



electric future

## Submission in Support of PLUS ES Trial Waiver – AER212772

18<sup>th</sup> November 2024

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Dear Lyndal,

Electric Future was founded with a vision of accelerating the renewable energy transition by electrifying and orchestrating Consumer Energy Resources (CER) assets both as an asset-owner and as a CPO. We supply, install, operate and maintain CER assets for leading Australian energy clients and we also selectively provide strategic advice and sustainability services (certificates and trading) where our clients require added-value solutions.

Electric Future supports PLUS ES 's application for a trial waiver (including the addendum). As a CPO, Electric Future can see real and meaningful benefits to EV users and industry through reduced costs in EV installations and maintenance.

The trial waiver represents a first step towards realising the benefits of the AEMC's CER Benefits Rule Change and will provide important learnings to AEMO as it works towards developing its updated Metrology Procedures to effect the Rule Change.

These benefits will include cost reductions for EV users, CPOs and other market participants from the reduced installation costs by removing the need for a separate metering box above the charger box.

Electric Future has long advocated for reforms to enable these types of streamlined metering solutions for EV charging and looks forward to the learnings that market bodies obtain from the trial.

Electric Future is also interested in engaging PLUS ES to trial the proposed metering arrangement in our chargers. We hope this will improve the diversification of learnings for customers and the NEM more broadly.

Please don't hesitate to contact me if you require any further information.

Sincerely,

[Redacted Signature]  
Managing Director

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