Helping you with all you need to know:
Distribution
Customer Charter

1 October 2018
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The Customer Charter is a formal document that sets out our commitment to our residential and small business customers.

It provides you with information about your electricity connection contract with Ergon Energy Corporation Limited (Ergon Energy). That is, information on our respective rights and obligations on a range of issues relating to the provision of customer connection and other services to you.

The Customer Charter is only a summary of these rights and obligations. They are explained more fully under the applicable energy laws.

What do we do for you?

Ergon Energy is your electricity distributor. This means we own and operate the electricity supply network including the poles, wires and cables that supply your electricity. We will remain your distributor unless you move to another distribution service area.

Any work that is required on the supply network side of your connection point is the responsibility of Ergon Energy Network.

Any work from the connection point on your premises is your responsibility and should always be carried out by a licensed electrical contractor.

Do you have any questions?

For all enquiries relating to the physical connection and/or supply of electricity to your premises, please contact us. We’re happy to help in any way we can. Our other contact details can be found on the back page of this Customer Charter booklet.

For all enquiries about the purchase of electricity and your electricity account, you will need to contact your electricity retailer.

Who is the Customer Charter for?

This Customer Charter is for residential and small business customers that Ergon Energy supplies electricity to under the Deemed Standard Connection Contract.

A residential or small business customer consumes less than 100MWh of electricity in a year.

Customers have the right to enter into a negotiated connection contract under different terms and conditions.

We will provide connection services to you under the Deemed Standard Connection Contract unless we have entered into a negotiated connection contract with you for your premises.
Other useful information

A range of other useful information is available on our website or by request. Available information includes:

• a description of how to read a meter and check its reliability;

• information on electrical safety, including safety switches and vegetation control;

• information on your responsibility for any overhead or underground lines that are owned, or are to be owned, by you; and

• the prospect of voltage fluctuations (for example, power surges, spikes, blackouts and brownouts) and preventative measures you can take.

Our service promises to you

As part of our commitment to you, we’ve introduced a series of service standards and guarantees across our business.

Our service promises and guarantees are:

1. we’ll put you, our customer, first;
2. quick and easy connections;
3. safer and more reliable electricity supply; and
4. listen to your feedback.

We’ll put you, our customer, first

In doing so, we will:

• make it easy for you to contact us;
• be courteous, friendly, and professional;
• listen and respond to your needs and concerns;
• respect your privacy; and
• use plain language in all our communications with you.
Calling us
When you call us, we will:
• identify ourselves on answering your call; and
• aim to transfer you only once if your enquiry requires specialist attention; or
• arrange for the correct person to return your call within a certain time, or at a time convenient to you.

Writing to us
When you write, fax or email us, we will:
• acknowledge your correspondence;
• let you know who is dealing with your enquiry; and
• aim to respond to your query within five business days.

Access for all
We will:
• ensure our public areas are accessible to people with disabilities;
• ensure our services are accessible to people with vision or hearing impairments;
• provide free access to translation and interpreting services; and
• provide a copy of the Customer Charter in a large print format upon request.

Quick and easy connections

Reconnecting disconnected premises
We will always aim to reconnect your electricity supply promptly if your premises have been disconnected.

If you are entitled to have your electricity supply reconnected and have taken all the necessary steps to have the premises reconnected, the following time frames will apply:
• if you are connected to an urban feeder and you request your retailer to reconnect you by 12pm on a business day, we will reconnect your electricity supply the same day or as agreed;
• if your request is made to your retailer after 12pm, we will reconnect you by the next business day or as agreed;
• if your request is made on a non-business day, we will reconnect you on the next business day or as agreed;
• if you are connected to a short rural feeder, we will reconnect you by the next business day after your request to your retailer or as agreed; and
• if you are connected to a long rural or isolated feeder, we will reconnect you within 10 business days of your request to your retailer or as agreed.

OUR GUARANTEE:
If we don’t reconnect you within these times, or as agreed, we’ll pay you $57 for each day we’re late.*
Getting connected
If supply is available, you (and/or your electrical contractor) have lodged all required paperwork and a valid service order request has been received by us from your Retailer, electricity supply to your premises will be connected on the agreed date.

