as long as they are still eligible for cover. Either you or the new owner must also pay £15 to confirm the change of details. You will not receive a refund if you cancel your policy when you move home.

Please note: If you need cover at your new home, you will need to take out a new policy. Please ask us if you would like a quote.

**How to complain**

We aim to always give a first class service. However, we do realise that there are times we may not meet the high standards you expect from us.

If you have a concern about any of our products or services, please tell us. We want to put things right - first time. Your comments may help us improve our services.

If you want to make a complaint you can contact us:
- by post – send a letter to: Quality Department, Intana, Sussex House, Perrymount Road, Haywards Heath, West Sussex, RH16 1DN.
- by telephone - call us on 01444 442 010.
- by email – send an email to quality@intana-assist.com.

**When we receive your complaint:**

1. if we cannot deal with your complaint by the end of the next working day, we will write to you to confirm that we have received it.
2. we will always deal with your complaint as quickly as we can.
   However, if we have not been able answer your complaint within 28 days of receiving it, we will write to you with an update and tell you when we aim to send you a full response.
3. we will aim to write to you with a final response to your complaint within eight weeks of receiving it.

If you do not agree with our final response, or if we do not reply within eight weeks, you may be able to refer your complaint to the Financial Ombudsman Service. The Financial Ombudsman Service deals with complaints about insurance policies. It is entirely independent and its services are free to you.

If you do decide to contact the Ombudsman you must do so within six months of receiving our response. If you do not refer your complaint in time, the Ombudsman will not have our permission to consider your complaint and so will only be able to do so in very limited circumstances.

Ask us for a leaflet or contact the Financial Ombudsman Service at:
The Financial Ombudsman Service
Exchange Tower,
Harbour Exchange Square, London, E14 9SR
Telephone: 0800 0 234 567 or 0300 123 9 123
Website: www.financial-ombudsman.org.uk

**Financial Services Compensation Scheme**

We are covered by the Financial Services Compensation Scheme (FSCS). You may be entitled to compensation from the FSCS, if we are not able to meet our obligations. For more details please visit the FSCS website at www.fscs.org.uk.

**Policy cover**

**BoilerCare**

**What is covered**

If your boiler or central heating system or controls break down, we will pay up to £500 to cover the necessary repair or replacement of:
- any standard part that:
  - is fitted inside the boiler casing;
  - the manufacturer of the boiler has supplied; and
  - is designed to be used during the normal use of the boiler.
- any condensate pipe.
- frost and room thermostats.
- programmers.
- motorised or selector valves.
- time controls.
- single water circulating pump.
- standard radiators up to 1.5 metres (5 feet) long if they are leaking.
- radiator valves.
- above ground internal pipe work (as long as it can be accessed easily and is not inside the fabric of the building).
- a single, standard hot water cylinder as long as it is not bigger than 90 centimetres by 45 centimetres (36 inches by 18 inches), but not any insulation jacket or immersion heaters.
- expansion tanks.
How much will we pay

We will pay for all:
- call out charges;
- labour, and
- covered parts.

Beyond economic repair

Where your boiler is deemed beyond economic repair, we will pay a contribution towards the cost of a new boiler being installed. Once you send us an invoice from a qualified Gas Safe Contractor upon installation of a new boiler, we will pay a contribution of £500, less any premium outstanding to us.

A boiler can be uneconomical to repair for a number of reasons. These include:
- The cost of parts (including VAT) to repair the main heating system is greater than 85% of the manufacturer’s current retail price of a replacement or a similar model.
- It would cost more to repair the boiler than to replace it with a new one; or
- New, genuine parts are no longer available to our suppliers; or
- The type of fault which has caused the boiler to fail and the extent of the repairs which will be required to fix it; or
- Any repair is only expected to result in a temporary fix and other faults are likely to occur shortly afterwards.

Any decision regarding whether or not it is economical to repair your boiler will be made by our contractor, using their knowledge and experience of similar boilers and faults.

