



GreenPass^{Pro}

**Energy service of PPC,
Green Pass Pro for Professionals & Businesses**

**TERMS AND CONDITIONS FOR THE PROVISION OF ENERGY SERVICES
Green Pass Pro for professionals & businesses**

1. The Terms governing the provision of the Green Pass Pro energy service to Low Voltage business customers are the present Terms, which are related to the selection by the Customer of the Green Pass Pro energy service.
2. The Supplier PPC holds a Guarantees of Origin Account bearing the Unique Identification Number DSX100008, in the Registry of Guarantees of Origin kept by the Renewable Energy Sources & Guarantees of Origin Operator (DAPEEP S.A.) for the withdrawal of the Guarantees of Origin (GO) in accordance with those provided for in Law 3468/2006, as currently in force and the Ministerial Decision No. D/APEEK/81331/3661 (Government Gazette B' 4246/10.08.2022).
3. Guarantee of Origin means the electronic certificate issued by an Issuing Body in accordance with the provisions of article 15 of Law 3468/2006, as in force from time to time, which certifies the origin of 1MWh of electricity generated from RES or CHP in a Plant, for a specific period of time.
4. By selecting the Green Pass Pro energy service for Low Voltage business customers, the Supplier PPC confirms that for the electricity consumed at the Customer's installation, an equal amount of electricity is generated and reserved from Renewable Energy Sources (RES) plants of the Supplier PPC.
5. The date of activation of the Green Pass Pro energy service is the date of signature by the Customer of the present Terms and Conditions governing the provision of this service.
6. The Customer may activate the Green Pass Pro energy service at any time after the date on which the Supplier PPC begins to represent the Customer's metering device, which entails the supply of electricity by the Supplier PPC.
7. The duration of the present Terms governing the provision of the Green Pass Pro energy service is 365 days from the date of signature of these Terms, unless a) the Electricity Supply Contract concluded with the Supplier PPC is terminated in any way whatsoever, b) the Customer submits to the Supplier PPC a relevant request to discontinue the Green Pass Pro energy service, in accordance with the provisions of these Terms.
8. The Customer may withdraw without any penalty from these Terms and Conditions within fourteen (14) days from the date of their signature, upon written notification to the Supplier PPC. From the 15th day as from the activation of the Green Pass Pro energy service onwards, a request to discontinue the energy service may be submitted, but the Customer will be

charged the amount corresponding to the remaining period of time until the completion of 365 days, according to the Price List.

9. After the initial 365-day period of validity of the Terms governing the provision of the Green Pass Pro energy service, the Terms are automatically renewed by the Supplier PPC on an annual basis by applying the terms of provision of the Green Pass Pro energy service for low voltage business customers as posted from time to time on the PPC website www.dei.gr.
10. The Customer will be informed of the upcoming expiry of the validity of these Terms and Conditions through a notification in a special field of the Electricity Bill or through an email to the email address provided by the Customer, which will refer to the Supplier's website for more information, while at the same time the Customer will be reminded of his/her right to submit a request to discontinue the Green Pass Pro energy service.
11. Upon activation of the terms of provision of the Green Pass Pro energy service, billing is based on the PPC Price List, as applicable, which is an integral part of these Terms and Conditions and is posted on the website www.dei.gr. The monthly charge is included in the Electricity Bill issued in accordance with the Electricity Supply Contract concluded by the Customer with the Supplier PPC. In the event that the Electricity Bill being issued does not correspond to a period of thirty (30) calendar days, the Green Pass Pro shall be charged on a pro rata basis of days per month. The customer is obliged to pay the energy service charge in due time.
12. After 30 days from the activation of the Green Pass Pro energy service, the logo of the Green Pass Pro energy service and a green energy certificate are sent to the Customer in printable form.
13. Upon receipt of the logo, the Customer acquires the right to use it exclusively and only for the purposes arising from the Electricity Supply Contract and these Terms and Conditions, for the entire period of time that both remain in force, and as applicable from time to time. The Customer is prohibited from assigning this right of use in any manner whatsoever to any third party, natural or legal person, without the prior written consent of the Supplier PPC.
14. The Customer is always obliged to use the logo in good faith, in a way that does not offend or damage its specificity, validity and good reputation, and cannot cause a likelihood of confusion or association or deception. The Customer undertakes for the entire duration of these Terms and Conditions to take the necessary measures and to take all appropriate actions to protect the rights that the PPC Supplier retains in the logo against any third party, natural or legal person, including the Customer's agents and subcontractors, who does not have the right to use it.
15. In case of violation of any of the above obligations of the Customer, the Supplier PPC may immediately discontinue the provision of the Green Pass Pro energy service to the Customer. In any case of discontinuance of the energy service due to the Customer's fault, the Customer shall be charged in accordance with the provisions of paragraph 8 of these Terms and Conditions. In addition, the Customer shall pay to the Supplier PPC compensation, in accordance with the legislation as in force from time to time, for any damage or loss suffered by the Supplier PPC as a result of the improper use and exploitation of its logo by the Customer in accordance with these Terms.