Or where no date is agreed, we will connect you:
• within 5 business days if you are connected to an urban feeder;
• within 10 business days if you are connected to a short rural or long rural feeder; or
• within 30 business days if you are connected to an isolated feeder.

OUR GUARANTEE:
If we don’t connect you on the agreed date, we’ll pay you $57 for each day we’re late.*

Should we need to construct new powerlines or infrastructure to connect your premises, we will work with you to set a date for the connection to be completed.

Punctual appointments
If we make an appointment with you, where we will visit your premises for reading, testing, maintaining or inspecting a meter, or inspecting, altering or adding to the electrical installation, we’ll make that appointment for a specified day. If we cannot attend we’ll contact you before the day to reschedule.

OUR GUARANTEE:
If we don’t attend on the correct day and haven’t rescheduled the appointment, we’ll pay you $57 for the inconvenience.*

Wrongful disconnection
While we make every effort to ensure our people have the right expertise, training, equipment and systems so that things go as planned, sometimes mistakes happen.

OUR GUARANTEE:
If we wrongfully disconnect the electricity at your home or business, we will pay you $142 for the inconvenience.*

A disconnection is considered to be wrongful if:
• we are not entitled to disconnect you under legislation or your connection contract;
• we fail to comply with the required procedures for disconnection under your connection contract;
• we disconnect the wrong premises because of an error in the retailer’s request; or
• your retailer has not given you a disconnection warning where one is required.

Safer and more reliable electricity supply
We’re committed to providing a safe and reliable supply of electricity to your home or business. However, it is not possible to promise a 100% reliable supply. Sometimes interruptions occur beyond our control, such as during storms or accidents.

What we can promise is to do everything in our power to ensure our equipment and people are best able to deal with these interruptions. And if the electricity does
go out, we’ll keep you informed while we work hard to restore the supply as quickly as possible.

Unplanned interruptions
If there is an unplanned interruption to your electricity supply, we promise to try and restore the supply as quickly as possible.

OUR GUARANTEE:
If you are connected to an urban or short rural feeder and the electricity supply is not restored within 18 hours, or if you are connected to a long rural or isolated feeder and the electricity supply is not restored within 24 hours, we’ll pay you $114.*

Planned interruptions
Planned maintenance and upgrades are an essential part of improving our electricity network. However, we will always try to minimise the impact of any interruptions on our customers.

Except in emergencies, if we need to carry out work that requires us to interrupt your electricity supply, we’ll notify you at least four business days in advance, by mail, letterbox drop, newspaper, press advertisement or other appropriate means. The notice will advise the expected date, time and duration of the planned interruption.

OUR GUARANTEE:
If we don’t inform you of a planned interruption and one occurs, we’ll pay you $28 if you are a small residential customer and $71 if you are a small business customer.*

Number of interruptions per year
Because we recognise the important role electricity plays in our everyday lives, we are determined to minimise the number of interruptions that affect you.

OUR GUARANTEE:
In any financial year, if you are connected to an urban feeder and experience 13 or more eligible interruptions to your electricity supply, or you are connected to a short rural, long rural or isolated feeder and experience 21 or more eligible interruptions to your electricity supply, we’ll pay you $114 for the inconvenience.*

Hot water problems? Call us
If you are experiencing a hot water problem we can, in most circumstances, determine from your initial phone call if the problem is within our control. If it is, and you are connected to an urban or short rural feeder, we’ll attend to your enquiry within one business day or as otherwise agreed. If you are connected to a long rural or isolated feeder, we’ll attend to your enquiry by an agreed business day.

OUR GUARANTEE:
If you are connected to an urban or short rural feeder and we do not attend within one business day or as otherwise agreed, or you are connected to a long rural or isolated feeder and we do not attend by the agreed business day, we’ll pay you $57 for every day we’re late.*
Equipment damaged by power fluctuations

Power fluctuations are caused by a rapid increase in voltage and occur from time to time in all electricity supply systems. While power fluctuations cannot be predicted, you can take some precautions by having electricity protection devices installed.

