20th March 2019



Active Utilities Pty Ltd ABN 43 818 767 917

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To: Mark Feather General Manager, Policy and Performance Australian Energy Regulator GPO Box 520 Melbourne VIC 3001

Dear Mark

Re: Active Utilities Pty Ltd (AU) Submission to AER's Draft Legislative Instrument – Default Market Offer Prices - March 2019

Thank you for the opportunity to comment on the AER's Draft Legislative Instrument – Default Market Offer Prices.

Active Utilities welcome the draft legislative instrument on default market offer prices, though have some concerns in relation to the lack of published timing profiles as stated on *Active Utilities submission to the AER on the draft determination of default market offer prices*.

As mentioned under "Timings of Profiles" in the aforementioned submission, Active Utilities requested timing profiles for the Time of Use Tariffs (assumptions). Active Utilities believe it would be more beneficial for these timing profiles to be published under the Legislative Instrument or other suitable publication administered by the AER. This will assist retailers in generating an appropriate average bill for the purpose of comparing to a reference bill.

Active Utilities also refers the AER to both below submissions when finalising the Default Market Offer prices determination:

- 1. Active Utilities Pty Ltd submission response Default Market Offer Price submitted December 2018
- 2. Active Utilities Pty Ltd submission response draft determination of default market offer prices submitted March 2019

If you require any further information in relation to this submission, please feel free to contact me.

Kind Regards,

Mick Dovile General Manager