APPLICATION FORM FOR
THE ISSUE OF AN
ELECTRICITY
GENERATION LICENCE BY
THE
ESSENTIAL SERVICES
COMMISSION OF SA
UNDER THE ELECTRICITY
ACT 1996

July 2012
APPLICATION FORM FOR
THE ISSUE OF AN
ELECTRICITY
OPERATING LICENCE
BY
THE
ESSENTIAL SERVICES
COMMISSION OF SA
UNDER THE ELECTRICITY
ACT 1998

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INFORMATION FOR APPLICANTS BEFORE FILLING OUT THIS FORM

Purpose of this form

This form is to be completed by persons making application to the Essential Services Commission of South Australia (the Commission) for the issue of a licence to authorise electricity generation operations in the electricity supply industry in South Australia.

The Commission can also consider joint applications from two or more persons who wish to hold a licence jointly. Persons making joint applications must ensure that each of the applicants completes a separate application form, together with a covering letter explaining that the application is for a licence to be jointly held.

Generation operations which require a licence

Section 15(2)(a) of the Electricity Act 1996 (the Act) is explicit in that it requires a person that carries on the operation of the generation of electricity to hold a licence. This requirement applies to all generators with the exception of a generator that can rely on:

1. one of the statutory exemptions specified in the Electricity (General) Regulations 1997 (Regulations) outlined below;
2. an individual exemption issued by the Commission (with the approval of the Minister) pursuant to section 80(1) of the Act; or
3. an exemption made by Governor under a regulation pursuant to section 98(2)(e) of the Act.

Pursuant to Regulations 6(1) and (2), the following generators are exempt from the requirement to hold a generation licence:

- a generator whose generating plant has a rated nameplate output of 100kVA or less;
- a generator that does not supply electricity for reward to or by means of a transmission or distribution network;
- a generator that generates electricity for the sole consumption of that generator or a designated body (such bodies must be designated by the Minister¹); or
- a generator that generates electricity for a person at a premises occupied or used by the person as a tenant or licensee (whether directly or indirectly) of the generator (or a designated body) where that person is not charged for the supply of electricity except by a licensed retailer/generator or as an unspecified part of rent or charges for the occupation or use of the premises.

It is important for generators (or proposed generators) to carefully consider whether they can rely on a statutory exemption from the requirement to be licensed. If the reliance on a statutory exemption is queried by the Commission, the onus to provide evidence that a particular exemption can be relied upon is on the relevant generator.

¹ To date, the Minister for Energy and Resources has not designated any bodies for the purposes of Regulations 6(1).
In addition, in the event that the operations of a generator change so that it can no longer rely on one of the three exemptions specified above, it will need to apply to the Commission for a generation licence immediately in order to continue those operations.

**Basis for this form**

Section 16(1)(a) of the Act provides that an application for the issue of a licence must be made to the Commission in a form approved by the Commission. This is the form approved by the Commission.

**Prior reading**

It is essential that licence applicants read the Commission’s Advisory Bulletin No 4 – “Licensing Arrangements for the Electricity and Gas Supply Industries” before they fill out this form. This Bulletin is available on the Commission website [www.escosa.sa.gov.au](http://www.escosa.sa.gov.au) under electricity/licensing.

**Use of this form and applicant’s responsibilities**

An application for a licence may be made by any legal person including, without limitation, individuals, partnerships, incorporated associations, unit and other forms of trusts and corporations. Entities that are not a legal person (for example, an unincorporated joint venture) cannot apply for a licence.

For the purpose of this application form, reference to the term “Officer” include the applicant’s directors and secretary, and other persons who make or participate in making decisions that affect a substantial part of the business of the applicant (e.g. Chief Executive Officer, Chief Financial Officer, General Manager etc.).

Applicants should list the information requested in the spaces provided in this form and enclose additional information when required. Applicants must take all reasonable steps to ensure the information provided in the application form is complete, true and correct and are required to make a declaration to that effect in the application form. Failure to disclose information or misrepresent any matter relevant to such information may result in a licence not being issued or in the suspension or cancellation of a licence at a later time.