If your household equipment is damaged as a result of a power fluctuation that is within Ergon Energy’s control, you can claim for compensation. We will then investigate to determine your eligibility. You can claim online; by phone; or in writing.

Our team will acknowledge and investigate your request and aim to send you a written reply within 10 business days.

When will the power come back on? Call us to find out

To keep you informed of electricity supply interruptions, we have a 24-hour faults service. You can obtain information on the time and cause (if known) of the interruption as well as the location and the estimated time when the supply of electricity will be restored. We update this information regularly as it is received from our field crews.

For long outages, such as in severe weather, progress reports will be broadcast on accessible local radio stations and other mediums where practicable.

If you are a registered Life Support customer and we learn the power will be out in your area for an extended period, an Ergon Energy representative will try to contact you to tell you of the expected duration of the interruption.

Listening to your feedback

Your feedback is important to us as it helps us improve the way we serve you.

We will:

- strive to understand your views and priorities;
- review your feedback when making business decisions;
- keep you informed with up-to-date and accurate information about us and our services; and
- monitor our performance and service levels every year to ensure we are meeting your needs.

Resolving complaints effectively

If our service does not meet your expectations, please contact us so we can improve the way we serve you.

All complaints to us will be handled in accordance with our standard complaints and dispute resolution procedures.

* Conditions apply. These Guaranteed Service Levels are set out in full in the Electricity Distribution Network Code available at qca.org.au
Guaranteed Service Level payment

If you are eligible for a Guaranteed Service Level payment, we will do our best to ensure this is paid automatically to you. If, however, you have not received a Guaranteed Service Level payment and believe you are entitled to one, you should make a request. Claims must be made within three months of the event, except for claims associated with the number of interruptions per year, which must be made within three months of the end of the financial year.

You can claim online; by phone; or in writing. Our team will investigate your request and, if your claim is valid, we aim to send you a written reply with payment within 10 business days. If your claim is not valid, we will promptly contact you by phone or send you a letter outlining the reasons why your claim has been denied.

Rights and obligations

The contract between us

Ergon Energy will supply electricity to your premises in accordance with applicable energy laws and the terms and conditions of your Deemed Standard Connection Contract with us.

This includes providing, installing and maintaining equipment for the provision of customer connection services at your premises. Our obligations extend up to the supply point for delivering electricity from our network to your premises only.

Before we can start supplying you with electricity, your premises must be connected to our supply network. To do this, you will need to establish an electricity account with your retailer.

Our obligation to supply you with electricity may be subject to:

• your application for supply not being at a rate more than the maximum capacity of the connection to our supply network;

• complying with a requirement by us for a reasonable advance payment, a reasonable security or agreement for security, or a capital contribution towards our costs incurred, or to be incurred, in extending or increasing the capacity of our supply network to provide you with services;

• if your premises have been disconnected, that we are reasonably satisfied that the matter that caused the disconnection has been rectified;
• for supply to premises for which there is an existing agreement with us, that you agree to similar terms to those that apply for the balance of the term of the existing agreement;

• that you will provide and maintain space, equipment, access, facilities or anything else required;

• that you have a retail contract with a retailer for the provision of customer retail services to the premises; and

• applicable energy laws, which may provide that an obligation does, or does not, apply.

When does the contract start?
The Deemed Standard Connection Contract applies without the need for you or us to actually sign a contract. Ergon Energy will supply electricity through our supply network to you at your premises under the terms and conditions of your Deemed Standard Connection Contract. Your Deemed Standard Connection Contract with us starts when we first provide you with customer connection services.

Subject to any requirements under applicable energy laws, we will provide the following customer connection services to you under your Deemed Standard Connection Contract:

• the connection of your premises to our supply network to allow us to supply electricity to your premises; and

• the supply of electricity from our supply network to your premises.

Unless you have a negotiated connection contract with Ergon Energy for your premises, your supply will be governed by the terms and conditions of the Deemed Standard Connection Contract.

