

5th April, 2019

Kmart Australia Limited

690 Springvale Road Mulgrave VIC 3170 Australia P+61 3 9902 2000 W kmart com au

ACN 004 700 485 ABN 73 004 700 485





Ms. Angela Bourke General Manager, Consumer & Markets Australian Energy Regulator GPO Box 520 Melbourne, VIC, 3001

Dear Ms Bourke,

Ref: The Trustee for DWPF Deepwater Plaza Trust – Deepwater Plaza application for an individual exemption - request for submissions

Kmart Australia Ltd (Kmart) welcomes the opportunity to make a submission to the above application from The trustee for DWPF Deepwater Plaza Trust (Trustee for DWPF). We would like to draw the AER's attention to the following concerns in Kmart becoming part of the embedded network.

- Being part of the embedded network (child) can create issues relating to: double billing with retailers. billing errors and overcharges on network tariff and demand charges. This creates an administrative burden and requires additional work to rectify mistakes.
- 2. Distributors, as part of their network reviews, implement processes to assign customers to their most appropriate tariff or provide one-off demand resets based on the customers load and consumption characteristics. These benefits are lost to customers within the embedded network as there is no requirement for the landlord to follow the distribution processes, or they are simply unaware of these one-off activities.
- 3. Notifications of tariff changes are not always received for child NMIs, or not visible within a bundled tariff rate. Obsolete tariffs and incorrect demand values continue to get applied.
- 4. Opportunities for Kmart to participate in demand management initiatives with Distributors, such as our involvement in the ARENA demand response program, will be lost to customers on an embedded network. All rebates or allowances from these activities will be lost as a result.

Kmart would like to make it known to the AER and to Trustee for DWPF that we do not consent to becoming part of the embedded network. Our preference as per point 36 is to be wired out of the network and, as this can come at considerable cost, we ask for further details to be provided as per Essential Energy's response on the matter.

Point 36 states, "Sought advice from the distributor about whether non-consenting customers can be wired out of the embedded network

In relation to point 20, Trustee for DWPF estimates the energy consumption of its shopping centre to be at 1,705 MWh. The Kmart meter data shows the consumption of our store alone is 897 MWh and there exists a Coles store at the centre with approx. 1,666 MWh, this leaves us with considerable concern that due process has not been followed for point 37, and that this can result in financial loss to Kmart.

Point 37 states, "Taken steps to ensure that customers who wish to remain with their retailer, but cannot be wired out, will not be financially disadvantaged by the retrofit."

Kmart asks that Appendices F be made available for our review as they directly affect our concerns.

We also urge the AER to not waive the requirement of obtaining the written consent of every existing market connected tenant before an exemption is granted to Trustee for DWPF application for individual exemption at Deepwater Plaza.

Yours sincerely,

Chris Foley

National Energy & Environment Manager Kmart Group