

# Energex Pricing Proposal

Distribution services for 1 July 2022 to 30 June 2023

31 March 2022



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V1.0	31/03/2022	Pricing Proposal submitted to the AER for approval
V1.1	14/04/2021	Revised Pricing Proposal submitted to the AER for approval

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## Overview

This pricing proposal is submitted to the Australian Energy Regulator (AER) as required under the requirements of the National Electricity Rules (NER). It provides details of Energex's proposed 2022-23 network prices for Standard Control Services and Alternative Control Services.

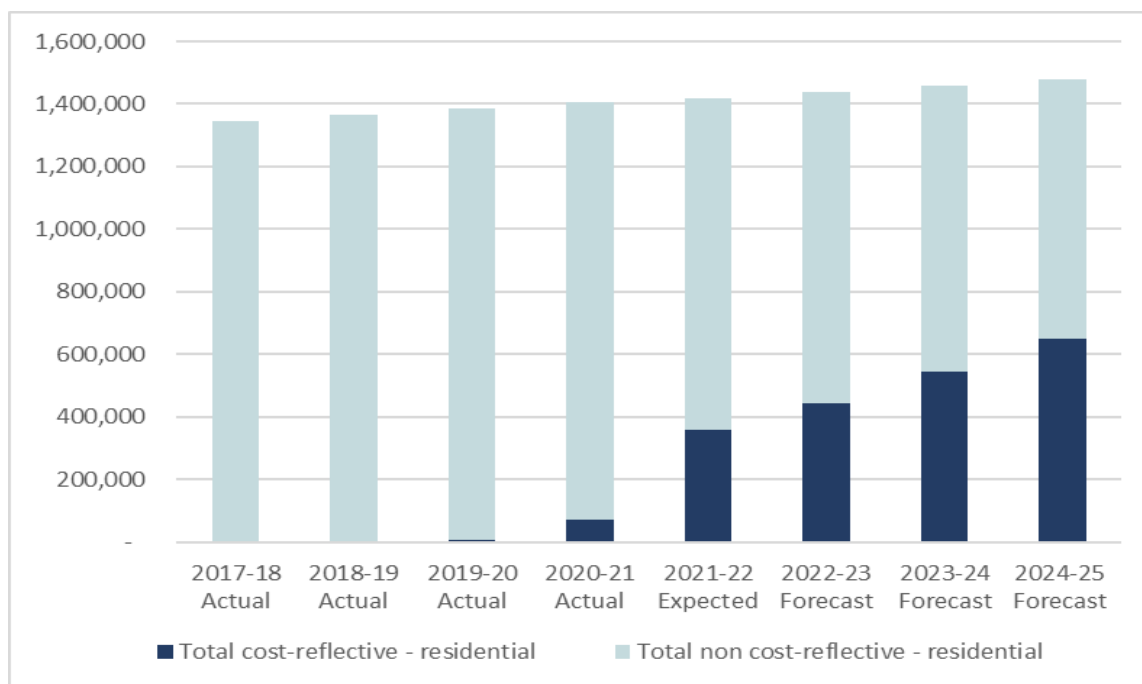
Our pricing proposal is based on the AER approved 2020-25 Tariff Strategy Statement (TSS).

On 1 July 2021, Energex introduced two new opt-in tariffs (Residential and Business) for customers with basic meters and consumption above 100MWh per year. From 1 July 2022, these tariffs will become the default tariffs for basic meter customers who have become SAC Large customers.

Further, from 1 July 2021 our Transitional Demand tariffs become the default assignment for residential and small business customers with smart meters and customers who initiate an upgrade to a smart meter<sup>1</sup>. Reassignment of approximately 300,000 customers from the legacy flat and WIFT tariffs to the Transitional Demand tariffs was completed during the first half of 2021-22, advancing our tariff reform toward cost reflectivity. Approximately 25% of our residential customers and 35% of small business customers are currently on cost reflective tariffs. We expect over 40% of all small customers to be reassigned to cost reflective tariffs by 2024-25 as smart meter roll-out accelerates.

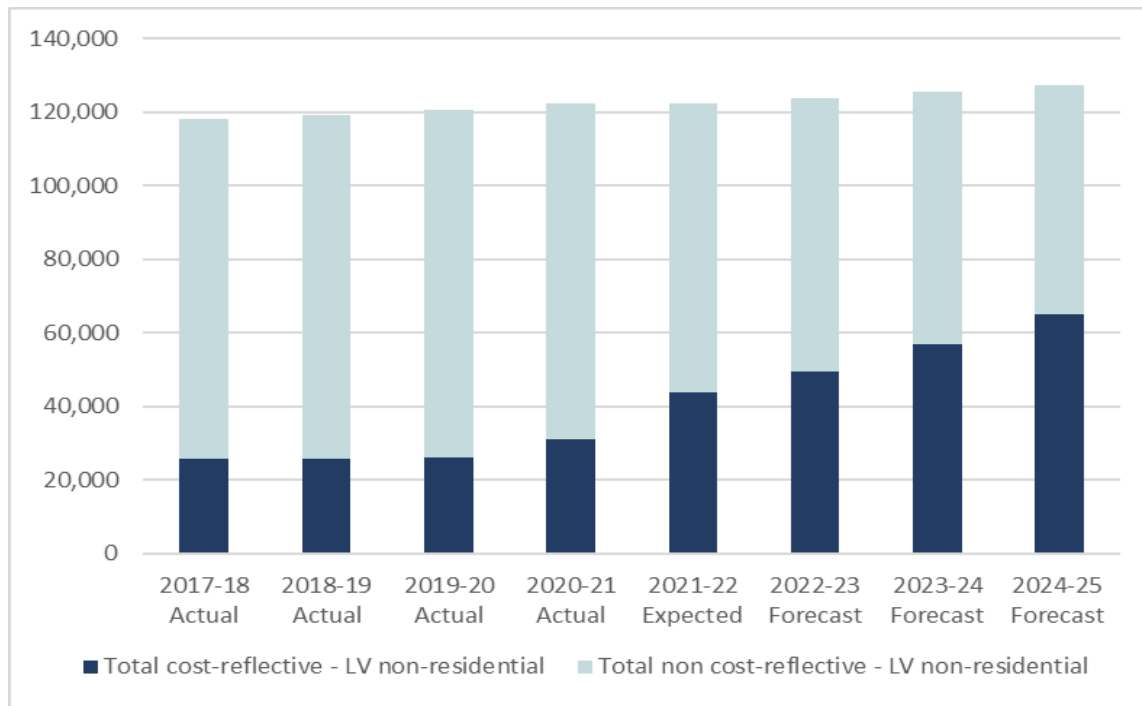
The charts below show the historic and forecast annual customer number movements from legacy tariffs to cost-reflective (demand and energy time-of-use based) tariffs from 2017-18 to 2024-25.

**Figure 1: Residential customer numbers by tariff type**



<sup>1</sup> In accordance with our TSS, residential and small business customers that have their metering replaced due to end of life replacement will be able to remain on their legacy tariff for a period of 12 months from the date of meter replacement.

**Figure 2: Non-residential LV customer numbers by tariff type**



Energex estimates that based on proposed network use of system charges for 2021-22 the majority of our residential and small business customers are expected to experience a network bill decrease of 2%-10%, compared with 2021-22. This change in network rates is driven by:

- the forecast decrease in revenue as prior year over recovery is returned to customers
- decreases in Powerlink's transmission charges and
- a decrease in the Jurisdictional scheme amounts that we are required to recover from customers.

Customers on cost reflective tariffs are expected to experience a larger reduction in their network charges compared with customers on legacy and grandfathered tariffs.

# 1. Introduction

## 1.1 Purpose

This document is Energex's annual Pricing Proposal for 2022-23 (Pricing Proposal), the third regulatory year of the 2020-25 regulatory control period. In accordance with clause 6.18.2(a)(2) of the National Electricity Rules (NER)<sup>2</sup>, it is submitted for approval to the Australian Energy Regulator (AER) at least 3 months before the commencement of the relevant regulatory year.

This Pricing Proposal is based on the AER approved 2020-25 TSS and outcomes in the AER's Final Decision. Energex's approved 2020-25 TSS is available on our website<sup>3</sup> and is also available on the AER's website<sup>4</sup>.

## 1.2 Background

Energex is subject to economic regulation by the AER under the National Electricity Law and the NER. The AER determines how Energex's distribution services are classified and in turn the nature of economic regulation. This is important as it determines how prices will be set and how revenue is recovered from customers. The AER approves prices for services it classifies as Direct Control Services.

Direct Control Services are divided into two subclasses:

- **Standard Control Services** are core distribution services associated with the access and supply of electricity to customers. They include network services (e.g. construction, maintenance and repair of the network), some connection services (e.g. small customer connections) and Type 7 metering services. The AER applies a revenue cap form of control to Standard Control Services. Energex recovers the costs in providing these services through network tariffs billed to retailers.
- **Alternative Control Services** are akin to a 'user-pays' system whereby the whole cost of the service is paid by those customers who benefit from it, rather than recovered from all customers. Energex's Alternative Control Services are comprised of:
  - Connection services – services relating to the electrical or physical connection of a customer to the network (including temporary connections, de-energisations, re-energisations and supply abolishment).
  - Metering services – services include Type 6 default metering services and auxiliary metering services.
  - Public Lighting services – services relating to the provision, installation and maintenance of public lighting assets and emerging public lighting technology.
  - Network ancillary services – customer and third party-initiated services related to the common distribution services but for which a separate charge applies (includes network safety services, non-standard network data requests, security lighting services).

This Pricing Proposal (including the attachments) sets out proposed tariffs and services for all Energex's Direct Control Services for the 2022-23 regulatory year.

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<sup>2</sup> The National Electricity Rules, Version 177.

<sup>3</sup> <https://www.energex.com.au/home/our-services/pricing-And-tariffs/business-customers/pricing-publications>

<sup>4</sup> <https://www.aer.gov.au/networks-pipelines/determinations-access-arrangements/energex-determination-2020-25/final-decision>



## **1.3 Regulatory framework**

### **1.3.1 Compliance with the NER**

Energex's network tariffs have been developed in compliance with the NER. In accordance with clause 6.18.5(a) of the NER, our objective is to ensure that the tariffs charged for 2022-23 in the provision of Direct Control Services reflect Energex's cost of providing these services. This is achieved by setting the level (or price) of tariffs in a manner that is consistent with the pricing principles as outlined in clauses 6.18.5(e) to (j) of the NER. More detailed information about our application of, and compliance with, the distribution pricing principles is set out in Section 8 and Appendix B: Compliance Checklist of this Pricing Proposal.

### **1.3.2 Consistency with the Distribution Determination**

The 2020-25 Distribution Determination sets the revenue and pricing control regime that we must comply with for the regulated distribution services provided over the current regulatory control period. The revenue approved in the Distribution Determination forms the basis of Energex's prices provided in Attachment 1 – 2022-23 Network Price List and Attachment 2 – Indicative Pricing Schedule 2022-25. We confirm this Pricing Proposal complies with AER's Final Decision.

### **1.3.3 Consistency with the approved TSS**

The TSS sets out our proposed tariff classes, tariffs and tariff structures that will apply over the regulatory control period. This Pricing Proposal is based on our approved 2020-25 TSS, and several sections of this Pricing Proposal therefore refer to the TSS for further information. There are no departures from the approved tariff classes, tariffs and charging parameters. More detailed information is provided in Section 9.

### **1.3.4 Queensland Government cap on fee-based services**

The Queensland Government has historically set maximum price caps to apply to a subset of Energex's Alternative Control Services through Schedule 8 of the *Electricity Regulation 2006*. Since the Schedule 8 maximum prices are imposed through Queensland legislation, they take precedence over the Alternative Control Services prices approved by the AER.

It is important to note that the prices included in our Pricing Proposal have been derived under the AER's price-setting requirements. These prices, if subject to the Schedule 8 price caps, may be higher than those charged to customers.



## 1.4 Structure of this document

The structure of this Pricing Proposal is outlined in Table 1.

**Table 1: Pricing Proposal structure**

Section	Title	Overview
1	Introduction	Provides an overview of the pricing proposal and the context in which we develop prices, including the relationship with the regulatory framework and our TSS.
2	Tariff classes and tariffs for Standard Control Services	Sets out for the tariff classes, tariffs, tariff structures and tariff assignment policies for our Standard Control Services.
3	Tariff levels for Standard Control Services	Sets out how we have set the prices for Standard Control Services for 2022-23 in accordance with the requirements of the NER and the AER's Distribution Determination.
4	Alternative Control Services	Outlines the tariff classes, tariffs, tariff structures, control mechanisms and tariff assignment policy for Alternative Control Services in accordance with requirements of the NER and the AER's Distribution Determination.
5	Prices for 2022-23 compared to the indicative rates	Outlines any deviations in 2022-23 rates from the indicative rates provided in our 2021-22 Pricing Proposal submission and explains any differences.
6	Changes from the previous regulatory year	Describes the nature and extent of changes from 2021-22.
7	Variations to tariffs within the regulatory year	Sets out the nature of any adjustments or variations to tariffs that could occur during 2022-23 and the basis on which it could occur.
8	Compliance with the Pricing Principles	Demonstrates our compliance with the Pricing Principles set out in the NER.
9	Consistency with the TSS	Demonstrates consistency with our 2020-25 TSS.
	Appendices	Provides additional supporting information, including: <ul style="list-style-type: none"><li>• The terms and conditions for load control tariffs</li><li>• Compliance checklist</li><li>• Glossary</li><li>• Confidentiality template</li></ul>

We have also provided the following supporting attachments to the AER as part of this Pricing Proposal:

- Attachment 1 – 2022-23 Network Price List
- Attachment 2 – 2023-25 Indicative Pricing Schedule
- Attachment 3 – Material Differences 2022-23
- Attachment 4 – 2022-23 annual SCS pricing model
- Attachment 5 – 2022-23 annual ACS pricing model

## 2. Tariff classes and tariffs for Standard Control Services

This chapter sets out Energex's tariff classes, tariffs, charging parameters and tariff assignment policies for Standard Control Services in accordance with our approved TSS for the 2020-25 regulatory control period (NER clause 6.18.2(b)(2) and (3)).

### 2.1 Tariff classes

Consistent with our TSS, we have categorised Standard Control Services customers into three tariff classes mainly based on the voltage level at which customers are connected to the network. This approach helps ensure customers with broadly similar characteristics, who impose similar costs on the network, are classed together with similar tariff structures. Our tariff classes are listed in the table below.