What your contract does not cover
• the connection to our supply network of any generating plant you may have on your premises for the purpose of exporting electricity into our supply network. You will need to enter into a separate agreement with us if you intend to export electricity into our supply network;

• the provision of customer retail services to your premises. You will have a separate contract with your retailer that deals with the sale of electricity to your premises; and

• the arrangement for connecting your premises to our supply network where there is not currently a network available to your premises. In this situation, you may be required to pay us a capital contribution towards the establishment of the network.

Charges

Network and distribution non-network charges
You must pay us for the customer connection services we provide to you. These charges will be the amount determined by us for network charges and distribution non-network charges from time to time in accordance with all applicable regulatory instruments. Further information on our network and distribution non-network charges can be found at ergon.com.au

Network charges are our charges for:

• the distribution use of system charges for the use of our shared supply network; and
• any transmission use of system charges payable by us for the use of a transmission grid to which our supply network is connected.

Distribution non-network charges are the charges, approved by the Australian Energy Regulator, set out in our price list that:
• relate to a specific request by you or your retailer for us to do an activity or provide a service; or
• relate to a requirement under applicable energy laws, and do not include network charges.

Examples of distribution non-network charges are disconnection fees, reconnection fees, special meter read fees and meter test fees.

We will notify your retailer whenever there is a change in network charges or distribution non-network charges, or a material change in the processes for their determination.

Billing
We will provide your retailer with a bill for your network charges and distribution non-network charges. Your retailer will bill you for these charges on our behalf. If you pay these amounts to your retailer, you are taken to have paid that amount to us.

In limited circumstances, we may agree to bill you directly for network charges and/or distribution non-network charges, rather than billing you through your retailer. If we are billing you directly, we may require you to provide a security deposit. Except for distribution non-network charges, we cannot bill you directly unless you are a business customer with aggregate annual energy consumption across your premises of more than 100MWh of electricity per annum.

Charging categories
If there are any conditions that are relevant to any tariff or charging category which applies to you for provision of customer connection services to your premises, we will advise you or your retailer of those conditions. If you fail to comply with the conditions, we may change your tariff or charging category.

Your obligations

General obligations
You have a number of general obligations under your Deemed Standard Connection Contract.

You must:
• not mislead or deceive us in relation to any information provided;
• inform us or your retailer as soon as possible if:
  - there is any change to your contact details or any change materially affecting access to any metering equipment at the premises;
  - there is any proposed change in wiring or plant or equipment, including metering equipment, or any change to the operation of connected plant or equipment which may affect the quality, reliability, safety or metering of the connection or the supply of electricity to your premises or any other person;
  - there is any permanent material change to the electrical load or pattern of usage at the premises. For example, the installation of a large new air conditioning plant, motor, welder or other new equipment that uses a large amount of electricity;
• pay for the customer connection services in accordance with the Deemed Standard Connection Contract;

• comply with applicable energy laws and other relevant instruments relating to the provision of customer connection services under your Deemed Standard Connection Contract;

• comply with our reasonable requirements in accordance with applicable energy laws. This includes an obligation on you to provide and maintain at your premises any reasonable or agreed facility required by us for the provision of customer connection services;

• you must not, and must take reasonable steps to ensure others do not:
  - illegally use electricity supplied to your premises;
  - interfere or allow interference with any of our equipment at your premises, except as may be permitted by law;
  - use the electricity supplied to your premises or any electrical equipment in a way that unreasonably interferes with the connection or supply of electricity to another customer, or causes damage or interference to any third party;
  - allow customer connection services provided by us to be used other than in accordance with your Deemed Standard Connection Contract and the applicable energy laws; or
  - tamper with, or permit tampering with, any meters or associated equipment.

**Life Support Program**

If a person living at the premises requires life support equipment, you must register the premises for our Life Support Program. This is important to ensure that the premises are not disconnected, except as permitted under the energy laws, while the person resides there.

You must inform us if the person on the Life Support Program vacates the premises or no longer requires this service.

