I am an electrical consumer and I expect the AER to do its job, I expect it to 'ensure energy consumers are better off now and in the future'.

I request that you do not approve Humelinkand instead protect me (the electrical consumer) from any unnecessary or premature bill increases.

I and all electrical consumers expect the AER to enforce the letter of the law consistently and always protect consumer interests above corporate or political interests. To this point, it is obvious that the AER has to this point outrageously put Transgrid before the consumer, not enforcing required consultation.

It must be noted that James Glissan AM ESM KC says 'the duty of the AER is to ensure that the Rules have been complied with both in the spirit and in the letter of the law'. This should not have to be pointed out, the AER should already be doing it!

The AER must make Transgrid re-submit the Contingent Project Application, because they clearly weren't eligible to submit the one that AER is currently assessing.

Critical flaws that affect Humelink were raised in the consultation for the 2024 ISP, which were acknowledged but were not addressed or corrected. Therefore the Feedback loop notice referring to the final ISP is also flawed. So many issues here to be resolved - DO IT.

The fact that Transgird have signed a stupid contract that is costing them millions of dollars is not the electrical consumers problem, that is their problem. They need to deal with their own mistakes. It is the AER's job to protect us, the consumer. Lets see the AER act as it was designed.