You may find another contractor who will be willing to repair your boiler and this is your choice. However, we would not be able to continue to insure your boiler, even if it has been repaired by someone else.

Where you have had a new boiler fitted, we will not be able to keep insuring this as it will be covered by a separate guarantee (provided by the manufacturer or fitter). No refund of any premium that you have paid us will be given.

Servicing Your Boiler

You must make sure that your boiler is serviced regularly as recommended by the manufacturer. This will normally mean making sure your boiler is serviced at least once every year.

What to do if you need to make a claim

If you or your nominated contact finds that you have to claim under this policy, you must call us straight away on the following emergency helpline:

01444 442668

If we cannot help resolve your problem over the phone, we will arrange for an approved contractor to visit you. Please note that you will have to pay any excess shown in your certificate before we can arrange this, so please make sure you have a valid debit or credit card available when you call us.

You must also tell the police as soon as possible about any damage caused by a break in or vandalism.

Major emergencies must be reported to your water, gas or electricity supplier and/or the emergency services.

Major emergencies include emergencies which may:
- result in serious danger to you or anyone else; or
- cause serious damage to your home or another property.

If there is no adult present when our Contractor arrives at your home at the agreed appointment time then you will be charged £20 plus VAT.

What to do if you smell gas

SUSPECTED GAS LEAKS MUST ALWAYS BE REPORTED TO NATIONAL GAS EMERGENCY SERVICE ON 0800 111 999.
General conditions

1. You must answer all questions about this policy honestly and fully at all times. You must also tell us straight away if anything that you have already told us changes. For example, you must tell us if you move home or buy a new boiler. If you do not tell us, your policy may be cancelled and any claim you make may not be paid.

2. You must protect your home and try to prevent any loss or damage. You must keep your home in good condition and regularly carry out routine maintenance.

3. You must have your boiler and central heating system serviced annually or as often as the manufacturer recommends. You should keep a copy of service documents in case you need to make a claim.

4. If any claim under this Policy is in any respect fraudulent or unfounded, all benefit paid and/or payable in relation to that fraudulent claim shall be forfeited and (if appropriate) recoverable. We shall not be liable to you in respect of a relevant claim occurring after the time of the fraudulent act. For the avoidance of doubt, the rights and obligations of the parties to the contract with respect to claims occurring before the time of the fraudulent act are unaffected; and

   • We need not return any Premiums paid
   • We may share information about the circumstances with other organisations, public bodies, authorities and law enforcement agencies for criminal investigation.

If this insurance contract provides cover for any person who is not a party to the contract (an Insured Person), and a fraudulent claim is made under the contract by or on behalf of an Insured Person, We may exercise the rights set out as if there were an individual insurance contract between Us and the Insured Person. However, the exercise of any of those rights shall not affect cover provided under the contract for any other Insured Persons. Nothing in these clauses is intended to vary your statutory rights.

The policy relating to the insured who has committed the fraudulent act may be rendered as invalid. Where there are multiple insured individuals provided for under the policy and the fraudulent act is deemed to be isolated to the individual insured in question, the cover relating to other Insured Persons. Nothing in these clauses is intended to vary your statutory rights.

If you do not, we may not pay your claim.

5. You must keep to all the conditions and endorsements of this policy. If you do not, we may not pay your claim.

6. If someone else is responsible, we may take court action in your name to recover any claims we have paid. We will pay for the cost of taking this action and it will be for our benefit.

7. You must tell us as soon as you know of a possible claim under your policy. If we let you use your own contractor, you must let us agree to this work being done before we can continue with your claim. You will be responsible for any costs involved in doing this.

8. You must pay us back within one month of asking, any amounts that we have paid which are not covered by this insurance.

9. You must tell us if any claim covered by this policy is also covered by any other insurance or maintenance contract, guarantee or warranty. You must give us full details of the other supplier and we will only pay our fair share of the claim.

