

Fixed Additional terms and conditions for customers on UW Fixed 48

These terms and conditions relate to our UW Fixed 48 tariff which runs until 31 May 2026 ("Fixed 48"), and are in addition to Utility Warehouse's Residential Products & Services Terms and Conditions for supplying electricity and/or gas ("Energy") to domestic customers ("Standard Terms and Conditions"). Terms defined in our Standard Terms and Conditions shall have the same meaning in these additional terms. If there is any conflict between these terms and our Standard Terms and Conditions, then these terms will prevail.

All the charges for Fixed 48 are shown on our website, and your Energy services will be supplied to you in accordance with our published prices for Fixed 48 when we successfully process your application.

Eligibility

1. Fixed 48 is only available to domestic customers who meet all the following conditions:
 - 1.1. You must successfully sign up to UW, or already be a customer;
 - 1.1.1. You must apply for or be taking a 2 Service Bundle from us (which means Energy plus one of our other Bundle Services).
 - 1.2. You must have specifically requested this Fixed 48 and accepted these additional terms and conditions;
 - 1.3. You must have applied for this tariff online through our website or a UW Partner, or by telephone via our customer service team;
 - 1.4. You must agree to and have smart meter(s) installed at the Property during the Fixed Price Period. You can still be eligible for Fixed 48 if you already have compatible, functioning smart meter(s) at the Property or it is not possible, for reasons beyond your control, to install smart meter(s) at the Property; and
 - 1.5. You must be supplied on credit meter(s) or have smart meter(s) in credit mode.
2. Fixed 48 is designed for domestic customers who have standard metering arrangements in place. We reserve the right to decline to supply a customer on Fixed 48 should their metering not be either General Domestic or Economy 7 or if we believe the supply is being used (either partly or wholly) for business purposes.
3. Fixed 48 is subject to availability. We reserve the right to withdraw Fixed 48 at any time without notice in relation to applications which have not yet been processed, however this will not affect the rights of any customers whose application to be supplied under Fixed 48 has been accepted by us prior to the date it is withdrawn.
4. We cannot accept responsibility for any financial or other losses resulting from an application which is delayed or has not been received by us or which we are unable to process for any reason.

The Fixed Price Period Start Date

5. If you are a new customer or an existing customer whose Energy is not currently being supplied by us, you will be charged for your Energy at the applicable published price for Fixed 48 from the date your supply is successfully switched to us ("Start Date").

6. If you are already taking your Energy from us, then you will be charged for your Energy at the applicable published price for this tariff from the date that your request to move onto this Fixed 48 becomes effective ("Start Date"), which we will notify to you in writing.

End date

7. The Fixed Price Period under this Agreement will end on 31 May 2026 ("End Date"). The period between the Start Date and the End Date is the "Fixed Price Period".

When the Fixed Price Period ends

8. We will write to you before this Agreement ends setting out the options available to you at the end of the Fixed Price Period.
9. You are under no obligation to accept the proposed renewal options provided to you. If you do not expressly agree to one of the renewal options provided or there are no fixed options available, then at the end of the Fixed Price Period we will move you onto our cheapest available variable tariff for which you are eligible.

Changing to a different tariff

10. You can let us know at any time if you would like to change to another Energy tariff available from us for which you meet the eligibility criteria, subject to payment of an exit fee of £75 for each Energy Service (eg: gas and/or electricity) ("Exit Fee") to which any such change of tariff applies.
11. If you change tariff, then you will be charged in accordance with the alternative tariff you have chosen for any Energy we supply to you from the 1st day of the month following the date on which we process the change in accordance with the alternative tariff you have chosen. You will be charged for any Energy used prior to any such transfer date at the prices applicable to Fixed 48, and you must give us accurate meter reading(s) on the agreed transfer date; if you do not do so, then you will have to pay our charges based upon an estimated reading.
12. If you fail to maintain a valid direct debit with us, then the Energy you use will be charged at the applicable rate(s) for customers on this Fixed 48 who are not paying by direct debit.
13. If you do not meet or fail to comply with any of the conditions set out in Clause 1 (including for example not having a 3 or 4 Service Bundle due to one of the requisite Non-energy Services you applied for failing to become live with us within 42 days or failing to have a compatible, functioning smart meter(s) in credit mode, or any of the requisite services ceasing to be provided by us for any reason), or if you otherwise fail to comply with any other terms relating to Fixed 48 then we may, at our discretion, transfer you to our cheapest available variable Energy tariff for which you are eligible and we will inform you of this in writing. In these circumstances, you will not be charged an Exit Fee.

Ending this Agreement

14. You are not required to give us notice if you wish to terminate this Agreement and change your Energy supplier, although we may not allow you to switch to another supplier if you owe us money.

15. If you choose to switch your Energy to another supplier before the end of the Fixed Price Period, we will charge you an Exit Fee of £75 for each Energy Service (ie: gas and/or electricity) that you switch. However, we will not apply an Exit Fee if you have started switching to another supplier after 12 April 2026.
16. The Exit Fee will not apply if we choose to terminate this Agreement for any reason. If at the end of the Fixed Price Period, you choose to enter into a new Fixed Term Supply Contract with us to supply Energy to your Property, you will become subject to the terms and conditions of your chosen new Fixed Price Energy Tariff from the date any such new Agreement commences.
17. At the end of the Fixed Price Period, if you decide to switch your Energy supply to a new supplier, you will continue to be subject to the terms and conditions of this Agreement (including the price you pay for your Energy) until the date you switch supplier as long as we receive notice no later than 20 Working Days after the end of the Fixed Price Period that another supplier will begin to supply Energy to your Property, and they in fact do so within a reasonable period of time.
18. If you seek to switch your Energy supply to another supplier and you owe us money, we may object to the switch. Provided you pay us the entire outstanding amount within 30 Working Days of informing you of our objection, we will not seek to prevent you switching your Energy away from us again as long as no further sums have become overdue in the meantime.

Moving home

19. If you move home, you may, at our sole discretion and subject to availability, be able to continue to benefit from Fixed 48 for the balance of the Fixed Price Period, provided that you continue to comply with the eligibility requirements for this tariff at your new home (including taking all the required services to meet the criteria of our three or four service bundle), although the prices you pay may change and will depend on the regional tariff that applies to the location of your new home at that time. In such circumstances you will not be charged any Exit Fee.

Price Change

20. Our published prices for Fixed 48 will not change for the duration of the Fixed Price Period, save for any increase or decrease in charges or costs imposed by, or as a consequence of, any action, order, decision or imposition by any governmental, statutory or licensing authority (such as a change in the rate of VAT).