Applicants are responsible for providing the Commission with current, accurate and relevant documentation. This will ensure that the application is processed promptly and without delay. All applications are assessed on a case-by-case basis. If insufficient information is provided with an application, the Commission will request additional information to be submitted before the application is considered further.

**Licence conditions**

Sections 21(1) and 22 of the Act requires the Commission to place certain mandatory conditions in generation licences. The Commission strongly recommends that applicants review these mandatory conditions. Applicants must be familiar with the relevant conditions and confident that they can comply with the conditions.
Special licence conditions for wind generation licensees

Applicants for a wind generation licence should also familiarise themselves with the Commission’s Statement of Principles for Wind Licensing.² The key special licence conditions that are to be imposed on wind generation licensees as a result of the Statement of Principles are summarised below.

**Fault Ride-Through Capability**

1. Each generating unit which the licensee is authorized to operate under this licence must comply with:
   (a) the automatic access standards for generating system response to disturbances following contingency events specified in clause S5.2.5.5(b)(1) of the NER; and
   (b) subject to clause 2, the automatic access standards for generating system response to disturbances following contingency events specified in clause S5.2.5.5(b)(2) of the NER; and
   (c) subject to clause 3, the automatic access standards for generating system response to voltage disturbances specified in clause S5.2.5.4 of the NER.

2. The licensee is not required to comply with clause 1(b) in respect of a generating unit which the Licensee is authorized to operate under this licence where:
   (a) the minimum access standard requirements specified in clause S5.2.5.5(c)(2) of the NER in relation to generating system response to disturbances following contingency events; and
   (b) the requirements of clauses S5.2.5.5(d), (e) and (f) of the NER are satisfied in respect of that generating unit.

3. The licensee is not required to comply with clause 1(c) in respect of a generating unit which the licensee is authorized to operate under this licence where:
   (a) AEMO and the relevant network service provider have agreed, pursuant to clause S5.2.5.4(c)(3) of the NER, that there would be no material adverse impact on the quality of supply to other network users or of power system security as a result of that non-compliance; and
   (b) The requirements of clauses S5.2.5.4(c), (d), (e) and (f) of the NER are otherwise satisfied in respect of that generating unit.

**Reactive Power Capability**

1. The electricity generating plant operated by the licensee must at all times be capable of continuous operation at a power factor of between 0.93 leading and 0.93 lagging at real power outputs exceeding 5 MW at the connection point.

2. The electricity generating plant operated by the licensee must at all times be capable of providing:
   (a) subject to clause 4(b), at least 50% of the reactive power required to meet the power factor referred to in clause 1 on a dynamically variable basis; and

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(b) the balance of the reactive power required to meet the power factor referred to in clause 1 on a non-dynamic basis.

3. At generation levels below full rated output the electricity generating plant operated by the licensee must be capable of:
   (a) absorbing reactive power at a level at least pro-rata to that of full output; and
   (b) delivering reactive power at a level at least pro-rata to that of full output.

4. For the purposes of clause 2(a):
   (a) dynamically variable means continuous modulation of the reactive power output over its range, with an initial response time or dead time < 200 milliseconds and a rise time (as defined in clause S5.2.5.13 of the NER) < 1 second following a voltage disturbance on the network; and
   (b) for a period of ≤ 2 seconds on any single occasion, a short-term overload capability may be used to meet the 50% requirement, provided that use of that short-term overload does not cause a breach of any other licence condition.

5. The reactive power capability of the electricity generating plant operated by the licensee must be capable of control by a fast-acting, continuously variable, voltage control system which is able to receive a local and remote voltage set point.

6. The electricity generating plant operated by the licensee must be able to operate at either a set reactive power, or a set power factor, which is able to be set locally or remotely at any time.

7. The power factor or reactive power control mode of the electricity generating plant operated by the licensee must be capable of:
   (a) being overridden by voltage support mode during power system voltage disturbances; and
   (b) automatically reverting to power factor or reactive power mode when the disturbance has ceased.