**Table 2: Tariff classes**

Tariff class	Eligible customers
Standard Asset Customers (SAC)	<p>All customers connected at LV with installed capacity up to 1,000 kVA are classified as SACs. SAC tariffs are based on:</p> <ul style="list-style-type: none"><li>• average charges for dedicated connection assets; plus</li><li>• average charges for use of the shared distribution network, including common and non-system assets.</li></ul>
Connection Asset Customers (CAC)	<p>Customers with a network coupling point at 66 kV, 33 kV, 22 kV, 11 kV and installed capacity above 1,000 kVA who are not assigned to the ICC tariff class are allocated to the CAC tariff class. CAC tariffs are based on:</p> <ul style="list-style-type: none"><li>• the actual dedicated connection assets utilised by the customer; plus</li><li>• average charges for use of the shared distribution network, including common and non-system assets.</li></ul>
Individually Calculated Customers (ICC)	<p>Customers are assigned to the ICC tariff class if they are coupled to the network at 132 kV, 110 kV, 66 kV or 33 kV and with installed capacity above 10 MVA. Customers may also be assigned to the ICC tariff class if they are coupled to the network at 132 kV, 110 kV, 66 kV or 33 kV and with installed capacity below 10 MVA where<sup>a</sup>:</p> <ul style="list-style-type: none"><li>• A customer has a dedicated distribution system which is quite different and separate from the remainder of our distribution system</li><li>• A customer is connected at or close to a Transmission Connection Point, or</li><li>• At the determination of the DNSP, the nature of the customer's connection to the network, and/or usage of the network, make average prices inappropriate</li><li>• Inequitable treatment of other customers would arise from the application of the 10MVA threshold</li></ul> <p>ICC tariffs are based on:</p> <ul style="list-style-type: none"><li>• the actual dedicated connection assets utilised by the customer; plus</li><li>• the customer's specifically identified portion of the shared distribution network utilised for the electricity supply, including common and non-system assets.</li></ul>
<p>Note:</p> <p>a. Some existing customers coupled to the HV network at lower voltage levels will remain allocated to the ICC tariff class for legacy reasons</p>	

It should be noted that we do not make reference to customer's export load in assigning customers to tariff classes or network tariffs.

## 2.2 Tariffs and charging parameters

Each tariff class consists of a number of different network tariffs that are established on the same basis as the tariff class. Each tariff comprises a combination of charges that are applied to customers (through their retailer) to recover network costs. The table below sets out the individual tariffs in each tariff class.

**Table 3: 2022-23 Network tariffs by tariff class**

Tariff class	Customer type	Primary Tariffs	Secondary tariffs
Standard Asset Customers (SAC)	Residential	<ul style="list-style-type: none"> <li>Residential Flat</li> <li>Residential Transitional Demand</li> <li>Residential Demand</li> <li>Residential Time of Use Energy</li> <li>Residential Time of Use<sup>a</sup></li> </ul>	<ul style="list-style-type: none"> <li>Super Economy</li> <li>Economy</li> </ul>
	Small business	<ul style="list-style-type: none"> <li>Business Flat</li> <li>Small Business Wide Inclining Fixed Tariff (WIFT)</li> <li>Small Business Transitional Demand</li> <li>Small Business Demand</li> <li>Small Business Time of Use Energy</li> <li>Small Business Primary Load Control</li> <li>Business Time of Use<sup>a</sup></li> <li>Business Demand<sup>a</sup></li> </ul>	<ul style="list-style-type: none"> <li>Super Economy</li> <li>Economy</li> </ul>
	Large customer	<ul style="list-style-type: none"> <li>Large Demand</li> <li>Small Demand</li> <li>LV Demand Time of Use</li> <li>Large Business Primary Load Control</li> <li>Large Residential Energy (<i>Residential customer basic &gt;100 MWh per year</i>)</li> <li>Large Business Energy (<i>Business customer basic &gt;100 MWh per year</i>)</li> </ul>	<ul style="list-style-type: none"> <li>Large Business Secondary Load Control</li> </ul>
	Other	<ul style="list-style-type: none"> <li>Unmetered Supply</li> <li>Solar FiT<sup>a</sup></li> </ul>	
Connection Asset Customers (CAC)		<ul style="list-style-type: none"> <li>Embedded Generator 11kV<sup>a</sup></li> <li>11kV Bus</li> <li>11kV Line<sup>a</sup></li> <li>Demand Time of Use 11kV</li> </ul>	
Individually Calculated Customers (ICC)		<ul style="list-style-type: none"> <li>ICC tariff</li> </ul>	
Notes:			
a. Grandfathered tariff (closed to new customers)			

The types of charges used for our Standard Control Services are shown in Table 4.

**Table 4: Types of charges for Standard Control Services**

Charge	Charging parameter	Application to tariffs
Fixed charge	Represented as a rate (\$) per day or rate (\$) per day per device.	Applies to all primary tariffs.
Usage (volume) charge	Represented as a rate (\$) per kWh. Different parameters apply to this charge for different tariffs. Within a tariff structure, volume charge rates can be flat or be applied to different blocks (based on consumption) or times (peak and off-peak).	Applies to all primary and secondary tariffs.
Inclining fixed charge	Represented as a rate (\$) per day. Different charges apply to 20 MWh per year blocks. There are five blocks: 0<20 MWh per year, 20<40 MWh per year, 40<60 MWh per year, 60<80 per year, and >80 MWh per year.	Applies to the following tariffs: <ul style="list-style-type: none"> <li>• Small Business WIFT</li> <li>• Small Business ToU Energy</li> </ul>
Demand charge	Represented as either a rate (\$) per kW or a rate (\$) per kVA. Different parameters apply to this charge for different tariffs. Within a tariff structure, demand charge rates can be: <ul style="list-style-type: none"> <li>• Applied year round (with different peak window rates)</li> <li>• Calculated based on: <ul style="list-style-type: none"> <li>○ A single period in the month, or</li> <li>○ The maximum demand within a peak demand window</li> </ul> </li> </ul> Some tariff structures include a threshold – in this case the demand charge is only calculated for demands recorded above a particular level.	Applies to the following tariffs: <ul style="list-style-type: none"> <li>• Residential Transitional Demand</li> <li>• Residential Demand</li> <li>• Small Business Transitional Demand</li> <li>• Small Business Demand</li> <li>• Business Demand</li> <li>• Demand Small</li> <li>• Demand Large</li> <li>• all CAC tariffs and the ICC site-specific tariffs.</li> </ul>
Excess demand charge	Represented as a rate (\$) per excess kVA. It is measured as a single maximum demand outside the peak charging window minus the maximum demand during the peak period in the billing period. Where the maximum demand outside the evening window is less than the highest maximum demand inside the evening window in the billing period, the excess demand charge for that billing period is set to zero.	<ul style="list-style-type: none"> <li>• Applies to the SAC Large LV Demand ToU tariff and CAC Demand ToU 11kV.</li> </ul>
Capacity charge	Represented as a rate (\$) per kVA	<ul style="list-style-type: none"> <li>• Applies to the ICC site-specific tariffs.</li> </ul>

## 2.3 Tariff assignment process

Procedures for the assignment of new customers and reassignment of existing customers to Standard Control Services tariff classes and tariffs are contained in our 2020-25 TSS, Section 5. Consistent with the NER requirements (clause 6.18.1A(a)(2)), we will comply with these procedures in 2022-23. Additional information is provided in our Network Tariff Guide.

### 3. Charges for Standard Control Services

This chapter sets out how we have developed our 2022-23 network prices for Standard Control Services in compliance with the regulatory requirements in Chapter 6 of the NER, the AER's revenue determination and our approved TSS.

#### 3.1 Forecast NUOS revenue requirement for 2022-23

In 2022-23, the total revenue that we will need to recover via our network tariffs (NUOS charges) is approximately \$1,595 million. This amount includes:

- Distribution Use of System (DUOS) charges, which reflect Energex's electricity distribution costs,
- Designated Pricing Proposal Charges (DPPC) (or Transmission Use of System (TUOS) charges) which reflect the costs associated with transmission of electricity, and
- Jurisdictional Scheme amounts which Energex must pay pursuant to State government requirements.

**Table 5: Forecast NUOS revenue requirement for 2022-23 (\$)**

Revenue component	Forecast revenue required for 2022-23
Distribution use of system (DUOS)	\$1,191,124,625
Transmission use of system (TUOS)	\$301,040,159
Jurisdictional schemes	\$102,359,703
<b>Total Network use of system (NUOS)</b>	<b>\$1,594,524,487</b>

#### 3.2 DUOS charges

##### 3.2.1 Calculation of revenue cap for DUOS

As set out in the AER's Distribution Determination Attachment 13, Energex's DUOS charges are regulated using a revenue cap. The revenue cap for any given regulatory year is the Total Allowable Revenue (TAR), calculated using the formula set by the AER.

Table 6 applies the revenue cap formula to calculate our TAR for 2022-23 and demonstrates our compliance with the control mechanism.

**Table 6: DUOS Total Allowable Revenue for 2022-23**

Component	Formula	2022-23 Value
Adjusted annual smoothed revenue requirement (t-1)	$AAR_{t-1}$	\$1,202,758,800
CPI	$\Delta CPI_t$	3.498%
X-factor	$X_t$	1.440%
S-Factor for t-1	$S_{t-1}$	-0.097%
S-Factor for t-2	$S_{t-2}$	2.360%
Adjusted annual smoothed revenue requirement (t)	$AAR_t = AAR_{t-1} \times (1 + \Delta CPI_t) \times (1 - X_t) \div (1 + S_{t-1}) \div (1 + S_{t-2})$	\$1,199,778,532
Sum of DMIS, DIMIA and STPIS amounts	$I_t$	\$16,580,757
Annual adjustment factors	$B_t'$	-\$25,234,664
Cost pass through amounts	$C_t$	\$0
<b>Total Allowable Revenue</b>	$TAR_t \geq AAR_t + I_t + B_t + C_t$	\$1,191,124,625
Proposed revenue	<i>Proposed revenue</i>	\$1,191,124,625
<b>Compliance with revenue cap</b>	$TAR \geq \text{Proposed revenue}$	<b>YES</b>

### 3.2.2 DUOS unders and overs account

Under a revenue cap, our revenues are adjusted annually to clear any under or over recovery of actual revenue recovered through DUOS charges. This ‘unders and overs’ rebalancing process is undertaken as part of the annual pricing cycle to ensure we recover no more and no less than the TAR approved by the AER for any given year. Under these arrangements there is a lag between the year in which the DUOS under or over recovery occurs and the year in which adjustments are made to prices to ‘clear’ the under or over recovery.

Consistent with the Distribution Determination (Attachment 13), we are required to maintain a DUOS unders and overs account in our annual pricing proposal and provide entries for the most recently completed regulatory year (t-2), the current regulatory year (t-1) and the next regulatory year (t).<sup>5</sup>

The AER also requires that Energex’s DUOS amounts for the most recently completed regulatory year (t-2) be audited. We believe this requirement is met as the information provided in the unders and overs account is based on the information submitted and audited as part of the 2020-21 Annual Reporting Regulatory Information Notice (RIN) process.

<sup>5</sup> Energex’s Determination decision 2020 to 2025, Attachment 13 – Control Mechanisms, June 2020.

The DUOS unders and overs account is presented in Table 7.

**Table 7: DUOS unders and overs account (\$'000)**

Unders/overs account component	2020-21 Year t-2 (actual) \$	2021-22 Year t-1 (estimate) \$	2022-23 Year t (forecast) \$
<b>(A) Revenue from DUOS charges</b>	<b>\$1,208,193,503</b>	<b>\$1,210,209,430</b>	<b>\$1,191,124,625</b>
<b>(B) Less TAR for regulatory year =</b>	<b>\$1,213,716,988</b>	<b>\$1,200,692,436</b>	<b>\$1,216,359,289</b>
+ Adjusted annual smoothed revenues (AARt)	\$1,213,716,988	\$1,202,758,800	\$1,199,778,532
+ Incentive scheme amounts (It)	\$0	-\$2,066,364	\$16,580,757
+ Annual adjustments (Bt)	\$0	\$0	\$0
+ Cost pass through amount (Ct)	\$0	\$0	\$0
<b>(C) Revenue deliberately under-recovered in year</b>	<b>\$0</b>	<b>\$0</b>	<b>\$0</b>
<b>(A minus B plus C) Under/over recovery of revenue for regulatory year</b>	<b>-\$5,523,485</b>	<b>\$9,516,994</b>	<b>-\$25,234,664</b>
<b><u>DUOS unders and overs account</u></b>			
Nominal WACC (per cent)	4.285%	3.123%	5.755%
Opening balance	\$19,239,817	\$14,423,577	\$24,538,453
Interest on opening balance	\$824,331	\$450,425	\$1,412,174
Under/over recovery of revenue for regulatory year	-\$5,523,485	\$9,516,994	-\$25,234,664
Interest on under/over recovery for regulatory year	-\$117,086	\$147,458	-\$715,963
<b>Closing balance</b>	<b>\$14,423,577</b>	<b>\$24,538,453</b>	<b>(\$0)</b>

### 3.2.3 Forecast weighted average revenue

In accordance with the requirements in clause 6.18.2(b)(4) of the NER, Table 8 sets out the expected weighted average DUOS revenue by tariff class.

**Table 8: Expected weighted average DUOS revenue by tariff class**

Tariff class	2021-22 Weighted average revenue	2022-23 Weighted average revenue	% Change
ICC	\$28,748,574	\$28,176,184	-1.99%
CAC	\$104,624,442	\$104,121,677	-0.48%
SAC	\$1,095,480,346	\$1,058,826,764	-3.35%
<b>Total</b>	<b>\$1,228,853,363</b>	<b>\$1,191,124,625</b>	<b>-3.07%</b>

**Note:** All amounts are GST exclusive

The 2021/22 and 2022/23 notional DUOS revenues in this table are both calculated using 2022/23 forecast quantities

### 3.2.4 Tariff class side constraints

For each regulatory year after the first year of a regulatory control period, side constraints apply to the weighted average revenue raised from each tariff class (that is, the expected weighted average revenue from DUOS to be raised from each tariff class in year (t) must not exceed the corresponding expected weighted average revenue from the preceding year (t-1) by more than the permissible percentage determined as per the side constraint formula).<sup>6</sup>

The side constraints formula is set out in the AER's Determination Decision (Attachment 13). The table below sets out the maximum permissible percentage increase in the weighted average revenue raised from each tariff class, as determined by the side constraint formula.

<sup>6</sup> Revenue in year t-1 is based on the sum of the prices in year t-1 multiplied by the associated forecast quantities for year t.



**Table 9: Calculation of side constraint limit**

Component	Formula	Value
CPI	$\Delta CPI_t$	3.50%
X-factor (if X-factor>0, X=0)	$X_t$	0.00%
S-Factor t-1	$S_{t-1}$	-0.10%
S-Factor t-2	$S_{t-2}$	2.36%
DMIS, DIMA & STPIS adjustments	$I_t$	1.52%
Annual adjustment factors	$B'_t$	-0.86%
Cost pass through amounts	$C_t$	0.00%
<b>Side constraint limit</b>	$\leq (1 + \Delta CPI_t) \times (1 - X_t) \times (1 + 2\%) \div (1 + S_{t-1}) \div (1 + S_{t-2}) + I'_t + B'_t + C'_t$	<b>103.89%</b>

**Note:** If X>0, then X will be set equal to zero for the purposes of the side constraint formula.

As demonstrated in Table 8, the change in weighted average DUOS revenue for all tariff classes is less than permitted by the side constraint limit.

### 3.3 Designated pricing proposal charges

Under the NER, we are able to recover transmission-related costs associated with:

- the use of Powerlink's transmission network to deliver high voltage electricity from generators to Energex's distribution network
- payments made to other DNSPs for the supply of distribution services, and
- avoided transmission charges paid to eligible Embedded generators (EGs).

These costs are recovered from customers through the Designated Pricing Proposal Charges (DPPC), which form part of our network tariffs. Further information about our transmission costs is provided below.

#### 3.3.1 Transmission costs

##### DPPC to be paid to TNSP (Powerlink)

Powerlink charges Energex at the Transmission Connection Point level. Their charges comprise both fixed and variable components, namely:

- Entry/Exit Connection Charge (\$/month)
- Capped Customer: Usage Capacity Charge (\$/kW/month of nominated demand plus \$/kW/month average demand)
- Customer TUOS General Prices: General Energy Charge (c/kWh of historical energy)
- Transmission Customer Common Service Prices: Common Service Energy Charge (c/kWh).

