



Part of the Energy Queensland Group



# Operational Update

## Energex Contestable Works

### Payment of Design Application Fees

Issue # C-0015 – 25/06/2020

#### Target Audience:

Energex Accredited Design Consultants

#### Introduction:

As part of the streamlining of the design application process, the design consultant shall be the party responsible for paying the Design Application Fee. Upon receipt of the design package, Energex will generate a Tax Invoice and send this to the consultant for payment of the application fee.

To maintain consistency with the above requirement, any fees associated with the resubmissions of designs will also be invoiced to and paid by the design consultant.

#### Design Application Fees

The design application fees are calculated by:

- The number of lots being created in a subdivision project
- The number of streetlights in a public lighting project
- The Accredited Design Consultants rating (A,B, or C)
- Complexity of the project in certain instances

#### Project Specific Fees and Charges

The developer is the party responsible for payment of all fees and charges as detailed on the Subdivision Electricity Supply Agreement or the Public Lighting Supply Agreement.

These project specific fees include:

- Field Audit Fee
- Network switching costs
- Where applicable, recoverable costs such as HV Live Line activities
- Additional Switching fees (any party)

#### Developer

For the purpose of this process, the term “developer” refers to any party entering into a Subdivision Electricity Supply Agreement or a Public Lighting Supply Agreement. This includes land developers, property developers, Local Government Authorities and Department of Main Roads and Transport.

#### Implementation Date

This process is effective from 1 August 2020.

**For more information please contact**  
**E-mail: [contestable@energyq.com.au](mailto:contestable@energyq.com.au)**