

RETAILER ENERGY PRODUCTIVITY SCHEME (REPS) ACTIVITIES GENERAL SPECIFICATIONS

For all activities

The description and specifications for activities contained within this document are minimum requirements that obligated retailers must follow for the purposes of undertaking activities under the REPS. They are not intended to be exhaustive. In particular, in addition to the specifications set out in this document, all activities must be undertaken in accordance with all laws, regulations and codes of practice applicable to that activity.

Where an activity is undertaken in a rental premises, it may be necessary to first obtain the permission of the landlord or landlord's agent.

The term "Priority Group Household" where used in this specification means: households in which a person of a class determined by the Minister for the purposes of the REPS Regulations resides.

The term "Small Energy Consuming Customer" (SECC) means: a non-residential customer consuming less than 160MWh of electricity per National Meter Identifier in the 12 months prior to any upgrade works credited under this specification.

The term "Large Energy Consuming Customer" (SECC) means: a non-residential customer consuming more than 160MWh of electricity per National Meter Identifier in the 12 months prior to any upgrade works credited under this specification.

The recipient of REPS activities must cause payment to the installer for the goods and services provided, with the payment being a minimum of \$33 (including GST). The minimum co-payment must be evidenced by a tax invoice and other evidence as required by ESCOSA. The minimum co-payment must not be reimbursed, credited by a third party, or made by in-kind payment. The co-payment will apply once per premise regardless of the number of activities delivered. The requirement for a co-payment resets after the first five-year period of the REPS. This minimum co-payment requirement does not apply to priority group recipients. A co-payment is not required if a household only receives one or more of the following activities: APP2, WH3, TOU1, VPP1, APP4, HC2C, EV1, WH4.

Any reference to gas within these specifications refers to gas as defined in the *Gas Act 1997*, unless otherwise specified.

A REPS approved activity that involves the installation, removal, repair or upgrade of equipment in a premises may only be performed once in the premises, unless permitted in the activity's specifications.

Obligated retailers must be satisfied with the fitness and propriety of any person providing energy productivity activities in a customer's premises as per the requirements of a REPS Code published by the Essential Services Commission of South Australia.

Any reference to a standard or code is those in force at the time the activity is undertaken and includes relevant successor legislation and standards.

All reasonable endeavours should be used to recycle components removed from the premises in the course of undertaking the activity.

Activities undertaken in buildings or relating to assets owned by the South Australian Government are not eligible activities under the REPS unless:

- the recipient is a residential tenant, and
- the activity is not a standard service provided by the manager of the property.

The Minister may delegate the power to grant approvals under one or more of the specifications to a person or to any person from time to time holding, occupying, or performing the duties of, a specified office or position. Where such a delegation has been made, references in the specifications to approvals by the Minister shall include approvals by their delegate.