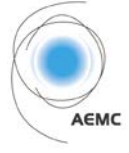


Notice under National Energy Retail Law



The Australian Energy Market Commission (AEMC) gives notice under the National Energy Retail Law as follows:

Under s 251, Ms Kirsty Johnson has requested the *Actual meter read requirements* (Ref. RRC0014) proposal. The proposal seeks to prohibit the use of estimated meter reads.

Under s 251, the Honourable Josh Frydenberg MP has requested the *Estimated meter reads* (Ref. RRC0018) proposal. The proposal seeks to require retailers to accept a customer self-read of a meter as the basis for an estimated meter read.

Under s 251, Dr Daryl Dodt has requested the *Estimated meter reads – solar systems* (Ref. RRC0019) proposal. The proposal seeks to require retailers to apply a specific methodology for estimates where the customer has installed a solar system.

Under s 248(1) (a), the rule change requests RRC0014, RRC0018 and RRC0019 have been consolidated. The consolidated request is named *Estimated Meter Reads* (Ref. RRC0018). Submissions must be received by **14 June 2018**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

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17 May 2018
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