

DRAFT DECISION Evoenergy Distribution Determination

2019 to 2024

Attachment 16 Negotiated services framework and criteria

September 2018



© Commonwealth of Australia 2018

This work is copyright. In addition to any use permitted under the Copyright Act 1968, all material contained within this work is provided under a Creative Commons Attributions 3.0 Australia licence, with the exception of:

- the Commonwealth Coat of Arms
- the ACCC and AER logos
- any illustration, diagram, photograph or graphic over which the Australian Competition and Consumer Commission does not hold copyright, but which may be part of or contained within this publication. The details of the relevant licence conditions are available on the Creative Commons website, as is the full legal code for the CC BY 3.0 AU licence.

Requests and inquiries concerning reproduction and rights should be addressed to the:

Director, Corporate Communications Australian Competition and Consumer Commission GPO Box 4141, Canberra ACT 2601

or publishing.unit@accc.gov.au.

Inquiries about this publication should be addressed to:

Australian Energy Regulator GPO Box 520 Melbourne Vic 3001

Tel: 1300 585 165 Email: <u>AERInquiry@aer.gov.au</u>

Note

This attachment forms part of the AER's draft decision on the distribution determination that will apply to Evoenergy for the 2019–2024 regulatory control period. It should be read with all other parts of the draft decision.

The draft decision includes the following documents:

Overview

- Attachment 1 Annual revenue requirement
- Attachment 2 Regulatory asset base
- Attachment 3 Rate of return
- Attachment 4 Regulatory depreciation
- Attachment 5 Capital expenditure
- Attachment 6 Operating expenditure
- Attachment 7 Corporate income tax
- Attachment 8 Efficiency benefit sharing scheme
- Attachment 9 Capital expenditure sharing scheme
- Attachment 10 Service target performance incentive scheme
- Attachment 11 Demand management incentive scheme
- Attachment 12 Classification of services
- Attachment 13 Control mechanisms
- Attachment 14 Pass through events
- Attachment 15 Alternative control services
- Attachment 16 Negotiated services framework and criteria
- Attachment 17 Connection policy
- Attachment 18 Tariff structure statement

Contents

No	te		
Со	ntents .		
Sh	ortened	form	ns16-4
16	Negoti	services framework and criteria16-5	
	16.1	Dra	ft decisions16-5
	16.2	Evo	energy proposal16-5
	16.3	Ass	essment approach16-6
	16.3.1		Negotiating framework 16-6
	16.3.2		Negotiated distribution service criteria
	16.4	Rea	isons for draft decisions16-8
	16.4.1		Negotiating framework 16-8
	16.4.2		Negotiated distribution service criteria
Α	Negoti	ated	distribution services criteria16-10

Shortened forms

Shortened form	Extended form
NER	National Electricity Rules
AER	Australian Energy Regulator

16 Negotiated services framework and criteria

The NER requires us to make decisions on:

- the negotiating framework to apply to Evoenergy,¹ and
- the negotiated distribution service criteria,² which Evoenergy must apply when negotiating terms and conditions for negotiated distribution services and which an arbitrator must apply in the case of an access dispute.

Evoenergy submitted a negotiating framework as part of its regulatory proposal. This attachment sets out our draft decision on Evoenergy's negotiating framework. Evoenergy and any service applicant who is negotiating for the provision of a negotiated distribution service by Evoenergy must comply with the requirements of the negotiating framework in accordance with its terms.³This attachment also sets out our draft decision on the negotiated distribution service criteria for the regulatory control period.

16.1 Draft decisions

In accordance with Rule 6.12.1(15) our draft decision is to accept Evoenergy's proposed negotiated distribution services framework.⁴

Pursuant to Rule 6.12.1(16) our draft decision is that the negotiated distribution service criteria published for consultation in February 2018⁵ are applicable to Evoenergy. These criteria are reproduced at Appendix A.