Powerlink also charges Energex for the entry and exit of services provided at the 110 kV network from Rocklea to Archerfield. Clause 11.39.7 of the NER provided that Energex could recover these costs as DPPC up until 30 June 2015. The AER has advised Energex that these charges can continue to be recovered as DPPC from 1 July 2015, on the basis that when the transitional arrangement under the NER expired, the charges became a prescribed service from that time and therefore qualify as DPPC.

## **Payment to other DNSPs**

In contingency circumstances, Essential Energy (the DNSP in northern New South Wales) provides supply from its Terranora Substation to Energex's Kirra Zone Substation. Under this arrangement, Essential Energy requires Energex to pay for the use of its assets.

The charges established by Essential Energy are based on approved rates for each month in which the alternate supply is utilised. These costs have been incorporated into the costs for the Mudgeeraba Transmission Network Connection Point and are consequently passed through to users via our network tariffs.

## **Avoided TUOS/DPPC charges**

Where we are liable to pay an Avoided TUOS payment to an Embedded Generator (EG), the payment amount is recovered as part of the DPPC charges passed through to all customers.

Avoided TUOS payments recognise that energy supplied to the electricity distribution network by the EG would have otherwise been supplied from the transmission network. In accordance with the NER, to calculate the avoided TUOS payments for eligible EGs, we:

- (a) Determine the charges for the locational component of prescribed DPPC services that would have been payable by Energex had the EG not injected any energy at its connection point during that financial year.
- (b) Determine the amount by which the charges calculated in (a) exceeds the amount for the locational component of prescribed DPPC services actually payable by Energex.
- (c) Credit the value from (b) to the EG account.

Avoided TUOS payments will generally be remitted in the form of a lump sum payment after 30 June each year. The estimated total amount in avoided TUOS liability to EGs accrued in 2022-23 is included in our DPPC unders and overs account.

### **3.3.2 DPPC unders and overs account**

In accordance with the NER (Clause 6.18.7(a)) and the AER's requirements set out in the Distribution Determination, we are required to maintain a DPPC unders and overs account. Table 10 sets out Energex's DPPC unders and overs account. We have set the revenue from DPPC charges to achieve a closing balance (for 2022/23) as close as possible to zero.

The amounts for 2020-21 are based on audited information lodged in our RIN.

**Table 10: DPPC unders and overs account**

Unders/overs account component	2020-21 Year t-2 (actual) \$	2021-22 Year t-1 (estimate) \$	2022-23 Year t (forecast) \$
<b>(A) Revenue from designated pricing proposal charges (DPPC)</b>	<b>\$323,408,186</b>	<b>\$348,131,987</b>	<b>\$301,040,159</b>
<b>(B) Less DPPC related payments for regulatory year =</b>	<b>\$324,919,188</b>	<b>\$347,930,480</b>	<b>\$307,173,038</b>
+ DPPC to be paid to Transmission Network Service Provider	\$323,875,556	\$346,980,881	\$306,144,951
+ Rocklea	\$0	\$39,996	\$39,996
+ Avoided TUoS/DPPC payments	\$296,372	\$415,995	\$296,699
+ Inter-distributor payments	\$747,260	\$493,608	\$691,392
<b>(A minus B) Under/over recovery of revenue for regulatory year</b>	<b>-\$1,511,001</b>	<b>\$201,507</b>	<b>-\$6,132,879</b>
<b><u>DPPC unders and overs account</u></b>			
Nominal WACC (per cent)	4.285%	3.123%	5.755%
Opening balance	\$6,834,839	\$5,584,647	\$5,963,675
Interest on opening balance	\$292,839	\$174,400	\$343,206
Under/over recovery of revenue for regulatory year	-\$1,511,001	\$201,507	-\$6,132,879
Interest on under/over recovery for regulatory year	-\$32,030	\$3,122	-\$174,003
<b>Closing balance</b>	<b>\$5,584,647</b>	<b>\$5,963,675</b>	<b>(\$0)</b>

### 3.3.3 Recovery of transmission costs

Where administratively efficient, the forecast DPPC will be passed on to customers in the same form of price structure as it is received.

#### ICC tariffs:

For ICCs, our network tariffs preserve the economic signals present in the structure of the DPPC as the charges are based on the relevant transmission connection point. This provides the greatest cost-reflectivity for these customers and is a feasible method for calculating charges since the number of such customers is relatively small.

#### SAC and CAC tariffs:

DPPC cost amounts are allocated to SAC and CAC tariffs proportionally based on a mixture of customer numbers, anytime maximum demands and volumes.

DPPC charges for CAC tariffs are based on average DPPC charges. This provides a significant degree of cost-reflectivity for this group of customers while recognising the practical difficulties of calculating individual charges for each customer connected at the 11 kV network.

DPPC charges for SAC tariffs are recovered from the same tariff structure as DUOS charges (fixed charge, demand charge and volume charges).

## 3.4 Jurisdictional scheme charges

In accordance with clauses 6.18.2(b)(6A) of the NER, our Pricing Proposal must set out how jurisdictional scheme amounts for each approved jurisdictional scheme are to be passed on to customers and any adjustments to tariffs resulting from the over or under recovery of those amounts.

Jurisdictional schemes are certain programs implemented by state governments that place legislative obligations on DNSPs. The jurisdictional schemes we are subject to comprise:

- the Solar Bonus Scheme which obligates Energex to make Feed-in Tariff payments to eligible customers for energy supplied into our distribution network from specific micro-embedded generators<sup>7</sup>
- the energy industry levy covering a proportion of the Queensland Government's funding commitments for the AEMC which we are obligated to pay under our Distribution Authority.

The jurisdictional schemes Energex are subject to have not been amended since the last jurisdictional scheme approval date.

In 2022-23 we will recover the jurisdictional scheme amounts from customers through network charges. Jurisdictional scheme amounts are recovered from customer through fixed and volume charges.

### 3.4.1 Jurisdictional scheme amounts unders and overs account

As part of the requirements set out in the NER (Clause 6.18.7A) and the AER's Distribution Determination, we are required to provide amounts for the unders and overs relating to jurisdictional schemes. Table 11 provides the forecast 2022-23 balance of Energex's jurisdictional scheme overs and unders account. We have set the revenue from Jurisdictional charges to achieve a closing balance (for 2022/23) as close as possible to zero.

The amounts for 2020-21 are based on audited information lodged in our RIN.

**Table 11: Jurisdictional scheme amounts unders and overs account**

Unders/overs account element	2020-21 Year t-2 (actual) \$	2021-22 Year t-1 (estimate) \$	2022-23 Year t (forecast) \$
<b>(A) Revenue from jurisdictional schemes</b>	<b>\$148,280,727</b>	<b>\$135,113,319</b>	<b>\$102,359,703</b>
<b>(B) Less jurisdictional scheme payments for regulatory year =</b>	<b>\$132,681,063</b>	<b>\$133,874,704</b>	<b>\$120,547,113</b>
+ SBS amount	\$132,453,676	\$133,644,704	\$120,311,892
+ AEMC amount	\$227,386	\$230,000	\$235,221
<b>(A minus B) Under/over recovery of revenue for regulatory year</b>	<b>\$15,599,664</b>	<b>\$1,238,615</b>	<b>-\$18,187,410</b>
<b><u>Jurisdictional scheme amount unders and overs account</u></b>			
Nominal WACC (per cent)	4.285%	3.123%	5.755%
Opening balance	\$0	\$15,930,344	\$17,685,629
Interest on opening balance	\$0	\$497,479	\$1,017,798
Under/over recovery of revenue for regulatory year	\$15,599,664	\$1,238,615	-\$18,187,410
Interest on under/over recovery for regulatory year	\$330,679	\$19,191	-\$516,017
<b>Closing balance</b>	<b>\$15,930,344</b>	<b>\$17,685,629</b>	<b>(\$0)</b>

## 3.5 Forecast energy and customer numbers

Our network demand, energy and customer number forecasting methodologies are set out in our 2021 to 2026 Distribution Annual Planning Report<sup>8</sup>. Energy forecasts are prepared at the total network level, at customer category levels and for certain individually calculated network tariffs.

<sup>7</sup> The scheme operates under clause 44A of the Electricity Act 1994 (Qld).

<sup>8</sup> <https://www.energex.com.au/about-us/company-information/company-policies-And-reports/distribution-annual-planning-report>

Energy and maximum demand forecasts for major ICC and CAC customers are individually developed. The energy forecast is based on a review of each customer's recent actual consumption history plus any confirmed future operational changes. The forecast demand is either:

- negotiated with the network user and detailed in their connection contract ('contracted demand'), or
- based on a review of actual demand history, with adjustments reflecting up to date customer related information about additions or losses of load.

For new customers, a flat usage or similar industry load profile is applied as appropriate until historical data for their connection is available.

For the SAC network user group, forecast energy consumption and customer numbers are based on a combination of econometric forecasts and trend extrapolation.

### 3.5.1 Forecast underpinning this submission

The forecast energy consumption and customer numbers used for the 2022-23 Pricing Proposal are included in Table 12.

**Table 12: Energy consumption and customer number forecasts**

Tariff class	Energy volume (GWh)				Number of customers			
	2022-23 Forecast	2021-22 Estimate	2021-22 Pricing proposal	2020-21 Actual	2022-23 Forecast	2021-22 Estimate	2021-22 Pricing proposal	2020-21 Actual
SAC	15,735	15,564	15,412	15,621	1,561,248	1,541,681	1,538,048	1,531,968
CAC	3,834	3,643	3,743	5,512	706	685	677	737
ICC	1,896	1,839	1,904		64	64	62	
<b>Total</b>	<b>21,465</b>	<b>21,046</b>	<b>21,058</b>	<b>21,133</b>	<b>1,562,018</b>	<b>1,542,430</b>	<b>1,538,787</b>	<b>1,532,705</b>

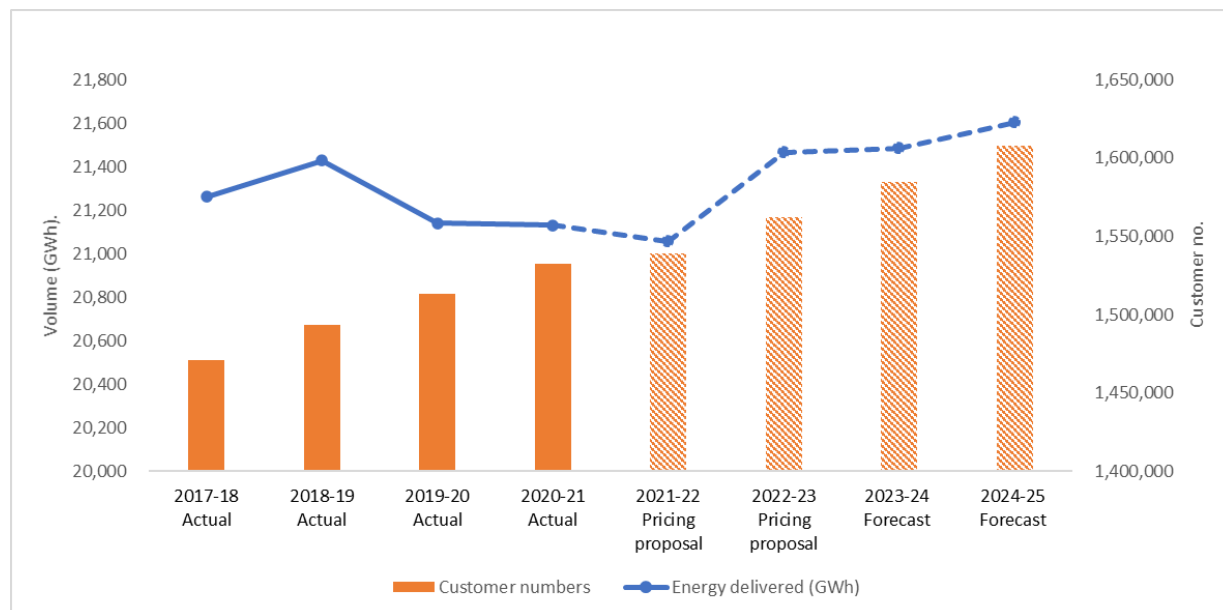
**Notes:**

1. Estimate numbers are based on July 2021 to January 2022 actuals
2. Actual customer numbers correspond to those reported in Economic Benchmarking RIN except for the exclusion of unmetered customers that are not used for price setting

The Covid-19 induced trends in energy consumption have continued in 2021-22, with residential volumes being higher than otherwise due to more people staying at home to a greater extent than what would have been in the absence of the pandemic. Business volumes have been remained lower than otherwise particularly in the areas of the economy that are heavily dependent upon overseas tourism.

Over the longer-term, consumption is expected to gradually pick up as the economic recovery continues and business volumes stabilise. Forecast energy consumption and customer numbers for the remainder of the regulatory control period are provided in Figure 3 below.

**Figure 3: Longer-term forecast energy consumption and customer numbers**



To the extent that actual volumes deviate from forecast, the revenue cap form of control mechanism will result in future network prices needing to be adjusted to account for the under or over recovery of network revenue. We endeavour to make sure that any adjustments to prices as a consequence of the operation of the revenue cap does not result in unacceptable customer impacts or create unnecessary pricing uncertainty and volatility.

### 3.6 2022-23 Standard Control Services prices

The proposed network prices for 2022-23 for all Standard Control Services are included in Attachment 1 of this Pricing Proposal.

## 4. Alternative Control Services

Energex's Alternative Control Services are regulated under a price cap control mechanism. This means that the AER determines our efficient costs and approves a maximum price that we can charge for the service. Chapter 6 of our TSS sets out the methodology we follow to establish prices for Alternative Control Services including how we apply the control mechanism formulae set out in the Distribution Determination - Attachment 13.

### 4.1 Tariff classes

Our tariff classes for Alternative Control Services are differentiated at the highest level according to the classification of services approved in the AER's Distribution Determination. Aligning with the TSS, the Alternative Control Services tariff classes for 2022-23 are set out below.

