

PPC response for IN004/20 (NSW/ACT BL and TSF changes) – <u>Responses to be emailed to grcf@aemo.com.au by due 21 June 2021.</u>

Review comments submitted by: Red Energy and Lumo Energy

Contact Person: Sean Jennings

Please complete sections 1 and 2. Section 3 is optional.

Section 1 - General Comments on the Proposed Procedure Change

| Торіс | Please Provide Response Here |
|--|--|
| Sections 1 to 9 of the PPC sets out details of the proposal. | Red Energy and Lumo Energy (Red and Lumo) support AEMO's assessment of the proposal. |
| Does your organisation support AEMO's assessment of the proposal? | |
| If no, please specify areas in which your organisation disputes AEMO's assessment (include PPC section reference number) of the proposal and include information that supports your organisation's rationale for not supporting AEMO's assessment. | |

Date: 21 June 2021

| NSW/ACT RMPs | | | | | | | |
|--|---|--|---|---|------------------------------|--|--|
| RMP Clause # | Issue / Comment | Proposed text Red strikeout means delete and blue underline means insert | | | AEMO Response (AEMO only) | | |
| 1.2.1 Definitions volume boundary hybrid meter | Red and Lumo suggest that the RMP refer to a physical location rather than a concept. | A gas meter which measures the appliance-specific consumption (excluding centralised hot water systems) of a medium-density or high-rise premisepremises containing multiple dwellings. | | | | | |
| 1.2.1 Definitions volume boundary meter | Red and Lumo suggest that the RMP refer to a physical location (premises) rather than a concept (premise). | A gas meter which measures the total or appliance-specific consumption of a medium-density or high-rise premisepremises containing multiple dwellings for which centralised hot water system(s) are the dominant appliance type. | | | | | |
| A2.1 Gas Meters | Red and Lumo recommend the consistent use of <i>customer characterisation</i> values in both NSW and ACT. While the ACT does not have a Non-Metropolitan region, we propose that all <i>Residential</i> <i>medium-density high-rise</i> be characterised with value R3. | (c) Type 2 Estimation Methodology (G Residential Residential medium-density high-rise Business Residential Residential medium-density high-rise Business | NSW metro R1 R3 B1 ACT metropolit R1 | NSW Nonmetropolitan R2 R3 B2 | | | |
| A3.2 Gas Meters | Red and Lumo recommend the consistent use of <i>customer characterisation</i> values in both NSW and ACT While the ACT does not have a Non-Metropolitan region, we propose that all <i>Residential</i> | (b) Type 2 Substitution Methodology Residential Residential medium-density high-rise | NSW metro R1 | netered) NSW Nonmetropolitan R2 R3 | | | |

Section 2 - Feedback on the documentation changes in Attachment A of the PPC.

| | <i>medium-density high-rise</i> be characterised with value R3. | Business | B1 B2 |
|--|---|--------------------------------------|--------------------------|
| | | ACT metropolitan | |
| | | Residential | R1 |
| | | Residential medium-density high-rise | e R2<u>R3</u> |
| | | Business | B1 |

Section 3¹ –Additional feedback that is not part of this consultation but warrants further investigations / discussions.

| Торіс | Please Provide Response Here |
|--|------------------------------|
| Does your organisation have any feedback / suggestions that closely relates to the scope or impacts this consultation, but the nature of the feedback / suggestion warrant further investigations / discussion? If so, please include your feedback / suggestions. | Nil. |

¹ Note - This feedback will be reviewed by AEMO at a later date, therefore will not be used for this consultation. AEMO will complete a preliminary assessment of the feedback assess the feedback and it may then form part of another consultation or the annual prioritisation process