16.2 Evoenergy proposal

Evoenergy's proposed negotiated services framework⁶ is in most respects the same as the framework approved for the 2015–19 regulatory control period. Evoenergy submits that its framework is consistent with the requirements of the NER.⁷

¹ NER, r.6.12.1(15)

² NER, r.6.12.1

³ NER, r.67.5(e)

⁴ Evoenergy's proposed <u>Framework</u> is on the AER website.

⁵ AER, Proposed Negotiated Distribution Service Criteria for Evoenergy, Regulatory Control Period 1 July 2019 to 30 June 2024, Call for submissions, February 2018.

⁶ Evoenergy, *Regulatory proposal for the ACT electricity distribution network 2019-24, Appendix 15.1: Proposed negotiating framework, January 2018.*

⁷ Evoenergy, Overview of the regulatory proposal, Regulatory proposal for the ACT electricity distribution network 2019-24, January 2018, p. 31.

16.3 Assessment approach

16.3.1 Negotiating framework

A negotiating framework must meet the requirements of rule 6.7.5(c) of the NER and be consistent with any of the requirements set out in rule 6.7.5(d).. Our assessment therefore examined whether Evoenergy's proposal has met these requirements.

16.3.2 Negotiated distribution service criteria

The negotiated distribution service criteria apply to negotiations for access to any services classified as negotiated distribution services or offered by a distributor during a regulatory control period. The criteria also apply to the resolution of access disputes over negotiated distribution services.⁸ The negotiated distribution services criteria must give effect to principles set out in the NER, which are as follows:⁹

(1) the price for a negotiated distribution service should be based on the costs incurred in providing that service, determined in accordance with the principles and policies set out in the Cost Allocation Method for the relevant Distribution Network Service Provider;

(2) subject to subparagraphs (3) and (4), the price for a negotiated distribution service should be at least equal to the cost that would be avoided by not providing the service but no more than the cost of providing it on a stand alone basis;

(3) if the negotiated distribution service is the provision of a shared distribution service that:

(i) exceeds the network performance requirements (if any) which that shared distribution service is required to meet under any jurisdictional electricity legislation; or

(ii) exceeds the network performance requirements set out in schedules 5.1a and 5.1,

then the differential between the price for that service and the price for the shared distribution service which meets (but does not exceed) the network performance requirements under any jurisdictional electricity legislation or as set out in schedules 5.1a and 5.1 (as the case may be) should reflect the increase in the Distribution Network Service Provider's incremental cost of providing that service;

(4) if the negotiated distribution service is the provision of a shared distribution service that does not meet (and does not exceed) the network performance requirements set out in schedules 5.1a and 5.1, the differential between the price for that service and the price for the shared distribution service which

⁸ NER, cl. 6.7.4(a).

⁹ NER, cl. 6.7.4(b).

meets (but does not exceed) the network performance requirements set out in schedules 5.1a and 5.1 should reflect the cost the Distribution Network Service Provider would avoid by not providing that service;

(5) the price for a negotiated distribution service must be the same for all Distribution Network Users unless there is a material difference in the costs of providing the negotiated distribution service to different Distribution Network Users or classes of Distribution Network Users;

(6) the price for a negotiated distribution service should be subject to adjustment over time to the extent that the assets used to provide that service are subsequently used to provide services to another person, in which case the adjustment should reflect the extent to which the costs of that asset are being recovered through charges to that other person;

(7) the price for a negotiated distribution service should be such as to enable the Distribution Network Service Provider to recover the efficient costs of complying with all regulatory obligations or requirements associated with the provision of the negotiated distribution service;

(8) any access charges:

(A) in respect of providing distribution network user access to negotiated distribution services which would have been negotiated distribution services regardless of the operation of clause 6.24.2(c) should be based on the costs reasonably incurred by the Distribution Network Service Provider in providing that access and, in the case of compensation referred to in clauses 5.5(f)(4)(ii) and (iii), on the revenue that is likely to be foregone and the costs that are likely to be incurred by a person referred to in those provisions where an event referred to in those provisions occurs; and