**Table 13: Alternative Control Services tariff classes**

Tariff class	Services
Connection services	<p>Services relating to the electrical or physical connection of a customer to the network including:</p> <ul style="list-style-type: none"> <li>• Major customer premises connections</li> <li>• Major customer network extensions</li> <li>• Connection application and management services: <ul style="list-style-type: none"> <li>○ Connection application related services</li> <li>○ De-energisation and re-energisation services</li> <li>○ Temporary connections</li> <li>○ Temporary disconnection and re-connections</li> <li>○ Supply abolishment</li> <li>○ Remove or reposition connections</li> <li>○ Overhead service line replacements</li> <li>○ Protection and power quality assessments</li> <li>○ Customer requested change requiring secondary and primary plant studies for safe operation of the network</li> <li>○ Upgrade from overhead to underground services</li> <li>○ Rectification of illegal connection or damage to service cables</li> <li>○ Supply enhancements</li> <li>○ Power factor corrections</li> </ul> </li> <li>• Enhanced connection services</li> </ul>
Metering services	<ul style="list-style-type: none"> <li>• Type 6 default metering services</li> <li>• Auxiliary metering services including: <ul style="list-style-type: none"> <li>○ Meter inspection and investigation</li> <li>○ Meter reconfiguration</li> <li>○ Meter alteration</li> <li>○ Reseal</li> <li>○ Meter test</li> <li>○ Meter reading</li> <li>○ Removal of meter (Type 6)</li> <li>○ Type 6 non-standard metering data services</li> </ul> </li> </ul>
Public lighting services	<ul style="list-style-type: none"> <li>• Public lighting services</li> <li>• Auxiliary public lighting services including: <ul style="list-style-type: none"> <li>○ Construction of new public light services</li> <li>○ Provision of unique luminaire glare screening</li> <li>○ Relocation, rearrangement or removal of existing public light assets</li> <li>○ Exit fee for the residual asset value of non-contributed public lights when the entire assets are replaced before the end of their expected life</li> <li>○ Emerging public lighting services</li> </ul> </li> </ul>
Network ancillary services	<p>Customer and third party-initiated services related to the common distribution including:</p> <ul style="list-style-type: none"> <li>• Network safety services - Provision of traffic control and safety observer services, Fitting of tiger tails and aerial markers, De-energising for safety, High load escorts</li> </ul>



Tariff class	Services
	<ul style="list-style-type: none"> <li>• Customer requested planned interruptions</li> <li>• Attendance at customers' premises to perform a statutory right</li> <li>• Customer, retailer or third party requested appointments</li> <li>• Removal/re-arrangement of network assets</li> <li>• Network related property services</li> <li>• Authorisation and approval of third-party service providers design and works</li> <li>• Inspection and auditing services</li> <li>• Sale of approved materials or equipment</li> <li>• Provision of training to third parties for network related access</li> <li>• Security (watchmen) lights</li> <li>• Non-standard network data requests</li> <li>• Customer requested provision of electricity network data</li> <li>• Third party funded network alternations</li> </ul>

## 4.2 Tariffs and charging parameters

In accordance with clause 6.18.2(b)(2) of the NER, Attachment 1 of our Pricing Proposal sets out the proposed tariffs for Alternative Control Services which have been specified in our TSS.

Clause 6.18.2(b)(3) of the NER requires that our Pricing Proposal sets out the charging parameters utilised to calculate the charges for Alternative Control Services and elements of service to which each charging parameter relates. These are presented in Table 14.

**Table 14: Pricing arrangements for Alternative Control Services**

Tariff classes and Services	Pricing arrangements	Charging parameter
<b>Connection services – Services relating to the electrical or physical connection of a customer to the network</b>		
Major customer - Premises connections	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Major customer - Network extensions	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Connection application and management services	Fixed charge and in some cases Quoted price	Fixed rate (\$) per service. The rate varies depending on the service requested. Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Enhanced connection services	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
<b>Network ancillary services – Customer and third party-initiated services related to the common distribution service</b>		
Network safety services	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Customer requested planned interruptions	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Attendance at customers' premises to perform a statutory right	Fixed charge	Fixed rate (\$) per service. The rate varies depending on the service requested.

Tariff classes and Services	Pricing arrangements	Charging parameter
Customer, retailer or third party requested appointments	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Removal/rearrangement of network assets	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Network related property services	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Authorisation and approval of third-party service providers design/works	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Inspection and auditing services	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Sale of approved materials or equipment	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Provision of training to third parties for network related access	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Security (watchman) lights	Quoted price - for installation service costs Fixed charge - for the maintenance, operation and replacement of the assets	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service. Fixed rate (\$) per day per light - Within the tariff structure, daily charges differ by: <ul style="list-style-type: none"> <li>light type (conventional or LED) and</li> <li>the size of the lamp/luminaire.</li> </ul>
Non-standard network data requests	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Customer requested provision of electricity network data	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
Third party funded network alternations	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
<b>Metering services</b>		
Type 6 default metering services	Fixed price	Metering services charge: fixed (\$) per day per tariff. Metering service charges differ by: <ul style="list-style-type: none"> <li>The type of metering service (primary, controlled load, solar PV), and</li> <li>The type of cost recovery (capital, non-capital).</li> </ul>
Auxiliary metering services	Fixed price, and in some cases Quoted price	Fixed rate (\$) per service. The rate varies depending on the service requested. Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.
<b>Public Lighting Services</b>		
Public lighting services	Fixed price	Public lighting charge: Fixed rate (\$) per day per light. Daily public lighting charges differ by: <ul style="list-style-type: none"> <li>the ownership status (owned and operated, or Gifted and operated),</li> </ul>

Tariff classes and Services	Pricing arrangements	Charging parameter
Auxiliary public lighting services		<ul style="list-style-type: none"> <li>the size of the lamp (major or minor), and</li> <li>technology (conventional vs LED).</li> </ul>
	Quoted price	Quoted rate (\$) per service. The quoted price varies according to the requested service and actual resources required to deliver the service.

### 4.3 Tariffs assignment process

Detailed procedures for the assignment and reassignment of customers to Alternative Control Services tariff classes and tariffs are contained in our TSS (refer to Chapter 7). Consistent with the NER requirements (clause 6.18.1A(a)(2)), we will comply with these procedures in 2022-23.

For ACS, customers or customers' retailers self-assign to a tariff class when requesting the service they require.

In accordance with our TSS, we generally do not initiate tariff class re-assignments for ACS. However, there are some circumstances where a field crew attends a site and the scope of work does not match the service order or work request. This may mean a different service type and/or tariff class may be more appropriate. In these instances, the job is generally returned as not completed and a new service order or work request would need to be submitted. Consequently, a new tariff class assignment, rather than reassignment, would occur.

### 4.4 Pricing methodology

#### 4.4.1 Type 6 default metering services

For our Type 6 Default Metering Services we have applied a limited building block approach to determine the revenue required over 2020-25 regulatory control period. This allowable revenue is then converted into metering service charges that are each subject to a price cap for the regulatory control period.

In years 2 to 5 of the regulatory control period (2021-2025), the prices are adjusted for inflation and the X factor using the price cap formula in Equation 1.

**Equation 1: Price cap formula for Type 6 default metering services, public lighting services and fee-based services**

$$p_i^t = p_i^{t-1}(1 + \Delta CPI_t)(1 - X_i^t) + A_i^t$$

Where:

$p_i^t$  is the cap on the price of service i in year t

$p_i^{t-1}$  is the cap on the price of service i in year t-1

$\Delta CPI_t$  is the annual percentage change in the Australian Bureau of Statistics (ABS) Consumer Price Index All Groups, Weighted Average of Eight Capital Cities from December in year t-2 to December in year t-1.

$X_i^t$  is the X-factor for service i in year t.

$A_i^t$  is an adjustment factor likely to include, but not limited to, adjustments for residual charges when customers choose to replace assets before the end of their economic life.

Type 6 default metering services include the maintenance, reading, data services, and the recovery of capital costs related to Type 6 meters. Type 6 default metering service charges are applied through a daily metering services charge. These charges are split into two components:

- a non-capital (operating expenditure) component that is applied to customers with legacy Type 6 meters and continues to apply until a customer's meter is replaced with an unregulated Type 1-4 meter.
- a capital component that is applied to customers connected prior to 1 July 2015, to recover the remaining capital cost related to legacy Type 6 meters. This charge will continue to apply until the depletion of Energex's remaining metering asset base.

Consistent with our TSS, we apply the following types of Type 6 default metering charges to recover the annual revenue requirement from customers:

- A metering service charge for the primary metering service
- A supplementary charge for each secondary controlled load, and
- A supplementary charge for solar PV.

**Table 15: Type 6 Default Metering Service tariffs**

Tariff group	Tariffs	Charging parameters
Primary tariff	Non-capital	Fixed rate (\$) per day
	Capital	
Load control	Non-capital	
	Capital	
Solar PV	Non-capital	
	Capital	

#### 4.4.2 Public lighting services

For public lighting services, the limited building block approach is used to determine our revenue requirements during 2020-25. This allowable revenue is then converted into public lighting service charges that are each subject to a price cap for the regulatory control period.

In years 2 to 5 of the regulatory control period (2021-2025), the prices are adjusted for inflation and the X factor, using the price cap formula in Equation 1.

In accordance with our TSS for the 2020-25 regulatory control period, Network Public Lighting (NPL) charges reflect whether:

- The public lighting services are located on minor or major roads
- The assets have been funded by us or by the customer i.e. NPL1 "Energex owned and operated" versus NPL2 "customer gifted and operated by Energex", NPL4 for assets where customers fund the replacement of the NPL1 luminaire and lamp to LED, but where the associated pole and cabling are legacy and non-contributed assets, and
- The type of public lighting technology (i.e. conventional or LED).

The public lighting tariffs offered in 2022-23 are set out in the table below.

**Table 16: Public lighting tariffs**

Tariff group	Conventional Lights tariffs	LED specific tariffs	Charging parameters
NPL1 - Minor	NPL1C Minor – funded by Energex	NPL1L Minor – Funded by Energex	Fixed rate (\$) per day per light
NPL1 - Major	NPL1C Major – funded by Energex	NPL1L Major – Funded by Energex	
NPL2 - Minor	NPL2C Minor – Funded by Council	NPL2L Minor – Funded by Councils	
NPL2 - Major	NPL2C Major – Funded by Council and DTMR	NPL2L Major – Funded by Councils and DTMR	
NPL4 - Minor	N/A	NPL4 Minor – Funded by Councils	
NPL4 - Major	N/A	NPL4 Major – Funded by Councils	

#### 4.4.3 Other Alternative Control Services

In accordance with the AER's Determination Decision, a cost build up approach was used to determine the prices for all other services classified as ACS. Pricing arrangements for these services are either fee-based or quoted depending on the type of service.

##### Fee-based services

The prices for fee-based services are set in accordance with specified service assumptions due to the standardised nature of the services. Fee-based services are determined via a cost build up approach at the individual service level and relate to activities undertaken by us at the request of customers or their agents. The costs for these activities can be directly attributed to customers and service-specific prices can be charged.

During the first year of the regulatory control period (i.e. 2020-21), the prices for fee-based services are determined using the AER's approved cost build-up formula. In years 2 to 5 of the regulatory control period (2021-2025), the prices are adjusted annually for inflation and the X factor using the price cap formula in Equation 1.

##### Quoted services

Prices for quoted services are determined at the time the customer makes an enquiry and therefore reflect the individual nature and scope of the requested service which cannot be known in advance. The indicative prices for quoted services are determined using the AER's approved price cap formula below.

##### Equation 2: Price cap formula for quoted services

*Price = Labour + Contractor Services + Materials*

Where:

- Labour (including on costs and overheads) - consists of all labour costs directly incurred in the provision of the service which may include, but is not limited to, labour on costs and overheads. The labour cost for each service is dependent on the skill level and experience of

the employee/s, time of day/week in which the service is undertaken, travel time, number of hours, number of site visits and crew size required to perform the service.

- Contractor services (including overheads) - reflects all costs associated with the use of external labour in the provision of the service, including overheads and any direct costs incurred as part of performing the service.
- Materials (including on costs and overheads) - reflects the cost of materials directly incurred in the provision of the service, material storage and logistics on costs and overheads.

## 4.5 Annual cost input changes

In accordance with the AER's Distribution Determination, the annual changes to cost inputs used in calculating prices for our Alternative Control Services are required to be submitted to the AER for approval in our Pricing Proposal.

- Type 6 default metering services, Public lighting services and Fee-based services: For years 2 to 5 (2021-25) of the regulatory control period, the prices will be escalated annually for CPI and X factor using AER's approved rates.
- Quoted services: The hourly labour rates approved by the AER for 2021-22 will be escalated by  $(1+\Delta CPI_t)(1-X_t^i)$  and used in Equation 2.

X-Factors have been set in accordance with the AER's Distribution Determination – Attachment 15: Alternative Control Services.

The CPI and X factors used for setting 2022-23 prices are provided in the table below.

**Table 17: 2022-23 values for CPI and X -factors**

Component	2022-23 value
CPI	3.50%
X factors	
Default metering services	0.0000%
Public lighting	0.0000%
Security lighting	-0.6902%
General Fee-based services	-1.0493%

## 4.6 2022-23 Alternative Control Services prices

The proposed 2022-23 prices for Alternative Control Services tariffs are provided in Attachment 1 with our pricing proposal.



## 5. Prices for 2022-23 compared to the indicative prices

The NER obligation (Clause 6.18.2(b)(7A)) requires us to demonstrate how each proposed tariff is consistent with the indicative pricing levels (as set out in the indicative pricing schedule) and explain material differences. To satisfy this regulatory requirement we have included a comparison between the proposed prices for 2022-23 and the indicative 2022-23 prices submitted with our 2021-22 Pricing Proposal submission. This price comparison is included in Attachment 3 of this Pricing Proposal. Further explanation is provided below.

### 5.1 Differences in Standard Control Services pricing levels

Deviations from the indicative prices for 2022-23 are due to:

- updates to allowed revenue to reflect actual 2020-21 revenue over recovery
- slight rebalancing of revenue across our tariff suite based on the updated rates, driven by the change in our revenue requirement
- updates to approved jurisdictional scheme amounts (Solar Bonus Scheme and AEMC levy) and DPPC amounts based on the latest forecasts.

With respect to materiality, we have referenced a change above 15 per cent in an individual rate/charge. As shown in Attachment 3, a limited number of tariffs and rates met these criteria. These include:

- CAC tariffs:
  - DUOS and DPPC volume charges have decreased across tariffs in line with updated customer information and revenue requirement.
  - Jurisdiction scheme fixed charges have decreased due to a decrease in Jurisdictional scheme amounts that we are required to recover.
- SAC tariffs:
  - Our DUOS volume charges, as the residual cost component, have changed due to the update in forecast customer uptake and energy consumption across our tariff suite.
  - We have adjusted our tariffs relativities in accordance with the annual transition constraints outlined in our TSS (Section 2.4.4). This has resulted in smaller price decreases in rates for our SAC Small grandfathered tariffs, compared to the cost reflective SAC Small tariffs.
  - DPPC volume rates have decreased, due to the decrease in Powerlink's transmission charges.

### 5.2 Differences in Alternative Control Services pricing levels

Any differences between the indicative 2022-23 prices for Alternative Control Services (included in the 2021-22 Pricing Proposal submission) and the 2022-23 prices included in this Pricing Proposal are reflective of the difference between the forecast CPI and actual CPI.

### 5.3 Updated indicative pricing levels

Our latest estimates of indicative Standard Control Services and Alternative Control Services prices for the remainder of the regulatory control period (2023-25) are provided in Attachment 2 of our Pricing Proposal. These prices are based on tariff structures detailed in our TSS.



## 6. Changes from the previous regulatory year

The NER obligation (Clause 6.18.2(b)(8)) requires us to describe the nature and extent of change from the previous regulatory year and demonstrate that the changes comply with the NER and any applicable distribution determination.

### 6.1 Standard Control Services

#### 6.1.1 Changes to the revenue requirement

Table 18 below outlines changes in our revenue requirement between 2021-22 and 2022-23.

**Table 18: Summary of revenue adjustments**

Component	Unit	2021-22 values	2022-23 values	Reason for change
CPI	%	0.86%	3.50%	Adjustment as per information published by the ABS – CPI All Groups, Average of Eight Capital Cities 12 months to the December quarter
X Factor	%	1.65%	1.44%	X-factor updated in PTRM
STPIS	\$m	\$26.59	\$16.58	Incentive scheme payments approved by the AER
DUOS	\$m	\$1,198.72	\$1,191.12	-0.63% decrease in the Total Allowable Revenue between 2021-22 and 2022-23 as prior year DUOS over recovery is returned to customers in 2022-23
DPPC (TUOS)	\$m	\$345.92	\$301.04	-12.97% decrease in Powerlink charges between 2021-22 and 2022-23 in accordance with the AER's Final Determination
Jurisdictional schemes	\$m	\$133.68	\$102.36	-23.43% decrease between 2021-22 and 2022-23 in jurisdictional scheme amounts due to increased housing market activity

**Note:**

Above figures represented to 2 decimal places for presentation purposes.

