

CONTRACT TERMS: SALE OF SURPLUS ELECTRICITY

As the customer, you are responsible for ensuring that the production equipment complies with the current regulations and that the place of electricity generation has a valid connection agreement and distribution contract with the local distribution network operator, including the required activated hourly metering equipment, throughout the validity of this contract.

As the buyer, we will take care of the balance obligation and balance notifications for you (sites of less than 1 MVA).

The contract is valid until further notice, it concerns sites of less than 1 MW and the electricity you produce, transferred into the distribution network and metered by the distribution network operator. The contract can be terminated by either party with a two-week notice.

As the customer, you must buy the electric energy of the place of electricity use, that the electricity generation is connected to, from Vaasan Sähkö Oy. The contract concerning micro-generation will end on the same date as the electricity sales contract in question.

We will compensate the value of the electricity bought on the basis of the contract when billing you for your electricity consumption.

The purchase price of surplus electricity from your micro-generation equipment is the hourly spot price for Finland less our commission.

If you are liable for VAT as a customer, the applicable VAT will be added to the prices. As the customer, you are responsible for any tax-related reports and tax implications.

We have the right to alter the contract terms and prices by notifying you of the matter 30 days before the change takes effect. The time is counted from the date when the notification is sent. If the reason for the change is a change in legislation or a decision made by the authorities, we have the right to implement the change from the date when the change or decision entered into force. Of changes made on that basis, we must inform you as soon as possible by sending the information to the postal or email address you have provided. The contract is subject to our current service price list.

As the customer, you are responsible for any costs related to the distribution network. We will not be responsible for any purchases not realized owing to a fault in the network service and/or any direct or indirect losses caused by a fault in the network service.

As the customer, you are obliged to inform us of any changes to your details.

In other respects, the general electricity sales terms applicable to micro-generation purchase are applied (vaasansahko.fi/terms).

If the general terms of electricity sales are in conflict with or deviate from the terms in this contract, the terms of this contract apply.

During the validity of a purchase contract for micro-generation, the customer's electricity supply may be discontinued pursuant to the electricity sales or network service contract.

Any disagreement arising from the contract that cannot be resolved through mutual negotiation may be submitted to Pohjanmaa District Court.