Dear Australian Energy Regulator,

My family & fellow Australian Electricity Consumers are extremely concerned about the precarious state of Energy Security we unnecessarily find ourselves in - due to the increasing amount of unreliable, weather dependent 'renewables' & the exorbitant costs we are therefore, unjustly experiencing from AEMO'S defiance of the National Electricity Law, their reliance on the brazenly deceptive GenCost Report & bullying TransGrid's hasty rush to irresponsibly barge through rural NSW Against the Will of everyday Australians without Social Licence - for NO PUBLIC BENEFIT WHATSOEVER!

In a country so blessed with natural, far superior energy resources - the envy of other nations - it is completely unjustifiable that Australian Electricity Consumers are so unnecessarily being deprived & cruelly inflicted with skyrocketing Electricity Prices because of a pathetic, weather dependent, Energy Poverty system - with a controlling agenda - that is NOT FOR THE GREATER GOOD of the Australian people, our biodiversity, ecology or iconic landscapes.

Unreliable, Intermittent, Solar/Wind/BESS are NOT IN THE INTERESTS OF CONSUMERS - DEFYING NATIONAL ELECTRICITY LAW OBJECTIVES OF:-*PRICE, QUALITY, SAFETY, RELIABILITY & SECURITY OF SUPPLY OF ELECTRICITY. *THE RELIABILITY, SAFETY & SECURITY OF THE NATIONAL ELECTRICITY SYSTEM.

TransGrid must not be further enabled to go against THE GREATER GOOD of Australia/the Australian people by greedily & irresponsibly plundering the countryside, creating Public Health & Safety Risks, causing an ECOCIDAL Disaster - purely for their/their shareholders financial gain from an unethical, astronomically costly, pathetically unreliable, intermittent, weather dependent, Fake Green Swindle that guarantees Australia's energy deprivation, ecological ruination, economic disaster, industry collapse & sabotaging reliance on our most hostile enemy - the CCP!

The AER must fulfil their duty to protect my family & all Australians from any untimely charges being brought forward & any unnecessary expenditure - already unjustly occurring by TransGrid - such as the present gold plating of gravel roads on landowner's properties between their unnecessary Project Energy Connect Towers - none of which is needed at all with far superior Australian Coal & our inevitable, emissions free Nuclear Power future.

There is now widespread outrage at TransGrid's glaringly obvious, anti-Australian behaviour, their non-transparency & their complete failure to ensure that consumer interests are protected and regulatory processes are followed correctly.

The current application must be

reconsidered appropriately by AER to ensure Enforcement of Regulatory Compliance in accordance with National Electricity Rules, instead of prioritising greedy network TransGrid & corporate interests

over the protection of everyday electricity consumers who are increasingly finding the Regulatory process politicised, untrustworthy, unfairly biased against us, controlling & not abiding by Due Process.

Contingent Project Application

The application made by TransGrid must be re-submitted as they have not complied with all regulatory requirements - it does not align with the mandated consultation processes of the ISP, therefore, does not adhere to the National Electricity Rules, Version 204 - applicable to TransGrid's 21st December 2023 application.

2024 ISP Errors

*TransGrid & CEC (the Solar/Wind Industry itself) are dictating self-benefiting advantages in advancing the Humelink project by 3 years when this is clearly NOT economically viable, NOT necessary & NOT beneficial to consumers at all.

This injustice must not be at OUR expense!

*The 82% renewable energy target by 2030 is illogical & cannot be met with inferior, unreliable, weather dependent, part-time power plans.

A far superior alternative for emissions free, Australian Nuclear Power is clearly the best, most reliable, efficient & secure option - which makes TransGrid's HumeLink completely redundant.

*The vagaries of the weather have strangely not been included in AEMO modelling - which is a glaring & dangerous omission.

Neither have the actual mind blowing amounts of Battery Storage & the consequential bankrupting costs to the public/nation - as well as the toxic contaminating, Fire hazardous, ECOCIDAL consequences & Public Health & Safety Risks been properly considered & calculated at all - making the claimed benefits of HumeLink by TransGrid erroneous & deceitful.

The other investments required for the HumeLink/Solar & Wind model to work - including costs for Grid upgrades, new Interconnectors, Battery & Hydro Storage, etc. - have been deliberately omitted - treated as 'Sunk Costs' which is deceptive, inaccurate & wrong.

This is a totally biased, non-transparent means of fudging the figures, ripping off the Public & undermining Australia's best interests!

AER must not enable Consumers to be disadvantaged by self-benefiting bully TransGrid's higher costs due to rushed Regulatory Approvals to accommodate a plethora of TransGrid's false claims & mistakes, their hopeless consultation practises, their clear incompetency in prematurely locking in contractors & rushing through unnecessary works.

It is imperative that AER rejects HumeLink's premature approval & restores integrity, engineering expertise, scientific rigour & ethics back into the Regulatory framework by ensuring energy reliability, energy security & affordability for consumers is paramount, that all objectives of the the NEL are equally considered & TransGrid are compelled to accurately resubmit their application.

Yours Sincerely,