#### 6.1.2 Network tariff changes for Standard Control Services

On 1 July 2021, we introduced two new tariffs (Residential and Business) for customers with basic meters and consumption above 100MWh per year. In the first 12 months of introducing these tariffs, basic meter customers consuming more than 100MWh per year were able to opt-in to these tariffs. In accordance with AER's Determination Decision and our approved 2020-25 TSS from 1 July 2022, these tariffs will become the default tariffs for basic meter customers consuming more than 100MWh per year. All customers with basic metering and annual consumption exceeding 100MWh will be reassigned to these new tariffs upon their next meter read.

### 6.2 Alternative Control Services changes

There are no changes from the previous regulatory year in any aspects of our 2022-23 proposal for Alternative Control Services.

## **7. Variations to tariffs within the regulatory year**

Clause 6.18.2(b)(5) of the NER requires that a pricing proposal sets out the nature of any variations or adjustments to the tariff that could occur during the course of the regulatory year and the basis on which it could occur.

### **7.1 Standard Control Services tariff adjustments**

We propose to adjust our ICC or CAC network tariffs in circumstances where an ICC or CAC customer advises us that they intend to alter their demand or connection characteristics during the course of the year. In these circumstances, we will recalculate the customer's site-specific charge with the adjustment applied to the:

- daily fixed charging parameter for CAC customers; and
- fixed, capacity and demand charging parameters for ICC customers.

In accordance with our TSS, these adjustments are required to ensure these tariffs remain cost reflective. Any changes in site-specific charges for CAC or ICC customers will occur at the next network bill (noting that the published non-site specific demand and volume rates will continue to apply to CAC customers in accordance with this Pricing Proposal).

When new tariffs are created for new ICC or CAC connections during 2022-23, the price setting mechanism will be in line with the methodology set out in our TSS and this Pricing Proposal with the rates reflecting the customer's connection characteristics and the specifically identified portion of the shared distribution network utilised for the electricity supply.

There are no other variations or adjustments proposed to be made to Standard Control Services tariffs during the 2022-23 regulatory year.

### **7.2 Alternative Control Services tariff adjustments**

With the exception of the application of Schedule 8 of the *Electricity Regulation 2006* to a number of our fee-based Alternative Control Services, there are no other variations or adjustments proposed to be made to Alternative Control Services tariffs during the 2022-23 regulatory year.

## 8. Compliance with the Pricing Principles

This section sets out how our tariffs have been set to ensure they comply with the pricing principles in Clause 6.18.5 of the NER.

### 8.1 Standard Control Services

#### 8.1.1 Revenue lies between avoidable and stand-alone costs

In accordance with the Pricing Principles (clause 6.18.5(e) of the NER), the revenue expected to be recovered from each tariff class should lie on or between the bounds of stand-alone and avoidable costs. By requiring revenue from each tariff class to lie between stand alone and avoidable costs, the regulatory framework ensures that each class of customers will be allocated the efficient costs of the network services they require. Table 19 below demonstrates our compliance with the requirement of clause 6.18.5(e) of the NER.

**Table 19: Comparison of 2022-23 Expected DUOS revenue vs Avoidable and Standalone costs**

Tariff class	Avoidable cost	2022-23 Forecast DUOS revenue	Stand Alone cost
SAC	\$692,516,951	\$1,058,826,764	\$1,094,166,492
CAC	\$97,764,772	\$104,121,677	\$712,181,500
ICC	\$26,767,375	\$28,176,184	\$692,564,444

#### 8.1.2 Tariffs to be based on long run marginal cost

The pricing principles in the NER require each tariff to be based on the LRMC of providing the service to which it relates to the retail customers assigned to that tariff. The method of calculating and applying LRMC must have regard to a number of considerations specified in clause 6.18.5(f) of the NER.

In our tariff-setting for 2022-23, we have applied the following approach to LRMC as detailed in our TSS.

- Incorporating the LRMC values in the demand charge parameter of the demand-based tariffs as it is considered the most suitable mechanism to signal the cost of future network augmentation. For the tariffs without a demand charge parameter, LRMC has been allocated to the 'peak' usage charge of time-of-use usage/volumetric tariffs.
- Gradually aligning the demand charge or 'peak' usage charge with our LRMC estimates.
- Incorporating a muted LRMC signal in our Transitional Demand tariffs for SAC Small customers compared to the standard demand tariffs. This is intended to allow customers to adjust to tariffs they may not be familiar with and to mitigate the potential for network charge impact.
- Our 'legacy tariffs': These tariffs have been in place for many years and, therefore, do not reflect the LRMC signal inherent in the demand or time of use energy-based tariff structures.

Table 20 provides Energex's LRMC estimates for each demand and 'peak' usage charge parameter per tariff. We will adjust the demand and 'peak' volume charges for customers where we significantly deviate from the LRMC estimate.

**Table 20: LRMC estimates and application in tariff setting**

Tariff group	Tariff name	NTC	Charge	LRMC Voltage Level	Annual LRMC 2022-23		100% LRMC charge	Percentage of LRMC applied	2022-23 Charge
				Voltage	\$/kW	\$/kVA	\$/kW, kVA, kWh	%	\$
CAC	11kV Bus	4000	Demand kVA	High Voltage		86.643	7.220	77.0%	5.560
CAC	11kV Line	4500	Demand kVA	High Voltage		93.011	7.751	100.0%	7.751
CAC	EG - 11kV	3000	Demand kVA	High Voltage		93.011	7.751	100.0%	7.751
CAC	HV ToU Demand	7400	Peak Demand kVA	High Voltage		93.011	7.751	96.0%	7.441
SACL	LV Demand Time-of-Use	7200	Actual Demand Peak kVA	Low Voltage		146.149	12.179	87.8%	10.699
SACL	Demand Large	8100	Actual Demand kVA	Low Voltage		146.149	12.179	92.3%	11.243
SACL	Demand Small	8300	Actual Demand kVA	Low Voltage		146.149	12.179	100.0%	12.179
SACS Bus	Small Business Demand	3600	Peak Demand kW	Low Voltage	162.388		13.532	53.1%	7.191
SACS Bus	Small Business Transitional Demand	3800	Peak Demand kW	Low Voltage	162.388		13.532	15.0%	2.030
SACS Bus	Small Business ToU Energy	6800	Volume Evening kWh	Low Voltage	162.388		0.38181	33.5%	0.12789
SACS Res	Residential Demand	3700	Peak Demand kW	Low Voltage	162.388		13.532	43.4%	5.869
SACS Res	Residential Transitional Demand	3900	Peak Demand kW	Low Voltage	162.388		13.532	16.0%	2.165
SACS Res	Residential ToU Energy	6900	Volume Evening kWh	Low Voltage	162.388		0.34062	34.2%	0.11638

### 8.1.3 Least distortionary recovery of residual costs

The pricing principles in the NER (Clause 6.18.5(g)(1),(2) and (3)) provide that we structure our tariffs in a manner that enables the recovery of our 'residual' costs while minimising distortions to LRMC-based signals.

In establishing the 2022-23 network tariffs, we confirm that it has been necessary to allocate residual costs to recover the portion of the revenue cap that that could not be fully recovered through the LRMC-based charging parameters. This means that we have to recover the revenue shortfall through the fixed, volume, off-peak and capacity parameters. Residual recovery within each customer group has been based on selecting combinations that minimise distortion of the LRMC signal.

### 8.1.4 Consideration of customer impacts

We have been mindful of retail customer impacts when determining the manner and speed by which different tariffs should reflect the pricing principles contained in clauses 6.18.5(e) to (g) of the NER.

Our 2020-25 TSS describes the measures we have taken to manage the impact of annual change to DUOS rates on individual customers, whilst moving toward a greater cost reflectivity over the 2021 to 2025 period. These measures include:

- Rebalancing components within tariffs to progressively transition the LRMC components of charges towards full LRMC recovery and making small adjustments to the comparative attractiveness of the tariff options available to customers, within the overall customer impact ceiling.
- Providing optional time-of-use energy tariffs to SAC Small customers who do not wish to be on a demand tariff.
- Granting a 12-month grace period for existing residential and small business customers that receive a smart meter due to end-of-life reasons before they are re-assigned to the cost reflective transitional demand tariffs.

In establishing the 2022-23 tariffs, we have continued to apply these measures.

The tables below present our customer impact analysis for SAC customers for 2022-23 and demonstrate that almost all customers are expected to experience a modest decrease (between 2% and 10%), in their NUOS charges in 2022-23 compared with their 2021-22 charges. This change in

network rates is driven by a decrease in our DUOS revenue (to pass back over-recoveries of revenue from prior year to customers), a decrease in Powerlink's transmission charges and a decrease in Jurisdictional scheme amounts that we are required to recover.

**Table 21: Customer impact for average customers on SAC tariffs**

**Nominal (\$) – NUOS change**

SAC Tariffs	Demand (kW/year)	Usage (kWh/year)	2021-22 NUOS Nom (\$)	2022-23 NUOS Nom (\$)	Annual NUOS change (\$)	Annual NUOS change (%)
<b>Residential (&lt;100MWh pa)</b>						
Residential Flat (8400)	4.21	4,865	599.48	550.05	-49.43	-8.24%
Residential Demand (3700)	4.21	4,865	654.17	649.14	-5.03	-0.77%
Residential Transitional Demand (3900)	4.21	4,865	573.31	524.04	-49.27	-8.59%
Residential ToU Energy (6900)	4.21	4,865	580.90	539.87	-41.03	-7.06%
Residential ToU (8900)*	4.21	4,865	617.44	603.26	-14.18	-2.30%
<i>Note: Actual Residential customer profile selected as close to average customer with annual consumption of 4,863kWh as possible.</i>						
<b>Small Business (&lt;100MWh pa)</b>						
Small Business Flat (8500)	7.99	7,882	963.22	896.36	-66.86	-6.94%
Small Business Demand (3600)	7.99	7,882	1,159.10	1,101.89	-57.21	-4.94%
Small Business Transitional Demand (3800)	7.99	7,882	982.67	882.78	-99.89	-10.17%
Small Business ToU Energy (6800)	7.99	7,882	919.21	806.02	-113.19	-12.31%
Business Demand (7100)*	7.99	7,882	1,266.85	1,277.11	10.26	0.81%
Business Time-of-Use (8800)*	7.99	7,882	957.22	948.42	-8.80	-0.92%
<i>Note: Actual Small Business customer profile selected as close to average customer with annual consumption of 7,866kWh as possible.</i>						
<b>Large Business (&gt;100MWh pa)</b>						
Demand Small (8300)	39.66	121,364	11,701.03	11,027.94	-673.09	-5.75%
Demand Large (8100)	309.06	1,080,636	81,375.66	76,186.08	-5,189.58	-6.38%
LV Demand Time-of-Use (7200)	309.06	1,080,636	73,735.02	65,739.17	-7,995.85	-10.84%

\*Grandfathered tariffs

As ICC and CAC tariffs are confidential, we are not able to include a customer specific impact analysis. However, general trends in ICC and CAC customer impacts between 2021-22 and 2022-23 are presented below.

**Table 22: Average customer impacts for the ICC and CAC tariff classes**

Tariff Class	Impact	DUOS annual impact (%)	DPPC annual impact (%)	Jurisdictional schemes annual impact (%)	NUOS annual impact (%)
CAC	Average Impact	-0.03%	-7.60%	-25.57%	-4.38%
ICC	Average Impact	-2.49%	-10.53%	-23.54%	-7.35%

Notes: Impacts based on forecast quantities t applied to rates t-1 and t.

The DUOS and NUOS prices used for the customer impact analysis are the AER approved prices for 2021-22 and the proposed 2022-23 prices (included in Attachment 1 of with this Pricing Proposal).

To eliminate the impact of fluctuation in demand and energy between years, the same usage and demand profiles were used to calculate customers' bills for both 2021-22 and 2022-23.

### 8.1.5 Tariff simplicity

The structures of our tariffs have been developed in consideration of the feedback received from the ongoing engagement with our customers and stakeholders as part of the development of our TSS (NER Clause 6.18.5(f)). We consider that our tariffs strike the right balance between cost reflectivity and customers' ability to understand and respond to the pricing signals.

### **8.1.6 Compliance with the NER and regulatory instruments**

Clause 6.18.5(j) of the NER requires tariffs to comply with the NER and all applicable regulatory instruments. We confirm that our 2022-23 network tariffs have been developed to be compliant with the NER and the AER's Distribution Determination. We have demonstrated this through our approved TSS, this Pricing Proposal and associated attachments. A summary of our compliance with these obligations is set out in Appendix B: Compliance Checklist.

## **8.2 Alternative Control Services**

Energex's Alternative Control Services tariffs have been developed in accordance with the NER and our TSS. Details of our compliance with the pricing principles are provided in Section 6 of our TSS.

With respect to our Alternative Control Services, by their nature, most of these services are requested by customers, and can vary according to the specific characteristics or circumstances of the customer. This suggests that customers have the ability and incentive to respond to cost reflective tariffs for these services.

We also note that customers are able to limit price impacts by considering whether a different variant of the service may be preferable (e.g. customers may, in some circumstances, minimise the cost incurred for some services by choosing to have the service delivered during business hours rather than after hours). This too is consistent with economic efficiency principles.

As noted in our TSS, the price cap control mechanism limits customer impacts by constraining annual price increases to a certain level. Furthermore, we expect that the AER's Distribution Determination takes customer impacts into account when establishing structures and prices consistent with the efficient operation and use of services for the long-term interests of consumers.

## **9. Consistency with the TSS**

This section provides our responses to the additional requirements set out in the AER's final determination on our 2020-25 TSS.

### **9.1 Consistency with price constraints**

Our TSS includes prices control constraints for our SAC tariffs designed to limit customer impact while progressing tariff reform. In establishing the 2022-23 tariffs, we have utilised these constraints to achieve sustainable stable pricing outcomes. Table 23 demonstrates our application of the rate setting framework set out in our TSS. Specifically, we are targeting a larger increase in revenue from legacy tariffs, while minimising changes in rates for our cost reflective tariffs, in order to maintain the tariff relativities outlined in our TSS.