**Access to the premises**

You must provide us (and our authorised representatives) safe, convenient and unhindered access to your premises at any reasonable time. This includes taking appropriate action to prevent menacing or attack by animals, so that we can:

• read, test, maintain, inspect or alter any meter at the premises;

• calculate or measure electricity supplied or taken at the premises;

• check the accuracy of metered consumption at the premises;

• replace meters, control apparatus and other electrical equipment of ours;

• connect or disconnect supply to the premises;

• examine or inspect an electrical installation at the premises;

• inspect, make safe, operate, change, maintain, remove, repair or replace any of our works at the premises;

• undertake repairs, testing or maintenance of the supply network;

• clear vegetation from electric lines and electrical equipment owned by us;
• take action to decide the appropriate tariff or charging category for the premises; and
• perform services requested by you or your retailer.

We, and our representatives, will always comply with all relevant legal requirements and will carry or wear official identification and show it when requested to.

**Interruption to supply**

Your customer connection services may be interrupted or limited from time to time. We will ensure this is in accordance with the circumstances set out in the applicable energy laws or conditions of any applicable tariff or charging category.

**Interruptions**

We will notify you of a planned interruption at least four business days in advance (unless a shorter period is agreed by you) by mail, letterbox drop, newspaper or press advertisement or other appropriate means. For work that we need to perform without delay to prevent, rectify or mitigate an emergency, we will provide you with whatever reasonable notice we are able to in the circumstances.

If the supply of electricity to the premises is interrupted as a result of an emergency, we will:

• make information regarding the nature of the emergency available and, where reasonably possible, estimate the time when the supply of electricity will be restored. This information will be available via our 24-hour information service; and

• use all reasonable endeavours to restore the supply of electricity to the premises as soon as possible.

**Life Support Program**

If you have registered your premises as having life support equipment, we will:

• provide you with access to a dedicated emergency number;
• give you notice of planned interruptions in writing; and
• give you information to assist the preparation of a plan of action in case of interruptions.

**Your right to information**

Should you ask us, we will always do our best to provide an explanation for any interruption to your supply of electricity and/or standard of supply in breach of any relevant standards under applicable energy laws.

**Guaranteed Service Levels**

Under the Electricity Distribution Network Code, we are required to meet certain service levels if you are a small customer. If we do not meet these service levels, you may be entitled to a payment.

Information on the service levels we are required to meet, the payment amounts and how you can make a request for a Guaranteed Service Level payment can be found under “Our service promises to you”.

•  "..."
If you have a complaint relating to our service, product, staff or complaint process, we encourage you to contact us.

Ergon Energy has developed a Standard Complaint and Dispute Resolution Procedure. This explains how we will manage your complaints and disputes, when you can expect to hear from us, and what options you have if you feel your complaint or dispute has not been handled effectively. This document can be found at ergon.com.au.

We’ll make every effort to address your complaint when you first contact us. If we’re unable to resolve your complaint at first point of contact we will refer it to our Customer Investigations and Resolutions Team.

If you are not satisfied with the response or proposed resolution, you have the right to request that your complaint or dispute be escalated to the Distribution Customer Advocacy Team.

Should you not be satisfied with the investigation outcome you are entitled to contact the Energy and Water Ombudsman of Queensland. They can be contacted at ewoq.com.au or by calling 1800 662 837, once you have provided us with the opportunity to resolve it first.

When we can disconnect

Subject to Ergon Energy following all necessary processes required by the applicable energy laws and Deemed Standard Connection Contract, including the provision of notice where required, we may arrange to disconnect your premises if:

• your retailer requests us to arrange disconnection;
• you refuse or fail to pay us following a request for a capital contribution;
• you do not provide and maintain space, equipment, access, facilities or anything else you must provide for customer connection services;
• you fail to give safe access;
• there are health and safety reasons;
• there is an emergency;
• we are required to do so at the direction of a relevant authority including State or Federal police;
• you provided false information to us or your retailer (in circumstances where you would not have been entitled to be connected if the false information had not been provided);
• you do any of the following or fail to take reasonable steps to ensure others do not do any of the following:
  - illegally use electricity supplied to the premises;
- interfere or allow interference with any of our equipment which is at the premises, except as permitted by law;

- use the electricity supplied to the premises or any electrical equipment in a manner which unreasonably interferes with the connection or supply of electricity to another premises or which causes damage or interference to any third party;

- allow customer connection services provided by us to be used other than in accordance with the Deemed Standard Connection Contract or by law; or

- tamper with, or permit tampering with, any meters or associated equipment;

- we are billing you directly and you fail to pay a bill by a due date;

- we are entitled to require a security deposit from you and upon request, you do not provide a security deposit; or

- we are otherwise entitled under applicable energy laws to disconnect you.

