

Terms of Service

Electricity Cost Reduction Service

We will evaluate your electricity tariff structure, charges and consumption profile and provide you with a detailed written report, outlining our tariff recommendation to achieve optimum cost savings.

Furthermore, we will continue to provide new recommendations as they become apparent for a period of 2 years of implementing our recommendations. In order to provide this service, you need to provide your last 6-12 months and all future electricity invoices, upon request, for all your business premises.

Our remuneration will be 50% of monthly savings achieved for a 2 year period, commencing on the date of the implementation of our recommendation, payable monthly in arrears, upon presentation of our invoice (the savings being the difference between what your electricity expenditure would have been on your present tariff structure and the electricity expenditure on the recommended tariff structure).

Utility Overcharge Recovery Service

From acceptance date for a period of 2 years, we shall provide both a past and future overcharge recovery service of your utility charges at your premises (water, sewerage, refuse and the like), We shall be entitled to 50 % of any overcharge actually recovered or credited to you from utility service providers.

After expiration of the above mentioned 2 years contract period, the agreement will continue to operate and will terminate on two months written notice to us to cancel this agreement.

You are under no obligation to proceed with our electricity recommendation, however if within 2 years after receiving our recommendation, you then implement the same recommendation independently, you will be liable to us for our stipulated remuneration fees.

You hereby authorize and appoint Utility Savings CC for the duration of the contract to request and obtain your electricity and utility account information, from the relevant authority, service provider and/or Municipality.

This document is the sole memorial of all the terms agreed to between the parties and any amendment or cancellation of any terms of the agreement, must be reduced to writing and signed by the parties.