(B) in respect of providing transmission network user access to negotiated distribution services which would have been treated as negotiated transmission services were it not for the operation of clause 6.24.2(c) should be based on the costs reasonably incurred by the Distribution Network Service Provider in providing that access and, in the case of compensation referred to in clauses 5.4A(h) - (j), on the revenue that is likely to be foregone and the costs that are likely to be incurred by a person referred to in those provisions where an event referred to in those provisions occurs;

(9) the terms and conditions of access for a negotiated distribution service should be fair and reasonable and consistent with the safe and reliable operation of the power system in accordance with the Rules (for these purposes, the price for a negotiated distribution service is to be treated as being fair and reasonable if it complies with principles (1) to (7) of this clause);

(10) the terms and conditions of access for a negotiated distribution service (including, in particular, any exclusions and limitations of liability and indemnities) must not be unreasonably onerous taking into account the allocation of risk between the Distribution Network Service Provider and the other party, the price for the negotiated distribution service and the costs to the Distribution Network Service Provider of providing the negotiated distribution service;

(11) the terms and conditions of access for a negotiated distribution service should take into account the need for the service to be provided in a manner that does not adversely affect the safe and reliable operation of the power system in accordance with the Rules.

The framework must be consistent with rule 6.7.5(d) which provides:

Notwithstanding the foregoing, the negotiating framework must not be inconsistent with any of the requirements of:

(1) rules 5.3, 5.3A and 5.5 insofar as the negotiating framework applies to negotiated distribution services which would have been negotiated distribution services regardless of the operation of clause 6.24.2(c); and

(2) rules 5.3, 5.3A and 5.4A insofar as the negotiating framework applies to negotiated distribution services which would have been treated as negotiated transmission services were it not for the operation of clause 6.24.2(c),

and any other relevant provisions of this Chapter 6 and, in the event of any inconsistency, those requirements prevail.

16.4 Reasons for draft decisions

16.4.1 Negotiating framework

Evoenergy's proposed negotiating framework incorporates the minimum requirements specified by rule 6.7.5(a) of the NER and is consistent with rule 6.7.5(d). Our assessment of Evoenergy's compliance with each NER requirement is set out in Table 16.1.

Table 16.1 Assessment of proposal against NER requirements

NER requirement	Evoenergy proposal	AER assessment
Distributor and applicant to negotiate in good faith— cl. 6.7.5(c)(1)	Section 3	Satisfies NER
Distributor to provide all such commercial information reasonably required to enable the applicant to engage in effective negotiations— cl. 6.7.5(c)(2)	Section 7	Satisfies NER
Distributor to identify and inform the applicant of the reasonable costs of providing the negotiated service; demonstrate the charges reflect costs and have appropriate arrangements for assessment and review of the charges and the basis on which they are made—cl. $6.7.5(c)(3)$	Section 7.1.3	Satisfies NER
Applicant to provide all such commercial information reasonably required for a distributor to engage in effective negotiation— cl. 6.7.5(c)(4)	Sections 5 and 6	Satisfies NER
Framework to specify a reasonable	Section 4	Satisfies NER

NER requirement	Evoenergy proposal	AER assessment
period of time for commencing, progressing and finalising negotiations and require each party to use reasonable endeavours to adhere to time periods— cl. 6.7.5(c)(5)		
Framework to specify a dispute resolution process in accordance with the relevant provisions— cl. 6.7.5(c)(6)	Section 11	Satisfies NER
Framework to specify arrangements for payment of distributor's reasonable direct expenses incurred in processing the application— cl. 6.7.5(c)(7)	Section 12	Satisfies NER
Distributor to determine the potential impact of providing a negotiated distribution service on other distribution network users— cl. 6.7.5(c)(8)	Section 9.1	Satisfies NER
Distributor to notify and consult with any affected distribution network user and ensure that providing the negotiated distribution service does not result in noncompliance with obligations to other network users under the NER— cl. 6.7.5(c)(9)	Section 9.2	Satisfies NER
Distributor to publish the results of negotiations on its website	Section 15	Satisfies NER

16.4.2 Negotiated distribution service criteria

On 16 February 2018 we published for consultation a negotiated distribution service criteria for Evoenergy.¹⁰ The criteria have been developed in accordance with the principles relating to access to negotiated distribution services.¹¹ We received no submissions on our proposed criteria, and our draft decision is to adopt them for this determination. Our negotiated distribution service criteria are set out at Appendix A.