**Table 23: Consistency with the TSS annual price constraints**

	2021-22 TAR	2022-23 TAR	Annual charge in TAR	CI Overriding Ceiling
	1,198,719,279	1,191,124,625	-0.63%	1.87%

SAC Large	Target level of revenue relative to change in TAR	Targeted Change	2021-22 adjusted revenue	2022-23 target revenue	Change in revenue
Demand Small	same	-0.63%	\$162,918,545	\$156,468,090	-3.96%
Demand Large	same	-0.63%	\$50,019,547	\$48,039,117	-3.96%
LV Demand TOU	same	-0.63%	\$51,487,449	\$49,697,721	-3.48%
Large Residential Energy	same	-0.63%	\$0	\$0	0.00%
Large Business Energy	same	-0.63%	\$3,850,966	\$3,735,715	-2.99%
Large Business Primary Load Control	same	-0.63%	\$0	\$0	0.00%

SAC Small	Target level of revenue relative to change in TAR	Targeted Change	2021-22 adjusted revenue	2022-23 target revenue	Change in revenue
Residential Flat	1% higher	0.37%	\$479,006,410	\$464,670,792	-2.99%
Small Business Flat	1% higher	0.37%	\$52,049,109	\$50,491,393	-2.99%
WIFT	1% higher	0.37%	\$41,776,029	\$40,525,764	-2.99%
Residential ToU Energy	1% higher	0.37%	\$477,934	\$455,547	-4.68%
Small Business ToU Energy	1% higher	0.37%	\$134,394	\$128,099	-4.68%
Residential Transitional Demand	same	-0.63%	\$159,487,227	\$153,172,629	-3.96%
Small Business Transitional Demand	same	-0.63%	\$24,507,791	\$23,537,451	-3.96%
Residential Demand	1% lower	-1.63%	\$983,164	\$948,989	-3.48%
Small Business Demand	1% lower	-1.63%	\$1,715,117	\$1,655,499	-3.48%

SAC Small - Grandfathered	Target change in rates relative to change in TAR	Targeted Change	2021-22 DUOS rate	2022-23 proposed DUOS rate	Change in rate
Residential ToU - Fixed charge	2.5% higher	1.87%	0.435	0.450	3.50%
Residential ToU - Peak volume charge	2.5% higher	1.87%	0.11246	0.11638	3.49%
Residential ToU - Off-peak volume charge	2.5% higher	1.87%	0.04615	0.04662	1.00%
Residential ToU - Shoulder volume charge	2.5% higher	1.87%	0.05344	0.05555	3.95%
		1.87% Average:			2.98%
Business ToU - Fixed charge	2.5% higher	1.87%	0.490	0.507	3.50%
Business ToU - Peak volume charge	2.5% higher	1.87%	0.08031	0.08312	3.50%
Business ToU - Off-peak volume charge	2.5% higher	1.87%	0.05098	0.05312	4.20%
		1.87% Average:			3.73%
Business Demand - Fixed charge	2.5% higher	1.87%	0.461	0.477	3.50%
Business Demand - Demand charge	2.5% higher	1.87%	6.537	6.766	3.50%
Business Demand - Volume charge	2.5% higher	1.87%	0.03552	0.03690	3.90%
		1.87% Average:			3.63%

SAC Large	Target proportion relative to Demand charge	Permissible portion	2021-22 rate	2022-23 proposed rate
Demand TOU - Demand charge			9.1921	10.6986
Demand TOU - Excess demand charge	Not exceed 30% of the applicable LRMC		1.8384	2.1397
Excess demand charge proportion of demand charge		30.00%	20.00%	20.00%

## 9.2 ICC price setting methodology

The AER's final determination on the 2020-25 TSS requires Energex to include a detailed description of the approach to setting the ICC tariffs in our annual pricing proposals.

Energex's methodology for setting the price level of the ICC tariffs is designed to price the provision of electricity services in the most equitable and efficient manner possible. The equity outcomes under this methodology are achieved by allocating residual costs to site-specific connections in a manner that reflects their utilisation of the assets involved in the provision of network services. Favourable customer outcomes are also realised by transitioning the level of ICC tariffs where it is necessary to do so for customer impact considerations.<sup>9</sup> The superior economic efficiency outcomes associated with the ICC tariffs are achieved mainly by these customers receiving the pass through of Powerlink's transmission charges. This creates an important economic incentive for new ICC customers to locate in areas of the network that have a low cost to serve from a transmission perspective.

In contrast to the published tariffs, the ICC tariffs are also capable of signalling economic costs in a manner that more accurately reflect localised economic conditions.<sup>10</sup> The extent to which it is appropriate to signal economic costs to this degree is dependent upon a range of considerations, such as the nature of these economic conditions, the responsiveness of customers to price signals, the impact on customers as well as the transaction costs associated with developing more refined price signals.

A detailed description of each component of the ICC price-setting methodology is provided below.

### DUOS price setting methodology

Energex's methodology for setting the DUOS prices for ICC customers is comprised of the following steps.

1. The distribution cost to serve for each ICC customer is calculated by allocating the TAR for standard control distribution services into system and non-system components.<sup>11</sup>
2. These costs are then allocated into site-specific cost elements (i.e. connection and shared) and non-site specific cost elements (i.e. common and non-system).
3. The distribution cost to serve for an ICC customer is then allocated into each of the individual charging parameters.
4. The tariff calculated In Step 3 is adjusted to determine the extent that is appropriate to signal LRMC cost through the demand charge which is evaluated on the basis of customer impact the extent that customers are expected to respond to marginal price signals given the nature of their usage and the expected benefits from doing so given the nature of localised network conditions.

An overview of this methodology is provided in Figure 4: DUOS cost allocation for ICCs.

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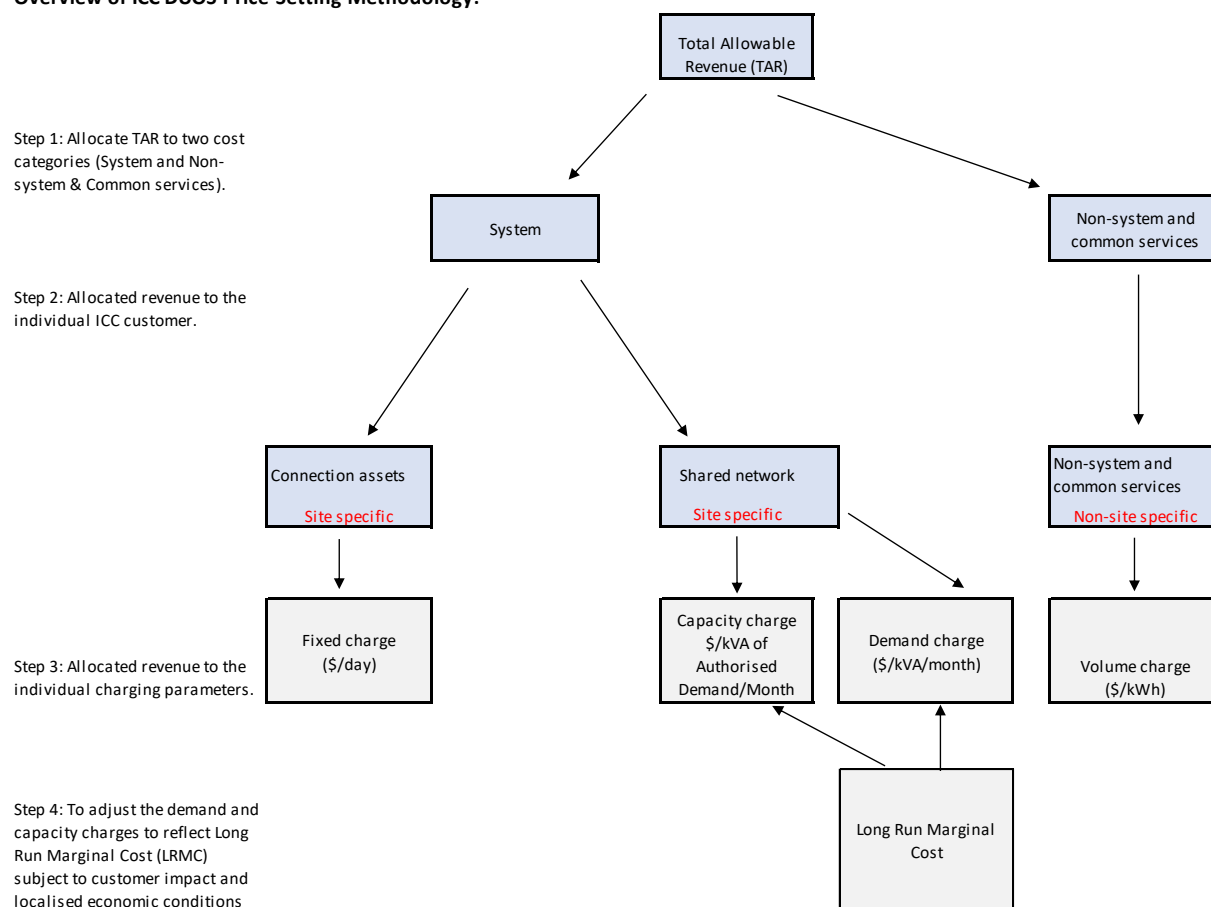
<sup>9</sup> Refer to Clause 6.18.5(h) of the NER.

<sup>10</sup> Refer to Clause 6.18.5(f) of the NER.

<sup>11</sup> System costs are the directly attributable costs associated with the provision of network connection and distribution services. Non-system costs include items such as corporate support that are not directly attributable to the operation and maintenance of the network, but which are associated with network service delivery.

**Figure 4: DUOS cost allocation for ICCs**

**Overview of ICC DUOS Price-Setting Methodology:**



**DPPC price setting methodology**

DPPC charges for ICC customers are site specific and based on the charges which Powerlink charges Energex at the Bulk Supply Point at which the customer is connected.

**Table 24: DPPC charging parameters**

Powerlink charges	Methodology to convert Powerlink's charge to DPPC charge	Corresponding DPPC charging parameter	Application
Entry/Exit connection charge (\$'000/month)	Entry/Exit connection charge is apportioned to ICC customers using customers individual monthly peak demand (kW) and the total demand supplied through that Bulk Supply Point	Fixed charge (\$/day)	Site and customer specific price
Locational charge (\$/kW/month)	This charge is a direct pass-through	Locational charge (\$/kW/month)	DPPC charge applied to individual ICC forecast monthly peak demand kW
General energy charge (c/kWh)	This charge is a direct pass-through	General services charge (\$/kWh)	DPPC charge applied to individual ICC forecast annual energy (kWh)
Common service energy charge (c/kWh)	This charge is a direct pass-through	Common services charge (\$/kWh)	DPPC charge applied to individual ICC forecast annual energy(kWh)

#### Allocation of forecast TUOS revenue to ICC customers

TUOS revenue is allocated to individual ICCs based on the charges set by Powerlink Qld (PLQ) at the Bulk Supply Point to which they are connected. These charges are summarised below:

- Entry/Exit connection costs
  - These are site specific charges unique to each Bulk Supply Point.
  - The Entry/Exit connection revenue is apportioned using individual monthly peak demand kW and the total demand supplied through that Bulk Supply Point.
- Locational demand charge
  - These are Shared Network rates published by PLQ.
  - PLQ charge applied to individual ICCs' forecast monthly peak demand kW.
  - This charge is a direct pass-through.
- General energy charge
  - These are Shared Network rates published by PLQ.
  - PLQ charge applied to individual ICCs' forecast annual energy.
  - This charge is a direct pass-through.
- Common service energy charge
  - These are Shared Network rates published by PLQ.
  - PLQ charge applied to individual ICCs' forecast annual energy
  - This charge is a direct pass-through.

## Jurisdictional Scheme price setting methodology

Jurisdictional Scheme (JS) charges for ICC customers are not site specific i.e. the same Fixed (\$/day) and Volume (\$/kWh) charge applies to all ICC customers.

### Step 1: JS revenue allocation

To allocate an ICC JS revenue the default is the same for all network tariff classes being a proportion of the total JS revenue using customer numbers and energy.

### Step 2: The JS allocation is then converted to rates.

These rates are not site specific so the same JS Fixed and Volume charge applies to all ICCs. The rates are set using the sum of individual ICC numbers and forecast annual energy. The split of allocation between Fixed and Volume charges is done by tariff group.

## 9.3 Outcomes from the Legacy Tariff Review

The AER's final determination on our 2020-2025 TSS required Energex to undertake a review of network pricing and billing arrangements to identify any legacy system and tariff arrangement which pre-dates the TSS requirement in the NER. The review was concluded in February 2021 and a report outlining the findings and proposed actions resulting from this review was submitted to the AER in February 2021.

To comply with the AER's decision to transition legacy network tariff customers to an approved network tariff while having consideration to customer impact, a two-stage reassignment framework was adopted. On 1 July 2021:

- all customers with smart meters were reassigned to a smart meter network tariff
- SAC Small customers with basic meters who experienced a network bill difference of less than 10 percent were reassigned to the Small Business flat or Wide Inclining Fixed tariff.

In order to close the legacy tariffs and tariff arrangements, the second stage of the reassignment framework will be adopted from 1 July 2022. This will include:

- Reassignment of SAC Small basic meter customers who experience a network bill increase of 10 percent or more to the default tariffs (around 600 customers).
- Reassignment of SAC Large customers with basic metering (around 60 customers) to the Large Business Energy tariff on their next meter read.

## 9.4 Trial of new cost reflective tariff structures

We are committed to undertaking a tariff trial in 2022-23 to strengthen our empirical evidence in regard to the price responsiveness and customer acceptance of more cost reflective structures. To support this process, we have established a tariff reform working group that comprises key consumer advocates and other interested external stakeholders. We are working closely with this working group under a co-design framework to develop the trial tariff structures that strike an appropriate balance between the needs of Energex and the needs of our customers, as well as complying with the distribution pricing principles in the NER. The learnings from our discussions with stakeholders and the evidence and analysis undertaken from the tariff trial will form an important input to our proposed network tariff reforms set out in our next Tariff Structure Statement.