We can disconnect your premises within the above times if any of the following circumstances apply:

- for reasons of health and safety, or in an emergency;

- if the electricity or services provided to you, or our equipment at your premises, are wrongfully used or tampered with;

- on your request or with your agreement; or

- as directed by a relevant authority such as the State or Federal Police.

If you have registered your premises as having life support equipment, Ergon Energy will not disconnect your supply, except in an emergency.

### Reconnection after disconnection

We will reconnect your premises where:

- all conditions for reconnection have been met;

- the grounds for disconnection have been resolved (this may include complying with requirements set out in the contract you have with your retailer); and

- your retailer makes a request to us for reconnection on your behalf.

Unless you request a later date, we will reconnect your premises on the same business day if we receive a valid request from your retailer by 12pm. Exceptions to this are where:

- your premises is supplied through a short rural feeder, in which case we will reconnect you on the next business day; or

- your premises is supplied through a long rural feeder or isolated feeder, in which case we will reconnect you within 10 business days.

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**When we will not disconnect**

Ergon Energy will not disconnect your premises:

- before 8am or after 3pm on a business day;

- on a Friday, on a weekend, on a public holiday, or on the day before a public holiday; or

- between 20 December and 31 December (inclusive) in any year.
Your retailer should be able to advise you at the time you make a request for reconnection of the time frame that is likely to apply.

If you have been wrongfully disconnected we will, without charge to you, reconnect your premises as soon as reasonably possible. A disconnection is considered wrongful if we disconnect your premises and we, or a person requesting us to disconnect your premises (such as your retailer), did not have a right to do so.

Your contract with us will end on the earliest date that one of the following occurs:

- if your retailer notifies us that the supply of energy to the premises is to be disconnected (a ‘termination notice’) — subject to paragraph (b), on the date we disconnect the premises, (even if you have vacated the premises earlier); or

- if you start receiving supply of energy for the premises under a different customer connection contract — on the date that contract starts; or

- if a different customer starts receiving supply of energy for the premises — on the date the connection contract of that customer starts; or

- if we both agree to a date to end the contract — on the date that is agreed; or

- 10 business days after we disconnect the premises, if you have not met the requirements for reconnection or made a request to your retailer to be reconnected within that time; or

- if your retailer gives us a termination notice but you do not give safe and unhindered access to your premises to conduct a final meter reading (where relevant), this contract will not end until a final meter reading is carried out.

Depending on where your premises are located, up to 10 business days’ notice may be needed to stop providing customer connection services to the premises when requested by you. We encourage you to contact your retailer as soon as possible with your request.

Ending your contract

Privacy

Information collection

We collect personal information from you so that we can identify you, manage your connection, provide services you have requested and inform you of other related products and services that meet your needs.

In some circumstances we may need to collect health related information from you to protect your health and safety. For example, for customers that require an uninterruptible electricity supply for kidney dialysis or continuous positive air pressure machines.

Where possible, we will collect your information directly from you. However, in certain cases we will also confirm your details with external agencies such as electricity retailers. We only collect personal information by lawful and fair means.
Use and disclosure of information

We will only use or disclose personal information with your consent, or in ways you would reasonably expect, including:

• to bill your electricity and related service accounts with us;
• to improve our relationship with you;
• to inform customers of related products and services;
• for our legal and regulatory reporting and compliance requirements; or
• as authorised or required by law.

Occasionally, Ergon Energy may engage the services of a third party to distribute promotional material on our behalf. These business partners are contractually obliged to adhere to privacy requirements. If you do not wish to receive direct marketing material, you may contact Ergon Energy on 13 74 66 to opt out.

Ergon Energy takes steps to destroy or de-identify personal information if it is no longer needed for any purpose. Your information will be dealt with by Ergon Energy in accordance with our Privacy Statement. Our Privacy Statement sets out how you may access and seek correction of your personal information, or make a privacy related complaint.