¹⁰ AER, Proposed Negotiated Distribution Service Criteria for Evoenergy, Regulatory Control Period 1 July 2019 to 30 June 2024, Call for submissions, February 2018.

¹¹ NER, cl. 6.7.4(b).

A Negotiated distribution services criteria

National Electricity Objective

The terms and conditions of access for a negotiated distribution service, including the price that is to be charged for the provision of that service and any access charges, should promote the achievement of the national electricity objective.

Criteria for terms and conditions of access

Terms and conditions of access

1) The terms and conditions of access for a negotiated distribution service must be fair and reasonable and consistent with the safe and reliable operation of the power system in accordance with the NER.

2) The terms and conditions of access for a negotiated distribution service (including in particular, any exclusions and limitations of liability and indemnities) must not be unreasonably onerous taking into account the allocation of risk between a distributor and any other party, the price for the negotiated distribution service and the costs to a distributor of providing the negotiated distribution service.

3) The terms and conditions of access for a negotiated distribution service must take into account the need for the service to be provided in a manner that does not adversely affect the safe and reliable operation of the power system in accordance with the NER.

Price of services

4) The price for a negotiated distribution service must reflect the costs that a distributor has incurred or incurs in providing that service, and must be determined in accordance with the principles and policies set out in the relevant Cost Allocation Method.

5) Subject to criteria 7 and 8, the price for a negotiated distribution service must be at least equal to the cost that would be avoided by not providing that service but no more than the cost of providing it on a stand-alone basis.

6) If a negotiated distribution service is a shared distribution service that:

(a) exceeds any network performance requirements which it is required to meet under any relevant electricity legislation, or

(b) exceeds the network performance requirements set out in schedule 5.1a and 5.1 of the NER then the difference between the price for that service and the price for the shared distribution service which meets network performance requirements must reflect a distributor's incremental cost of providing that service (as appropriate).

7) If a negotiated distribution service is the provision of a shared distribution service that does not meet or exceed the network performance requirements, the difference between the price for that service and the price for the shared distribution service which meets, but does not exceed, the network performance requirements should reflect the cost a distributor would avoid by not providing that service (as appropriate).

8) The price for a negotiated distribution service must be the same for all Distribution Network Users unless there is a material difference in the costs of providing the negotiated distribution service to different Distribution Network Users or classes of Distribution Network Users.

9) The price for a negotiated distribution service must be subject to adjustment over time to the extent that the assets used to provide that service are subsequently used to provide services to another person, in which case such adjustment must reflect the extent to which the costs of that asset are being recovered through charges to that other person.

10) The price for a negotiated distribution service must be such as to enable a distributor to recover the efficient costs of complying with all regulatory obligations or requirements associated with the provision of the negotiated service.

Criteria for access charges

11) Any charges must be based on costs reasonably incurred by a distributor in providing distribution network user access and, in the case of compensation referred to in clauses 5.5(f)(4)(ii) and (iii) of the NER, on the revenue that is likely to be foregone and the costs that are likely to be incurred by a person referred to in those provisions where an event referred to in those provisions occurs (as appropriate).

12) Any charges must be based on costs reasonably incurred by a distributor in providing transmission network user access to services deemed to be negotiated distribution services by clause 6.24.2(c) of the NER, and, in the case of compensation referred to in clauses 5.4A(h) to (j) of the NER, on the revenue that is likely to be foregone and the costs that are likely to be incurred by a person referred to in those provisions where an event referred to in those provisions occurs (as appropriate).