Further information

Applicants should note that the Commission may ask applicants who have submitted an application form to provide further information to the Commission, or to clarify the information that they have already provided if required.

Please note that, in the event that an application lacks sufficient detail and the Commission is required to request additional information from an applicant, delays in the assessment of the application may occur.

Consultation and Confidentiality

The Commission will consult with relevant government, industry and consumer groups in the conduct of its licensing functions through a public consultation process. Consequently, applications and/or supporting information will be made available on the Commission’s website and in hard copy from the Commission’s office for this purpose.

If applicants believe that they are providing confidential information when completing this form they should write “this information is confidential” after any such information. It is the
applicant’s responsibility to ensure this is clearly highlighted on the form. Applicants should also provide a ‘non-confidential’ version of the form capable of publication on the Commission’s website.

The Commission will use information supplied in applications and in support of applications in accordance with the requirements of Part 5 of the Essential Services Commission Act 2002. Applicants claiming confidentiality are encourage to familiarise themselves with Part 5. Applicants should note that the Commission may disclose confidential information in some circumstances.

How to lodge an application

Applicants should send their completed application form in writing and electronically.

- In writing to: Essential Services Commission of SA
  GPO Box 2605
  Adelaide SA 5001

- Electronically to: licensing@escosa.sa.gov.au

Application fees and annual licence fees application

Applicants should also enclose the application fee (presently set by the Minister for Resources and Energy at $1,000 per licence) with their application.

Holding a licence incurs annual licence fees. The licence fees determined by the Minister for Resources and Energy are administered by the Commission. At annual intervals, the Commission, on behalf of the Minister, will send to each licensee, depending on the category within the sector, an invoice for the licence fee. Licence fees are to be paid on receipt of an invoice via one of the payment options set out in the invoice.

The initial licence will not be issued until the first annual licence fee (or approved licence fee instalment) has been paid.
LICENCE APPLICATION FORM

1. THE APPLICANT

Applicants must answer all questions in this section.

1.1 Identity of Applicant

State the full name of the applicant. The applicant is the person who will be undertaking the electricity generation operations that will be the subject of the licence. Joint applicants should each complete an application form, and submit their application forms at the same time, with a covering letter explaining that a joint application is being made.

Name: The applicant is Waterloo Wind Farm Pty Ltd which currently holds an existing generation licence for the 111MW Waterloo wind farm. Waterloo Wind Farm Pty Ltd is proposing an expansion to the existing wind farm which will include an additional 6 Vestas V117 3.3Mw turbines. This application seeks to expand the existing licence to incorporate the additional 6 turbines. The revised wind farm output will be 130.8MW.

1.2 Legal Identity of Applicant

Provide information about the applicant, (i.e. whether the applicant is a natural person, private limited company or partnership, etc). If the applicant is a body corporate, please also state the jurisdiction in which the applicant is registered, and the applicant’s ABN/ACN.

Waterloo Wind Farm Pty Ltd is a limited company in the jurisdiction of Victoria, ABN 87 113 160 731.

1.3 Address and Contact Details of Applicant

Business Address: Level 33, 385 Bourke Street, Melbourne

State: Victoria.................................. Post Code: 3000.................................

Postal Address (if different to Business Address):

same as above

State: ............................................ Post Code: ...........................................

Telephone: ..................................... Facsimile: ...........................................

E-mail:
1.4 Contact Person on behalf of Applicant

The full name, title and contact details of a person to whom the Commission can direct enquiries and correspondence about the application.

Full Name: Scott Fraser Connel .................................................................
Title: Director ........................................................................
Business Address: (Please communicate via email) Clutch Consulting .................................................................
.................................................................................................
State: ...................................................... Post Code: ......................................................
Postal Address (if different to Business Address):
same as above 
State: ...................................................... Post Code: ......................................................
Telephone: 0437 113 034 ................................ Facsimile: please use email........
E-mail: scott@clutchconsulting.com.au .................................................................

