# Removal of Controlled Load Profile - NSW

# PROCEDURE CONSULTATION PARTICIPANT RESPONSE TEMPLATE

Participant: PLUS ES

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## **Table of Contents**

1.	Context	3
2	Questions	3
<b>5</b> .	Other Issues Related to Consultation Subject Matter	4

#### 1. Context

This template is to assist stakeholders in giving feedback about the options detailed in the issues paper associated with the Removal of Controlled Load Profile - NSW expedited consultation.

The changes being proposed are because of changes to the NSW jurisdictional metrology material which have occurred requiring changes to AEMO's Retail Electricity Market Procedures.

#### 2. Questions

	Participant Comments
Do you have any comments to make in relation to the proposal?	PLUS ES supports the objective of amending procedures to remove the CLP for NSW NMIs and replace it with an alternate profile. However, we recommend that the MDP, is not locked into the proposed approach of allowing the profile change to coincide with the read cycle for each NMI.
	This approach requires the MDP to implement and support an interim process for a period greater than a 3-month read cycle. Additionally, at the end of the 3 months there is the potential that a portion of sample meters may have not been read, hence, requiring a 'clean-up' beyond the proposed 1 September date. If this process was to be maintained, PLUS ES suggests a holiday compliance period of 3 months post 1 September is required.
	An alternative approach, such as using the previous last read date to deliver the profile changes within the criteria set by AEMO, will deliver operational efficiencies without impacting the timelines and AEMO's market settlement process.
Do you have any comments to make regarding the fast-tracked approach to the procedure consultation?	Whilst the requirement for a fast-tracked procedure consultation is understood, PLUS ES notes the participant downstream impacts are not limited to only the profile name change. That is, the participant effort is not Low, as could be implied by a fast-tracked approach.

## 3. Other Issues Related to Consultation Subject Matter

### **Participant Comments**

In addition to the mark ups in the associated procedures, PLUS ES recommends the below feedback need to be considered:

#### **CATS Procedure -**

Table 4-D – NMI Classification Codes:

The Jurisdiction column for NMI Classification Code SAMPLE needs to be amended from **All** to identify that NSW is excluded, from 1 Sept 2024.

#### Standing Data for MSATS -

• Table 15 - CATS\_NMI\_DATA\_STREAM - Field Definitions:

In the description for **ProfileName**, NSW has been removed from the second bullet point. PLUS ES supports that this needs to be added to the bullet point above. That is, the first bullet point should read: In Victoria, **NSW**, and the ACT, the ProfileName must be NSLP.