Further information about how Ergon Energy handles your personal information can be found within our Privacy Statement at ergon.com.au.

Definitions

**business customer** means a customer who is not a residential customer;

**business day** means a day other than a Saturday, Sunday or public holiday, unless otherwise defined in the applicable energy laws;

**customer** means a person to whom energy is sold to for the premises by a retailer, or who proposes to purchase energy for the premises from a retailer;

**disconnection of premises** means the opening of a connection in order to prevent the flow of energy to the premises, but does not include an interruption;

**disconnection warning** means a notice to advise you of the matter giving rise to the potential de-energisation of your premises and specifying a period in which you must rectify the matter to avoid de-energisation of your premises;

**electric line** means a wire or conductor or associated equipment used for transmitting, transforming, or supplying electricity at a voltage greater than extra low voltage;

**electrical equipment** is any apparatus, appliance, cable, conductor, fitting, insulator, material, meter or wire:

(a) used for controlling, generating, supplying, transforming or transmitting electricity at a voltage greater than extra low voltage; or

(b) operated by electricity at a voltage greater than extra low voltage; or

(c) that is, or that forms part of, a cathodic protection system;

**electrical installation** means a group of items of electrical equipment;

**Electricity Act** means the *Electricity Act 1994* (*Qld*);

**Electricity Distribution Network Code** means the Electricity Distribution Network Code made under the *Electricity Act*;
emergency means an emergency due to the actual or imminent occurrence of an event which in any way endangers or threatens to endanger the safety or health of any person, or normal operation of the distribution transmission system, or that destroys or damages, or threatens to destroy or damage, any property;

energy laws means legislation including:

- the National Energy Retail Law set out as a schedule to the National Energy Retail Law (South Australia) Act 2011 (SA), as amended by the National Energy Retail Law (Queensland) Act 2014 (Qld)
- the National Energy Retail Rules, as amended by the National Energy Retail Law (Queensland) Regulation 2014 (Qld)
- the National Energy Retail Regulations
- the National Electricity Law (set out as a schedule to the National Electricity (South Australia) Act 1996 (SA), as amended by the Electricity – National Scheme (Queensland) Act 1997 (Qld)
- the National Electricity Rules, as amended by the Electricity – National Scheme (Queensland) Regulation 2014 (Qld)
- the Electricity Act 1994 (Qld) and the Electricity Regulation 2006 (Qld)
- the Electricity Distribution Network Code
- the Electrical Safety Act 2002 (Qld), Electrical Safety Regulation 2013 (Qld) and the Electrical Safety (Codes of Practice) Notice 2013 (Qld)

Ergon Energy means Ergon Energy Corporation Limited ABN 50 087 646 062;

final meter reading means the last recording of actual electricity data for a customer when they vacate an address or change retailer;

interruption means a temporary unavailability or temporary curtailment of the supply of energy to a customer’s premises, but does not include unavailability or curtailment in accordance with the terms and conditions of a customer retail contract or customer connection contract, and any applicable tariff agreed with the customer;

metering data has the meaning given that term in the National Electricity Rules;

premises of a customer, means premises owned or occupied by the customer;

residential customer means a customer who purchases energy principally for personal, household or domestic use, at their premises;

small business customer, for premises, means a customer who is both a small customer and a business customer;

small customer, for premises, means a customer who consumes less than 100MWh of electricity per annum;

supply network means a system, or part of a system, of electric lines, substations and associated equipment, other than a transmission grid, for supplying electricity to customers, whether or not generating plant is connected to it;

transmission grid means a system, or part of a system, of electric lines, substations and associated equipment providing connection between generation facilities and supply networks or customers not supplied through supply networks;

you means the customer to whom we are providing customer connection services.
How to contact us

General enquiries
13 74 66
7.00am - 5.30pm, Mon to Fri

Faults only
13 22 96
24 hours a day, 7 days a week

Life-threatening emergencies only
Triple Zero (000) or 13 16 70
24 hours a day, 7 days a week

ergon.com.au