1.5 Contact Person for Licence Fees

(ESCOSA has confirmed that no fees are applicable for a licence amendment)

The full name and/or title of the person to whom the Commission can direct enquiries and correspondence about licence fees.

Full Name: n/a .................................................................................................
Title: n/a .................................................................................................
Business Address: n/a .................................................................................................
.................................................................................................
State: ...................................................... Post Code: ......................................................
Postal Address (if different to Business Address):
.................................................................................................
State: ...................................................... Post Code: ......................................................
Telephone: ................................ Facsimile: ................................
E-mail: .................................................................................................

1.6 Diagram of Corporate or other Structure

Please attach with this application form details of the corporate or other structure, including details of any related companies within the meaning of the Corporations Act 2001; and a diagram of the organisational chart, including composition of the board, management and other key personnel responsible for the key functions of the business.
Board of directors: (for both Waterloo Investment Holding pty ltd and Waterloo Wind Farm pty ltd)
Daniel Roberts – Director
Lyndon Frearson – Director
Lindsey Ward – Director
David Howell – Director

Management Team
Steve Symons – General Manager

Asset Manager: EnergyAustralia Asset Mgt pty ltd, ABN 48 160 534 243
Barend van Der Poll – Asset Managers representative
2 THE LICENCE

Applicants must answer all questions in this section.

2.1 Date from which Licence is sought

If the applicant seeks to have the licence issued by a certain date, provide this date. Please note that the Commission does not undertake to issue the licence by this date. Applicants should usually allow the Commission a minimum of eight weeks to consider an application, as a public consultation period of several weeks forms part of the Commission's consideration of licence applications.

The approval for the licence amendment is sought to align with the execution of the Deed of Amendment to the existing TCA (with ElectraNet). This deed of amendment will be executed immediately following the agreement on the revised generator performance standards with AEMO and ElectraNet. This is expected in mid November 2015.

2.2 Nature and scope of operations for which Licence is sought

Applicants for a generation licence must state the location of the generation plant, the expected name plate capacity of the generation plant, the type of generation and fuel used and some details about how the generator is to be connected to the network. Applicants for a wind generation licence must attach a map showing the location of the wind turbines.

The Waterloo wind farm has been operating since 2009 and consists of 37, 3MW Vestas V90 turbines. Located in the mid north of South Australia, approximately 4km north east of the town ship of Waterloo, about 30km south east of the township of Clare and approximately 130km north of Adelaide. The proposed wind farm expansion of 6, 3.3MW V117 wind turbines will compliment the success of the existing facility. The wind farm is connected to the ElectraNet transmission network via the Waterloo substation.

Refer to below document for a map outlining the proposed expansion:

- 10. Site Plans March 2013 A1 Maps copy.pdf
3 SUITABILITY OF APPLICANT TO HOLD A LICENCE

Applicants must answer all questions in this section.

3.1 Standard of honesty and integrity shown by Applicant

In deciding whether the applicant is a suitable person to hold a licence, the Commission may:

- consider the applicant’s previous commercial and other dealings, and
- the standard of honesty and integrity shown in those dealings.

Please provide information that will assist the Commission in its consideration of this matter. If the applicant:

- has been found guilty of any criminal offence,
- has been successfully prosecuted under any Territory, State or Commonwealth legislation (such as the Australian Securities and Investments Commission Act 2001 or the Competition and Consumer Act 2010) or
- has been the subject of disciplinary action,
- has been the subject of any past or present administrative or legal actions in relation to an authorisation, authority, or licence in any industry,

details of such matters must be disclosed. Failure to disclose such information or misrepresent any matter relevant to such information may result in the cancellation of a licence.

The Commission may use the service of an external expert to assist with the assessment of the applicant’s standard of honesty and integrity.

During the 5 year period that the existing licence has been held Waterloo Wind Farm pty ltd has demonstrated its ability to operate with integrity, honesty and in a responsible manner.