## Appendix A: Terms and conditions for load control tariffs

	SAC Small		SAC Large	
	Primary Load Control Tariff – Business	Secondary Load Control Tariffs – Business or Residential	Primary Load Control Tariff – Business	Secondary Load Control Tariff – Business
<b>Availability of Electricity Supply</b>	<ul style="list-style-type: none"> <li>Electricity supply will be available for a minimum period of 18 hours per day during time periods set at the absolute discretion of the Distribution Network Provider (DNSP).</li> <li>In emergency conditions as an alternative to removing all supply, we reserve the right to control the load for periods in excess of the times stated in the tariff conditions.</li> </ul>	<ul style="list-style-type: none"> <li>Electricity supply will be available for either a minimum period of 18 hours per day (Economy tariff) or a minimum of 8 hours per day (Super Economy tariff) depending on which load control tariff option is chosen. Times when supply is available is subject to variation at the absolute discretion of the Distribution Network Provider (DNSP).</li> <li>In emergency conditions as an alternative to removing all supply, we reserve the right to control the load for periods in excess of the times stated in the tariff conditions.</li> </ul>	<ul style="list-style-type: none"> <li>Electricity supply will be available for a minimum period of 18 hours per day during time periods set at the absolute discretion of the Distribution Network Provider (DNSP).</li> <li>In emergency conditions as an alternative to removing all supply, we reserve the right to control the load for periods in excess of the times stated in the tariff conditions.</li> </ul>	<ul style="list-style-type: none"> <li>Electricity supply will be available for a minimum period of 18 hours per day during time periods set at the absolute discretion of the Distribution Network Provider (DNSP).</li> <li>In emergency conditions as an alternative to removing all supply, we reserve the right to control the load for periods in excess of the times stated in the tariff conditions.</li> </ul>
<b>Eligibility Criteria for Load Control Tariff access</b>	<ul style="list-style-type: none"> <li>Any business customer, regardless of their metering type, can access the tariff.</li> <li>Standard connection times apply in accordance with the Guaranteed Service Levels or as agreed.</li> </ul>	<ul style="list-style-type: none"> <li>Any customer, regardless of their metering type, can access the tariff.</li> <li>Standard connection times apply in accordance with the Guaranteed Service Levels or as agreed.</li> </ul>	<ul style="list-style-type: none"> <li>Any customer, regardless of their metering type, can access the tariff.</li> <li>Customer MUST be in an area that the relevant DNSP is able to remove / reinstate supply through the DNSPs standard load control signalling technology.</li> <li>Eligibility for this tariff may require a network assessment. If a network assessment is required to identify any adverse impact on the network, it may delay the approval process. The impact assessment may include but is not limited to the nature / size of the load or in consideration of existing load control capacity in the same network area.</li> </ul>	<ul style="list-style-type: none"> <li>Any customer, regardless of their metering type, can access the tariff.</li> <li>Customers eligible for the Large Residential Energy (NTC6600) tariff may access this tariff.</li> <li>Customer MUST be in an area that relevant DNSP is able to remove / reinstate supply through the DNSPs standard load control signalling technology.</li> <li>Eligibility for this tariff may require a network assessment. If a network assessment is required by the DNSP to identify any adverse impact on the network, it may delay the approval process. The impact</li> </ul>

## Technical and Wiring Requirements

- |   |   |   |  |
|---|---|---|--|
| <ul style="list-style-type: none"> <li>• The premises must have been wired in accordance with the requirements of the Queensland Electricity Connection Manual (QECM) at the time of requesting access to the tariff and must comply with jurisdictional metering requirements.</li> <li>• Hard wired and non-hard wired permitted</li> <li>• The equipment to be connected to load control tariff must be suitable to be controlled through interface with the standard network device (load control relay), supplied by us. Where a contactor is required, it shall be supplied by the customer (as per QECM)</li> <li>• Any additions and alterations to the electrical installation to enable load control equipment to be installed, as per the QECM requirements, is the responsibility of the customer eg contactors and meter wiring</li> </ul> | <ul style="list-style-type: none"> <li>• The premises must have been wired in accordance with the requirements of the Queensland Electricity Connection Manual (QECM) at the time of requesting access to the tariff and must comply with jurisdictional metering requirements.</li> <li>• Hard wired only, except for the exemptions outlined below</li> <li>• The equipment to be connected to load control tariff must be suitable to be controlled through interface with the standard network device (load control relay), supplied by us. Where a contactor is required, it shall be supplied by the customer. (as per QECM)</li> <li>• This tariff will be removed from any premises where the customer has the ability to supply the appliance or equipment via another tariff (eg changeover switch to a primary tariff) The primary tariff rate will apply until the defect is rectified.</li> <li>• Any additions and alterations to the electrical installation to enable load control equipment to be installed, as per the requirements of the QECM, is</li> </ul>      | <ul style="list-style-type: none"> <li>• Standard connection times apply in accordance with the Guaranteed Service Levels or as agreed.</li> <li>• The customer will notify us of any change greater or less than 30kW to the existing approved load connected to the tariff.</li> </ul>  | <p>assessment may include but is not limited to the nature / size of the load or in consideration of existing load control capacity in the same network area.</p> <ul style="list-style-type: none"> <li>• Standard connection times apply in accordance with the Guaranteed Service Levels or as agreed.</li> <li>• The customer will notify us of any change greater or less than 30kW to the existing and approved load connected to the tariff.</li> </ul> |
| <ul style="list-style-type: none"> <li>• The premises must have been wired in accordance with the requirements of the Queensland Electricity Connection Manual (QECM) at the time of requesting access to the tariff and must comply with jurisdictional metering requirements.</li> <li>• Hard wired and non-hard wired permitted</li> <li>• The equipment to be connected to load control tariff must be suitable to be controlled through interface with the standard network device (load control relay), supplied by us. Where a contactor is required, it shall be supplied by the customer (as per QECM)</li> <li>• Any additions and alterations to the electrical installation to enable load control equipment to be installed, as per the QECM requirements, is the responsibility of the customer eg contactors and meter wiring</li> </ul> | <ul style="list-style-type: none"> <li>• The premises must have been wired in accordance with the requirements of the Queensland Electricity Connection Manual (QECM) at the time of requesting access to the tariff and must comply with jurisdictional metering requirements.</li> <li>• Hard wired only except for the exemptions outlined below</li> <li>• The equipment to be connected to load control tariff must be suitable to be controlled through interface with the standard network device (load control relay), supplied by the DNSP. Where a contactor is required, it shall be supplied by the customer. (as per QECM)</li> <li>• This tariff will be removed from any premises where the customer has the ability to supply the appliance or equipment via another tariff (eg changeover switch to a primary tariff) The primary tariff rate will apply until the defect is rectified.</li> <li>• Any additions and alterations to the electrical installation to enable load control equipment to be installed, as per the requirements of the QECM, is</li> </ul> | <ul style="list-style-type: none"> <li>• The premises must have been wired in accordance with the requirements of the Queensland Electricity Connection Manual (QECM) at the time of requesting access to the tariff and must comply with jurisdictional metering requirements.</li> <li>• Hard wired and non-hard wired permitted</li> <li>• The equipment to be connected to load control tariff must be suitable to be controlled through interface with the standard network device (load control relay), supplied by us. Where a contactor is required, it shall be supplied by the customer. (as per QECM)</li> <li>• Any additions and alterations to the electrical installation to enable load control equipment to be installed, as per requirements of the QECM, is the responsibility of the customer eg contactors and meter wiring</li> </ul> | <p>assessment may include but is not limited to the nature / size of the load or in consideration of existing load control capacity in the same network area.</p> <ul style="list-style-type: none"> <li>• Standard connection times apply in accordance with the Guaranteed Service Levels or as agreed.</li> <li>• The customer will notify us of any change greater or less than 30kW to the existing and approved load connected to the tariff.</li> </ul> |



Eligible Equipment to be connected to load control tariffs	the responsibility of the customer eg contactors and meter wiring		the responsibility of the customer eg contactors and meter wiring	
	<ul style="list-style-type: none"> <li>Customers can connect general light and power, including the following equipment or appliances to this tariff:               <ul style="list-style-type: none"> <li>(i) Electric storage water heaters with thermostatically controlled or continuously operating heating units.</li> <li>(ii) Boost elements of solar-heated water heaters.</li> <li>(iii) Electric Vehicle Supply Equipment (EV Chargers).</li> <li>(iv) Pool filtration systems.</li> <li>(v) Heat pump water heaters.</li> <li>(vi) Other appliances (e.g. washing machines and dishwashers)</li> <li>(vii) Pumping and irrigation equipment</li> <li>(viii) Battery Energy Storage Systems (BESS)</li> <li>(ix) Solar PV</li> <li>(x) Other equipment as approved by us.</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>Electricity supply must be permanently connected to the items on the approved list, except for pool filtration systems and electric vehicle supply equipment / EV chargers which can be supplied through a dedicated socket-outlet only in domestic premises. In small businesses only pool filtration systems can be supplied through a dedicated socket.               <ul style="list-style-type: none"> <li>(i) Electric storage water heaters with thermostatically controlled or continuously operating heating units.</li> <li>(ii) Boost elements of solar-heated water heaters.</li> <li>(iii) Electric Vehicle Supply Equipment (EV Chargers).</li> <li>(iv) Pool filtration systems.</li> <li>(v) Heat pump water heaters.</li> <li>(vi) Other appliances (e.g. washing machines and dishwashers).</li> <li>(vii) Pumping and irrigation equipment.</li> <li>(viii) Battery Energy Storage Systems (BESS)</li> <li>(ix) Solar PV</li> <li>(x) Other equipment as approved by us (non-domestic premises only)</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>Customers can connect all light and power, including the following equipment or appliances to this tariff:               <ul style="list-style-type: none"> <li>(i) Electric storage water heaters with thermostatically controlled or continuously operating heating units.</li> <li>(ii) Boost elements of solar-heated water heaters.</li> <li>(iii) Electric Vehicle Supply Equipment (EV Chargers).</li> <li>(iv) Pool filtration systems.</li> <li>(v) Heat pump water heaters.</li> <li>(vi) Other appliances (e.g. washing machines and dishwashers).</li> <li>(vii) Pumping and irrigation equipment.</li> <li>(viii) Battery Energy Storage Systems (BESS).</li> <li>(ix) Solar PV.</li> <li>(x) Other equipment as approved by us</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>Electricity supply must be permanently connected to the items on the approved list, except for pool filtration systems which may be supplied through a dedicated socket outlet:               <ul style="list-style-type: none"> <li>(i) Electric storage water heaters with thermostatically controlled or continuously operating heating units.</li> <li>(ii) Boost elements of solar-heated water heaters.</li> <li>(iii) Electric Vehicle Supply Equipment (EV Chargers).</li> <li>(iv) Pool filtration systems.</li> <li>(v) Heat pump water heaters.</li> <li>(vi) Other appliances (e.g. washing machines and dishwashers).</li> <li>(vii) Pumping and irrigation equipment.</li> <li>(viii) Battery Energy Storage Systems (BESS).</li> <li>(ix) Solar PV</li> <li>(x) Other equipment as approved by us.</li> </ul> </li> </ul>

\*Eligibility for the SAC Large Load control tariff in relation to being located in an area which has the required standard load control signalling technology can be checked through a NMI search tool at [www.energex.com.au/loadcontroltariffs](http://www.energex.com.au/loadcontroltariffs)

## Appendix B: Compliance Checklist

Table 25: Compliance with the National Electricity Rules

Rule	Requirement	Relevant Section in Pricing Proposal or other documents
<b>6.18.2</b>	<b>Pricing Proposals</b>	
<b>6.18.2(a)</b>	<b>A Distribution Network Service Provider must:</b>	
6.18.2(a)(1)	Submit to the AER, as soon as practicable, and in any case within 15 business days, after publication of the distribution determination, a pricing proposal (the initial pricing proposal) for the first regulatory year of the regulatory control period.	Not applicable in 2022-23
6.18.2(a)(2)	Submit to the AER, at least 3 months before the commencement of the second and each subsequent regulatory year of the regulatory control period, a further pricing proposal (an annual pricing proposal) for the relevant regulatory year.	Our Pricing Proposal was submitted to the AER by the appropriate date (30 March)
<b>6.18.2(b)</b>	<b>A Pricing Proposal must:</b>	
6.18.2(b)(2)	Set out for the proposed tariffs for each tariff class that is specified in the Distribution Network Service Provider's tariff structure statement for the relevant regulatory control period.	Section 2.1 and 2.2 (Standard Control Services)  Section 4.1 and 4.2 (Alternative Control Services)  The 2022-23 tariffs and tariff structures are consistent with our TSS
6.18.2(b)(3)	Set out, for each proposed tariff, the charging parameters and the elements of service to which each charging parameter relates.	Section 2.2 (Standard Control Services)  Section 4.2 (Alternative Control Services)
6.18.2(b)(4)	Set out, for each tariff class related to standard control services, the expected weighted average revenue for the relevant regulatory year and also for the current regulatory year.	Section 3.2.3
6.18.2(b)(5)	Set out the nature of any variation or adjustment to the tariff that could occur during the course of the regulatory year and the basis on which it could occur.	Section 7.1 (Standard Control Services)  Section 7.2 (Alternative Control Services)
6.18.2(b)(6)	Set out how designated pricing proposal charges are to be passed on to customers and any adjustments to tariffs resulting from over or under recovery of those charges in the previous regulatory year.	Section 3.3
6.18.2(b)(6A)	Set out how jurisdictional scheme amounts for each approved jurisdictional scheme are to be passed on to customers and any adjustments to tariffs resulting from over or under recovery of those amounts.	Section 3.4

Rule	Requirement	Relevant Section in Pricing Proposal or other documents
6.18.2(b)(6B)	Describe how each approved jurisdictional scheme that has been amended since the last jurisdictional scheme approval date meets the jurisdictional scheme eligibility criteria.	There have been no changes to the jurisdictional schemes since their last jurisdictional scheme approval dates.
6.18.2(b)(7)	Demonstrate compliance with the NER and any applicable distribution determination, including the Distribution Network Service Provider's Tariff Structure Statement for the relevant regulatory control period.	This table and this Pricing Proposal (including attachments and appendixes to this Pricing Proposal) demonstrates how Energex complies with the NER, the Distribution Determination and its TSS.
6.18.2(b)(7A)	Demonstrate how each proposed tariff is consistent with the corresponding indicative pricing levels for the relevant regulatory year as set out in the indicative pricing schedule or explain any material differences between them.	Section 5  Attachment 3 sets out the material differences between the indicative pricing levels (as set out in our 2021-22 Pricing Proposal) and the proposed 2022-23 tariffs included in Attachment 1
6.18.2(b)(8)	Describe the nature and extent of change from the previous regulatory year and demonstrate that the changes comply with the NER and any applicable distribution determination.	Section 6  How these changes comply with the NER and any applicable Distribution Determination is set out in this table
6.18.2(c)	The AER must on receipt of a pricing proposal from a Distribution Network Service Provider publish the proposal.	Noted
6.18.2(d)	At the same time as Distribution Network Service Provider submits its pricing proposal under paragraph (a), the Distribution Network Service Provider must submit to the AER a revised indicative pricing schedule which sets out, for each tariff and for each of the remaining regulatory years of the regulatory control period, the indicative price levels determined in accordance with Distribution Network Service Provider's tariff structure statement for that regulatory control period and updated so as to take into account that pricing proposal.	The indicative prices for each of the remaining regulatory years of the regulatory control period are provided in Attachment 2 of this Pricing Proposal
6.18.2(e)	Where Distribution Network Service Provider submits an annual pricing proposal, the revised indicative pricing schedule referred to in paragraph (d) must also set out, for each relevant tariff under clause 6.18.1C, the indicative price levels for that relevant tariff for each of the remaining regulatory years of the regulatory control period, updated so as to take into account that pricing proposal.	Attachment 2 of this Pricing Proposal
<b>6.18.5</b>	<b>Pricing principles</b>	
6.18.5(e)(1) and (2)	For each tariff class, the revenue expected to be recovered must lie on or between: <ul style="list-style-type: none"> <li>(1) an upper bound representing the stand alone cost of serving the retail customers who belong to that class; and</li> <li>(2) a lower bound representing the avoidable cost of not serving those retail customers.</li> </ul>	Section 8.1.1 (Standard Control Services)  Section 8.2 (Alternative Control Services)  Section 3.2 and 7.3 of the TSS