10. You must let us check that your boiler and controls are in good working order at any time. We will give you as much notice as we can and agree a convenient time to call. If you do not let us inspect your boiler, we may not be able to continue with this policy.

11. The approved contractor may need to gain direct access to a hidden area to trace or resolve a problem. This may mean, for example, removing cupboards, tiles or plaster from walls in your home. You will need to agree to this work being done before we can continue with your claim. If you prefer, you can instead ask and pay for someone else to gain direct access. The approved contractor will return to deal with your claim once this has been done.

General exclusions

You are not covered for:

1. Any loss, damage or breakdown that you knew about before this policy started.

2. Any costs that you expect us to pay if we have not agreed to them first.

3. More than our fair share of any claim that is also covered by another insurance or maintenance contract.

4. Any damage that may be caused to your home, its fixtures and fittings or its contents. This includes:
   (i) redecorating your home;
   (ii) restoring the building to its original condition;
   (iii) replacing ceilings, flooring, plaster, tiles or carpets;

5. Any damage that is caused directly from tracing the problem or carrying out repairs. This exclusion will not apply if our approved contractor has been negligent.

6. The cost of matching or replacing any undamaged items, pairs or sets.

7. Any failure or damage that is caused deliberately.

8. Loss or damage where a utility company has interrupted or cut off the mains services to your home.

9. Any failure or damage that is caused by:
   (i) negligence.
   (ii) misuse; or
   (iii) faulty workmanship, (including a repair or alteration that does not meet recognised industry standards).

10. Any claim when your home has been left unoccupied for 60 days or more at one time.

11. Any claim arising out of
   (i) War; invasion, act of foreign enemies, terrorism, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power; riot or civil commotion.
   (ii) ionising radiation or contamination by radioactivity from any nuclear fuel or from any nuclear waste from combustion of nuclear fuel, the radioactive toxic explosive or other hazardous properties of any explosive nuclear assembly or its nuclear component thereof or contamination or poisoning due to the effects of chemical or biological and/or radioactive substances;
   (iii) pressure waves caused by aircraft and other aerial devices travelling at sonic or supersonic speeds;

12. Any failure or damage that is directly or indirectly caused by:
   (i) computer viruses; or
   (ii) a computer or other electrical item not recognising a date as the actual date.

13. Any loss arising directly or indirectly from the services given, or a delay in providing the services. This exclusion will not apply if we have been negligent.

14. Costs to do with any other property or shared areas of your home (unless these are specifically shown as covered under this policy).

15. Any failure or damage arising from equipment that is not installed maintained or serviced as required by legislation.

16. Any claims if work recommended during an annual inspection or service has not been carried out. You will need to pay for this work to be carried out.

17. Any claim where there is only an intermittent fault or where no fault is found.
18. Any work where a specialist contractor is needed, or where it would not be safe for our approved contractor to repair your boiler. For example, where asbestos is present, or during bad weather.

19. Any losses that are not listed under the heading “What is covered”. For example loss of earnings because of a claim under this policy.

20. Any failure or damage caused by fire, lightning, explosion, storm, flood, earthquake, or collision.

21. Energy management systems and their controls (e.g. systems that monitor the amount of electricity or gas that you use).

22. The repair or replacement of parts that are covered by a supplier’s guarantee or warranty.

23. Any breakdown caused by a design defect or fault.

24. Pollution which is the introduction into the environment of a substance which has detrimental effects as a result of a sudden, identified, unexpected and unforeseen accident.

25. Deliberate, reckless, malicious or criminal acts.

26. Any loss or damage that occurred prior to inception.

27. Any loss or reduction in value of the insured property following repair, reinstatement or replacement.

28. We shall not provide cover or be liable to pay any claim or other sums, including return premiums, where this would expose us to any sanction, prohibition or restriction under United Nations resolutions, asset freezing or trade or economic sanctions, laws or regulations of the European Union, United Kingdom, and/or all other jurisdictions where we transact business.