| **Title, page and paragraph number of document containing the confidential information** | **Description of the confidential information.** | **Topic the confidential information relates to (e.g. capex, opex, the rate of return etc.)** | **Identify the recognised confidentiality category that the confidential information falls within.** | **Provide a brief explanation of why the confidential information falls into the selected category.**  **If information falls within ‘other’ please provide further details on why the information should be treated as confidential.** | **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 (especially public benefits such as the effect on the long term interests of consumers).** |
| --- | --- | --- | --- | --- | --- | --- |
| Energex – 2023-24 annual SCS pricing model  (multiple sheets) | Individually Calculated Customers (ICC) Site Specific tariffs. | 2023-24 proposed tariffs for the ICC tariff class and historic 2022-23 and 2021-20 tariffs | Personal Information / Other | 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. | There would be significant detriment to competition and the customer’s commercial position if this information is disclosed | 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 – 2023-24 annual SCS pricing model  (multiple sheets) | Connection Asset Customers (CAC) Site Specific Tariffs | 2023-24 proposed tariffs for the CAC tariff class and historic 2022-23 and 2021-20 tariffs | Personal Information / Other | 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. | There would be significant detriment to competition and the customer’s commercial position if this information is disclosed | 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. |
| Energex – Supporting information AEMC levy payment voucher | Invoicing relating to the 2022-23 AEMC levies | Jurisdictional scheme amounts - AEMC levy | Personal Information | Information contains personal information including bank account details and employee details. | Personal information – confidential financial information including bank account details | Disclosure would result in breach of privacy obligations. Provision of this information would not be of any public benefit. |