Waterloo Wind Farm pty ltd has not been found guilty of a criminal offence, has not experienced prosecution under and state, territory or commonwealth legislation and has not been subject to any disciplinary action or subject to administrative or legal action in relation to an authorisation, authority, or licence in any industry.

3.2 Standard of honesty and integrity shown by Officers and major shareholders of Applicant

Applicants should address responses to this question in the same manner as 3.1 above except here it relates to officers and major shareholders of the applicant.

Please also supply details of any policies and procedures addressing the probity and competence of officers and other key management staff.
The officers and major shareholders of Waterloo Wind Farm pty ltd have not been found guilty of a criminal offence, has not experienced prosecution under and state, territory or commonwealth legislation and has not been subject to any disciplinary action or subject to administrative or legal action in relation to an authorisation, authority, or licence in any industry. The shareholders of Waterloo Wind Farm pty ltd appoint independent directors with expertise to cover technical, governance, commercial and financial disciplines.

An asset management agreement is also in place with EnergyAustralia which incorporates all EnergyAustralia policies and procedures.

3.3 Names and addresses of the Officers of Applicant

State the names and addresses of the officers of the applicant. “Officers” of the applicant include the applicant’s directors and secretary, and other persons who make or participate in making decisions that affect a substantial part of the business of the applicant.

Please refer to the attached document outlining the names and addresses of the officers of the applicant:

- 1.ASIC company details WWF.PDF).

Please treat this information as confidential. Waterloo Wind Farm pty ltd requests that it not be shared without written consent.

(attach additional pages if necessary)

3.4 Names and addresses of major shareholders of Applicant

State the full names and addresses of the major shareholders of the applicant

Name: Waterloo Investment Holdings pty ltd

Date of Birth (if applicable): Office Held (if applicable):

Address: Level 33, 385 Bourke Street, Melbourne

State: Victoria Post Code: 3000

3.5 Details of the group members

This is information about entities controlled by the applicant, or by the ultimate parent entity of the applicant (if applicable).

n/a
3.6 Additional information

Please answer the following questions.

△ Is the applicant a resident of, or does it have permanent establishment in, Australia? Where the answer to this question is no, please provide further detail.

Yes

△ Is the applicant under external administration (as defined in the Corporations Act 2001) or under a similar form of administration under any laws applicable to it in any jurisdiction? Where the answer to this question is yes, please provide further detail.

No

△ Is the applicant immune from suit in respect of the obligations under the Electricity Act 1996? Where the answer to this question is yes, please provide further detail.

No

△ Is the applicant capable of being sued in its own name in a court of Australia? Where the answer to this question is no, please provide further detail.

Yes

(attach additional pages if necessary)

3.7 Financial resources available to the Applicant

Provide information about the financial resources available to the applicant. If the applicant is a company, please also enclose:

△ copies of all audited profit and loss statements and balance sheets for the last three financial years (including all notes), and

△ director's declaration that the financial statements comply with accounting standards, give a true and fair view, have been made in accordance with the Corporations Act and that there are reasonable grounds to believe the company/entity will be able to pay its debts as and when they fall due; and

△ the director's report and the audit opinion.

If the applicant is a subsidiary company, please also provide:

△ copies of all audited profit and loss statements and balance sheets of the applicant's parent company for up to the last three financial years.

The applicant should also submit copies of:

△ its business plans including at least strategic direction and objectives, identified opportunities in the market place and forecast results; and
Financial information provided as part of this application is confidential and Waterloo Wind Farm pty ltd requests that it not be shared without written consent.

Financial documents provided as part of the application:

- 2. Confidential - Waterloo Investment Holdings 30 June 2013 signed accounts.pdf
- 3. Confidential - Waterloo Investment Holdings Pty Ltd 30-06-2014 signed financial accounts.pdf
- 4. Confidential - Waterloo Wind Farm 30 June 2013 signed accounts.pdf
- 5. Confidential - Waterloo Wind Farm Pty Ltd 30-06-2014 signed financial accounts.pdf

There is no credit support currently in place for the existing TCA and this is not expected to change.