Rule	Requirement	Relevant Section in Pricing Proposal or other documents
6.18.5(f)(1), (2) and (3)	<p>Each tariff must be based on the long run marginal cost of providing the service to which it relates to the retail customers assigned to that tariff with the method of calculating such cost and the manner in which that method is applied to be determined having regard to:</p> <ol style="list-style-type: none"> <li>(1) the costs and benefits associated with calculating, implementing and applying that method as proposed;</li> <li>(2) the additional costs likely to be associated with meeting demand from retail customers that are assigned to that tariff at times of greatest utilisation of the relevant part of the distribution network; and</li> <li>(3) the location of retail customers that are assigned to that tariff and the extent to which costs vary between different location in the distribution network.</li> </ol>	<p>Section 8.1.2 (Standard Control Services)</p> <p>Section 8.2 (Alternative Control Services)</p> <p>Section 3.3 and 6 of the TSS</p>
6.18.5(g)(1), (2) and (3)	<p>The revenue expected to be recovered from each tariff must:</p> <ol style="list-style-type: none"> <li>(1) reflect Distribution Network Service Provider's total efficient cost of serving the retail customers that are assigned to that tariff;</li> <li>(2) when summed with the revenue expected to be received from all other tariffs, permit Distribution Network Service Provider to recover the expected revenue for the relevant services in accordance with the applicable distribution determination for Distribution Network Service Provider; and</li> <li>(3) comply with sub-paragraphs (1) and (2) in a way that minimises distortions to the price signals for efficient usage that would result from tariffs that comply with the pricing principle set out in paragraph (f).</li> </ol>	<p>Section 8.1.3 (Standard Control Services)</p> <p>Section 8.2 (Alternative Control Services)</p> <p>Further information on how we meet this pricing principle is also available in our TSS</p>
6.18.5(h)(1), (2) and (3)	<p>Distribution Network Service Provider must consider the impact on customers of changes in tariffs from the previous regulatory year and may vary tariffs from those that comply with paragraphs (e) to (g) to the extent Distribution Network Service Provider considers reasonably necessary having regard to:</p> <ol style="list-style-type: none"> <li>(1) the desirability for tariffs to comply with the pricing principles referred to in paragraphs (f) and (g), albeit after a reasonable period of transition (which may extend over more than one regulatory control period);</li> <li>(2) the extent to which retail customers can choose the tariff to which they are assigned; and</li> <li>(3) the extent to which retail customers are able to mitigate the impact of changes in tariffs through their usage decisions.</li> </ol>	<p>Section 8.1.4 and Section 6.1.2 (Standard Control Services)</p> <p>Section 8.2 and Section 6.2 (Alternative Control Services)</p>
6.18.5(i)(1) and (2)	<p>The structure of each tariff must be reasonably capable of being understood by customers that are assigned to that tariff, having regard to:</p> <ol style="list-style-type: none"> <li>(1) the type and nature of those retail customers; and</li> <li>(2) the information provided to, and the consultation undertaken with, those retail customers.</li> </ol>	<p>Section 8.1.5 (Standard Control Services)</p> <p>Section 8.2 (Alternative Control Services)</p> <p>Further information on how we meet this pricing principle is also available in our TSS</p>
6.18.5(j)	<p>A tariff must comply with the NER and all applicable regulatory instruments.</p>	<p>Section 1.3 and Section 8.1.6 (Standard Control Services)</p> <p>Section 8.2 (Alternative Control Services)</p>

Rule	Requirement	Relevant Section in Pricing Proposal or other documents
<b>6.18.7</b>	<b>Recovery of designated pricing proposal charges</b>	
6.18.7(a)	A pricing proposal must provide for tariffs designated to pass on to retail customers the designated pricing proposal charges to be incurred by the Distribution Network Service Provider.	Section 3.3
<b>6.18.7A</b>	<b>Recovery of jurisdictional scheme amounts</b>	
6.18.7A(a)	A pricing proposal must provide for tariffs designed to pass on to customers a Distribution Network Service Provider's jurisdictional scheme amounts for approved jurisdictional schemes.	Section 3.4

## Appendix C: Glossary

Table 26: Acronyms, abbreviations and definitions

Term	Abbreviation / Acronym	Definition
Alternative Control Service		Customer specific or customer requested services. These services may also have potential for provision on a competitive basis rather than by the local DNSP.
Anytime Maximum Demand	AMD	The demand for some network tariffs is calculated using 'any-time' demand. For these tariffs, the customers chargeable maximum demand is the highest 30 minute demand period, regardless of when that occurs during the month.
Australian Energy Regulator	AER	The economic regulator of the NEM established under section 44AE of the <i>Competition and Consumer Act 2010</i> (Commonwealth).
Authorised demand		The maximum demand permitted to be imported or exported to the network by a network user, based on the nature of their connection.
Business hours	BH	8 am to 5 pm, Monday to Friday.
Basic meter		Basic accumulation meters are defined as a meter that is only capable to recording the customers' energy consumption during the billing period.
Capacity charge		A type of charge (charging parameter) included in network tariff structures. The capacity charge seeks to reflect the costs associated with providing network capacity required by a customer on a long term basis. It is levied on the basis of either contracted demand or forecasted capacity using prior year information.
Capital expenditure	Capex	Expenditure typically resulting in an asset (or the amount Energex has spent on assets).
Charging parameter		The charges comprising a tariff. Parameters include demand, capacity, fixed and volume (flat or time-of-use) charges.
Common service		A service that ensures the integrity of a distribution system, benefits all distribution customers and cannot reasonably be allocated on a locational basis.
Connection asset (Contributed or non-contributed)		Related to building connection assets at a customer's premises as well as the connection of these assets to the distribution network. Connection assets can be contributed (customer funded, then gifted to Energex) or non-contributed (Energex funded).
Connection point		The agreed point of supply established between a Network Service Provider and another Registered Participant, Non-Registered Customer or franchise customer. The meter is installed as close as possible to this location.
Customer		Refer to chapter 10 of the NER.
Demand		The amount of electricity energy being consumed at a given time measured in either kilowatts (kW) or kilovolt amperes (kVA). The ratio between the two is the power factor.
Demand charge		A type of charge (charging parameter) included in network tariff structures. This charge accounts for the actual demand a customer places on the electricity network. Different parameters apply to this charged depending on the different tariffs.
Demand tariff		The tariff has been structured to include a demand component so the customer's actual demand is reflected in the price they pay for their electricity.
Designated Pricing Proposal Charge	DPPC	Refers to the charges incurred for use of the transmission network; previously referred to as Transmission Use of System (TUOS).



Term	Abbreviation / Acronym	Definition
Distribution Use of System	DUOS	This refers to the network charges which recover the costs of providing Standard Control Services.
Embedded Generator	EG	<p>In line with the ENA classification, EGs are generally those generators with an installed capacity as follows:</p> <p>Medium: 1-5 MVA (LV or HV) or &lt; 1 MVA (HV)</p> <p>Large: &gt; 5 MVA</p> <p>EGs are separated into two categories:</p> <ul style="list-style-type: none"> <li>EGs that are connected to the distribution system and only generate into the distribution system</li> <li>EGs that are connected to the distribution system, generate and take load from the system</li> </ul>
Energy (or usage)		The amount of electricity consumed by a customer (or all customers) over a period of time. Energy is measured in terms of watt hours (Wh), kilowatt hours (kWh), megawatt hours (MWh) or gigawatt hours (GWh).
Feed-in Tariff	FiT	The rate that is to be paid for the excess energy generated by customers and fed back into the electricity grid under the Queensland Solar Bonus Scheme. The FiT rate is determined by the Queensland Government and is paid by the purchaser of the excess energy.
Final Determination		A regulatory determination decision document published by the AER. In this proposal, reference to the Final Determination refers to the 2020-2025 AER Final Determination.
Fixed (or access) charge		A type of charge (charging parameter) included in network tariff structures which is levied on a fixed dollar amount per day.
High Voltage	HV	Refers to the network at 11 kV or above.
Large customer classification		As per tariff class assignment process for customers with consumption greater than 100 MWh per year.
Large customer connection	LCC	Large customer connections are those connections that fall within the tariff classes of Individually Calculated Customer (ICC) and Connection Asset Customer (CAC) including embedded generators.
Long Run Marginal Cost	LRMC	An estimate of the cost (long term variable investment) of augmenting the existing network to provide sufficient capacity for one additional customer to connect to the network or an additional MW of demand.
Low Voltage	LV	Refers to the sub-11 kV network
Maximum demand		The maximum demand recorded at a customer's individual meter or the maximum demand placed on the electrical distribution network system at any time or at a specific time or within a specific time period, such as a month. Maximum demand is an indication of the capacity required for a customer's connection or the electrical distribution network.
Micro Generator		AS4777-compliant generators with an installation size of less than 10 kW (single phase) or 30 kW (three phase) connected to the LV network.
National Electricity Law	NEL	The legislation that establishes the role of the AER as the economic regulator of the NEM and the regulatory framework under which the AER operates.
National Electricity Market	NEM	The interconnected electricity grid covering Queensland, New South Wales, Victoria, Tasmania, South Australia and the Australian Capital Territory.
National Electricity Rules	NER (the NER)	The legal provisions (enforced by the AER) that regulate the operation of the NEM and the national electricity systems, the activities of market participants and the provision of connection services to retail customers.



Term	Abbreviation / Acronym	Definition
National Metering Identifier	NMI	A unique number assigned to each metering installation.
Network capacity		The maximum demand (kW) that the distribution network can provide for at any one time.
Network Coupling Point	NCP	The point at which connection assets join a distribution network, used to identify the distribution service price payable by a customer.
Network Tariff Code	NTC	Energex's nominated code that represents the network tariff being charged to customers for network services.
Network Use of System	NUOS	The tariff for use of the distribution and transmission networks. It is the sum of both Distribution Use of System (DUOS) and DPPC.
Non-demand tariff		The tariff is based around a fixed daily component and the actual usage (or energy), expressed in kWh, used by the customer.
Operating expenditure	Opex	Opex is the combined total of maintenance and operating costs. Maintenance Costs are those that are directly and specifically attributable to the repair and maintenance of network assets, while Operating Costs are those that relate to the day to day operations of Energex which are not maintenance costs.
Power factor		Power factor is the ratio of kW to kVA, and is a useful measure of the efficiency in the use of the network infrastructure. The closer the power factor is to one (1), the more efficiently the network assets are utilised. Power factor = kW / kVA
Pricing principles		The pricing principles are established in clause 6.18.5 of the NER and provide guidance to Energex for setting tariffs.
Public lights - Major		Lamps in common use for major road lighting including: <ul style="list-style-type: none"> <li>• High Pressure Sodium 100 watt and above</li> <li>• Metal Halide 100 watt and above</li> <li>• Mercury Vapour 250 watt and above, and</li> <li>• Light Emitting Diode 50 watt and above.</li> </ul>
Public lights - Minor		All lamps in common use for minor road lighting, including: <ul style="list-style-type: none"> <li>• High Pressure Sodium below 100 watt</li> <li>• Metal Halide below 100 watt</li> <li>• Mercury Vapour below 250 watt, and</li> <li>• Light Emitting Diode below 50 watt.</li> </ul>
Queensland Government Solar Bonus Scheme	SBS FiT	A program that pays residential and other small energy customers for the surplus electricity generated from roof-top solar photovoltaic (PV) systems that is exported to the Queensland electricity grid.
Regulatory Control Period		A standard Regulatory Control Period for DNSPs is a period of not less than 5 regulatory years. Energex's current Regulatory Control Period is 2020-25, commencing 1 July 2020.
Regulatory depreciation		Also referred to as the return of capital – the sum of the (negative) straight-line depreciation and the (positive) annual inflation effect on the opening regulatory asset base (RAB).
Regulatory year		A specific year within the regulatory control period.
Return on capital		The return necessary to achieve a fair and reasonable rate of return on the assets necessarily invested in the business.

Term	Abbreviation / Acronym	Definition
Service Target Performance Incentive Scheme	STPIS	A scheme developed and published by the AER in accordance with clause 6.6.2 of the NER, that provides incentives (that may include targets) for DNSPs (including Energex) to maintain and improve network performance.
Side constraint		A side constraint is an upper limit on price increases applied at the tariff class level for SCS and is calculated in accordance with clause 6.18.6 of the NER and the AER Determination Decision. The purpose of a side constraint is to mitigate the impact of prices on customers from one year to the next within a regulatory control period.
Site-specific charge		This charge is calculated for a site and is specific to the individual connection point.
Small customer classification		As per tariff class assignment process for customers with consumption less than 100 MWh per year.
Smart meter		Digital, interval and advanced Type 1-4 meters. Meters capable of measuring electricity usage in specific time intervals and enabling tariffs that can vary by time of day.
Solar Photovoltaic	Solar PV	A system that uses sunlight to generate electricity for residential use. The system provides power for the premises with any excess production feeding into the electricity grid.
Standard Control Service	SCS	Distribution services that are central to electricity supply and therefore relied on by most (if not all) customers. This service classification includes network services (e.g. construction, maintenance and repair of the network), basic connection services and Type 7 metering services (i.e. unmetered connections such as traffic lights).
Tariff		The set of charges applied to a customer in the respective billing period. A tariff consists of one or more charging parameters that comprise the total tariff rate.
Tariff class		A class of customers for one or more <i>direct control services</i> who are subject to a particular tariff or particular tariffs (as per chapter 10 of the NER).
Tariff Structure Statement	TSS	Document prepared in accordance with Part I of chapter 6 of the NER, setting out Energex's network price structures and indicative tariffs that will apply over each year of the regulatory control period. Energex's approved 2020-25 TSS takes effect from 1 July 2020.
Time-of-use	ToU	A type of network tariff where the price per kWh varies according to when the consumption occurs. The TOU tariff may apply a different price during peak, shoulder and off-peak periods.
Total annual revenue	TAR	Refer to AER, Final Decision Energex determination 2020 to 2025, Attachment 13 – Control Mechanism, June 2020.
Transmission Use of System charge	TUOS	Superseded terminology for DPPC which are charges incurred for use of the transmission network.
Unmetered supply		A customer who takes supply where no meter is installed at the connection point.
Usage or Volume charge		A type of charge (charging parameter) included in network tariff structures which is calculated using the customer's metered energy (kWh) consumption. It may be based on a flat rate, an inclining block or TOU charging structure (depending on the customer's applicable network tariff). This part of the tariff seeks to reflect costs not directly allocated to network drivers and costs that are proportional to the size of the customer.
X Factor		Under the CPI – X form, prices or allowed revenues are adjusted annually for inflation (CPI) less an adjustment factor 'X'. The X Factor represents the

Term	Abbreviation / Acronym	Definition
		change in real prices or revenues each year, so the DNSP can recover the costs that it expects to incur over the regulatory control period.

**Table 27: Units of measurement used throughout this document**

Base Unit	Unit name	Multiples used in this document
h	hour	GWh, kWh, MWh
V	volt	kV, kVA, MVA
VA	volt ampere	kVA, MVA
var	var	kvar
W	watt	W, kW, kWh, MW

**Table 28: Multiples of prefixes (units) used throughout this document**

Prefix symbol	Prefix name	Prefix multiples by unit	Prefixes used in this document
G	giga	$10^9$	GWh
M	mega	1 million or $10^6$	MW, MWh, MVA
k	kilo	1 thousand or $10^3$	kV, kVA, kvar, kW, kWh

## Appendix D: Confidentiality template

Title, page and paragraph number of the document containing the confidential information	Description of the confidential information	Topic the confidential information relates to (e.g. capex, opex, the rate of return)	Provide a brief explanation of why the confidential information falls into the selected category	Specify reasons supporting how and why detriment would be caused from disclosing the confidential information	Provide any reasons supporting why the identified detriment is not outweighed by the public benefit
Energex's Pricing Model	Individually Calculated Customers (ICC) Site Specific tariffs.	Historic and proposed tariffs for the ICC tariff class.	Site specific prices are not published due to the confidentiality requirements of the customer. Energex will provide these site-specific tariffs directly to the customer and their retailer.	Personal Information	There is little or no public benefit to disclosing Individual Calculated Customers' prices. However, there would be significant detriment to competition and the customer's commercial position if this information is disclosed.
Energex's Pricing Model	Connection Asset Customers (CAC) Site Specific Tariffs	Historic and proposed tariffs for the CAC tariff class.	Site specific prices are not published due to the confidentiality requirements of the customer. Energex will provide these site-specific tariffs directly to the customer and their retailer.	Personal Information	There is little or no public benefit to disclosing CAC site specific prices. However, there would be significant detriment to competition and the customer's commercial position if this information is disclosed.