

National Retailer of Last Resort scheme

Expression of interest (Eoi) to be a default RoLR

**Issued by the Australian Energy Regulator in accordance with section 124
of the National Energy Retail Law**

Date of application		
Name of retailer (include MSATS Participant ID or gas equivalent)		
RoLR contact officers	[1 st contact]	Phone 1:
	[Title]	Phone 2:
		Email:
	[2 nd contact]	Phone 1:
	[Title]	Phone 2:
		Email:
Electricity: Area of registration Please identify the jurisdiction/s for which your business seeks registration as a default RoLR.		
Australian Capital Territory		
New South Wales		
Queensland		
South Australia		
Victoria		
Tasmania		
Gas: Area of registration Please identify the distribution system/s (by jurisdiction) your business seeks registration as a		

default RoLR for.

Australian Capital Territory

New South Wales

Queensland

South Australia

Victoria

Cost recovery arrangements

If applicable, set out your business's proposal to vary its RoLR cost recovery scheme e.g. agree to waive all or some RoLR event costs.

RoLR criteria

The AER is required under ss. 125(6) and 126(2) of the Retail Law to consider the RoLR criteria before registering a retailer as a RoLR. To assist the AER assess your business against the RoLR criteria, please provide information set out in Appendix A of the RoLR guideline.

*Please note that the AER's acceptance of any Default RoLR EoIs will be subject to transitional arrangements.

Signature of responsible officer for [name of retailer]

I, [name of responsible officer], accept that by signing this form, [name of retailer] agrees to be registered as a default RoLR and to act as a designated RoLR for a RoLR event.*

Name:

Position:

Signature:

Date:...../...../.....

*Section 125(5) of the Retail Law provides that a retailer's concurrence is not required for appointment and registration as a default RoLR.