3.8 Additional Details of Structure of Applicant

If the applicant is part of a group of related companies, and/or party to a partnership, joint venture or alliance agreement with another company, please provide:

- contractual arrangements (e.g. alliance contracts, associate contracts, establishment contracts) that define relationships within the group – including shared resources, guarantees, revenue flows, obligations and or responsibilities.

Waterloo Wind Farm Pty Ltd is not part of a group of related companies, and/or party to a partnership, joint venture or alliance agreement with another company.

3.9 Human resources available to the Applicant

Provide information about the human resources available to the applicant. This includes:

- the experience and qualifications of those employees outlined in the organisational chart (see point 1.6); and
- if the applicant will employ contractor/s to assist with the licensed operations, the name of that contractor/s, details about the experience of the contractor/s in such operations and details of the processes in place to ensure the contractor/s complies with the regulatory obligations imposed by the licence.
Waterloo Wind Farm pty ltd is not proposing any change to the current human resources arrangements which are in place for the existing wind farm. The additional turbines as part of the expansion will be covered under the existing operational contractual arrangements. Waterloo Wind Farm pty ltd will continue with the current asset management services provided by EnergyAustralia. Vestas Wind Systems Australia - the wind turbine supplier has entered into a 10 year Warranty Operations and Maintenance Agreement for the wind turbines at Waterloo Wind Farm.

3.10 Technical resources available to the Applicant

Applicants for a generation licence are asked to provide details about the availability of technical resources to be used in carrying out the operations for which a licence is sought. The information should include details about the technically qualified staff available to the applicant and (if relevant) details of experience gained in similar operations.

Where applicants are relying on a third party to provide staff and resources to meet the technical requirements of the generation licence, please provide:

- a list of all functions and activities being proposed to outsource;
- details of any formal agreement/s to provide services, including confirmation that the third party possess relevant technical competencies to conduct the proposed activities;
- a summary of the third party’s technical capacity to meet relevant obligations, including relevant accreditations; and
- a summary of the third party’s experience and knowledge in the relevant area.

Same as 3.9 above.

3.11 Quality of Electricity Produced/Connection Agreement

The Commission may not issue a generation licence unless it is satisfied that the generating plant (or proposed generating plant) will generate electricity of the appropriate quality for the relevant transmission or distribution network. The Commission will be satisfied that the electricity is of an appropriate quality if the applicant has entered into a connection agreement which meets the Commission’s technical requirements with the licensed operator of the relevant transmission or distribution network. Applicants are therefore required to submit a copy of such a connection agreement.

The existing Transmission Connection Agreement with ElectraNet will remain on foot with a Deed of Amendment to be executed following the achievement of financial close for the project. This deed of amendment will included an updated GPS once negotiated and agreed
with ElectraNet and AEMO. The expanded wind farm is not proposing to reduce the performance standards currently in place for the existing wind farm.

3.12 Risk Management

Provide confirmation and reasonable evidence that the applicant’s management has identified the risks associated with electricity operations and has established, utilises and relies upon risk management systems and processes which are adequate, accurate and current to address those risks. A copy of the applicant’s risk management strategy should be submitted.

Please refer to the supplied SRMTMP document:

3.13 Development Act Approval

Please advise if the applicant has or is applying for approval under the Development Act 1993 (SA). If so, provide details, including the date on which approval was or will be granted.

The existing wind farm was consented under the Development Act 1993 (SA).

DA was consented for the expansion on 14 June 2013 under the Development Act 1993 (SA). Subject to some reserved matters. These reserve matters do not present any impediment to the projects and will be met......................................................

Supporting documents provided:
- 9.Updated Final DNF CGVC to EA.pdf

3.14 Registration with AEMO

Please advise if the applicant will apply to register with AEMO. If so, provide details. Applicants for a wind generation licence should note that registration as a semi-scheduled market participant is required for all new generators and all expansions to existing wind generation plant.

Waterloo wind farm is already registered as a semi-scheduled generator for the existing 111MW. Waterloo Wind Farm pty ltd will apply to AEMO to amend the current registration to include the additional turbines.
3.15 **Licences held by the Applicant in other Australian jurisdictions.**

If the applicant holds, or has previously held, electricity and/or gas licences in other Australian jurisdictions please provide details. If a licence previously held has been suspended or cancelled, please provide details.

Waterloo Wind Farm pty ltd holds no other licences other than what is in place for the existing 111MW. .................................................................

3.16 **Previous unsuccessful licence applications in other Australian jurisdictions**

Please state whether the applicant has applied for an electricity or gas licence in another Australian jurisdiction and not been issued with a licence, and provide details if relevant.

*nil*

3.17 **Licences held by Associates of the Applicant**

If an associate of the applicant (within the meaning of the Corporations Act) holds an electricity or gas licence in South Australia or in other Australian jurisdictions, please provide details.

*nil*

3.18 **Compliance Plans**

Applicants are required to submit a copy of their Compliance Plan which demonstrates how the compliance systems the applicant has (or will have) in place will ensure compliance with all of the applicable regulatory obligations imposed by the relevant licence.

Please refer to section 8 of the following document outlining the compliance plans for Waterloo wind farm:

Additional Information

The Commission encourages applicants to provide any additional information they consider would be of assistance in supporting the application. Please provide below.

nil
4 FACTORS SPECIFIED IN THE ESSENTIAL SERVICES COMMISSION ACT 2002

In considering a licence application, the Commission must have as its primary objective protection of the long term interests of consumers with respect to the price, quality and reliability of electricity supply, and must also have regard to the need to:

(a) promote competitive and fair market conduct;
(b) prevent misuse of monopoly or market power;
(c) facilitate entry into relevant markets;
(d) promote economic efficiency;
(e) ensure consumers benefit from competition and efficiency;
(f) facilitate maintenance of the financial viability of regulated industries and the incentive for long term investment;
(g) promote consistency in regulation with other jurisdictions.

If the applicant believes that information about their application would assist the Commission in its consideration of these factors, the applicant should provide such information below.

Waterloo Wind Farm Pty Ltd complies with the above.

5 APPLICATION FEES

Applicants for a licence must pay to the Commission an application fee fixed by the Minister for Energy from time to time. This fee is presently set at $1,000 per licence. Please enclose this fee with the application. An application cannot be considered until this fee has been received and cannot be refunded.

ESCOSA has confirmed to Waterloo Wind Farm Pty Ltd that no fees will be charged for this application, as it is an extension to an existing license.
6 DECLARATION

All information in this application for the issue of a licence to authorise electricity generation operations in the electricity supply industry in South Australia must be verified by a Statutory Declaration of the applicant, in accordance with the provisions of the Oaths Act 1936 (SA), stating that the information contained in the application is true and correct to the best of the applicant's knowledge, information and belief.

Where the applicant is a body corporate, evidence of the relevant authority of the declarant to sign on behalf of the body corporate must also be provided to the Commission.4

Statutory Declaration – Steve to arrange for signature

[Signature]

I, Amanda Pearson, of Blakilgarra Crescent, Alice Springs NT 0870, do solemnly and sincerely declare that the information contained in this Application for the issue of a licence to authorise electricity generation operations in the electricity supply industry in South Australia is true and correct to the best of my knowledge, information and belief.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Oaths Act 1936.

Date: 11/9/15

Signature: [Signature]

(Where the applicant is a body corporate, the declaration must be made by a person authorised by body corporate to sign on its behalf)

Declared at: Alice Springs, this 11th day of September 2015

Before me: [Signature]

(Signature of Justice of the Peace or other person authorised under the Oaths Act 1936)

Amanda Rudd
a Justice of the Peace in the Northern Territory
(08) 8951 5710

Law Courts Alice Springs
10 Parsons Street
PO Box 1394
Alice Springs NT 0870

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3 or equivalent legislation in other Australian jurisdictions.

4 The Commission will accept a copy of a Board minute (or circulating resolution) giving approval for the declarant to sign on behalf of the applicant as evidence of the relevant authority.