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The below submission has been lodged and confirmed on the AEMC Web site.

Submission Type: Rule Change

Reference: Improving the cost recovery arrangements for Transmission non-network options

Organisation: REZ Resistance member

First Name: Carol-Ann

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Comments: I strongly object to this rule because of the unfairly ridiculous amounts of generous provisions/ subsidies already available to Transgrid. No other company/industry can simply ask for regulated returns in a manner which suits its business plans or capital raising. What risk is there for the company? The request is merely to enhance its equity position and attract investors. Plus, the AEMC should not be creating a separate economic model for the renewable sector. This distorts investment for equally important infrastructure.

Submission Document: Unrealistic Unreliable Unaffordable 16 Sept 2022.pdf

Supporting Document 1: Why I'm standing up to AEMO's Integrated System Plan  
22 Jan 2025.pdf

Supporting Document 2:  
241209-Media-Release-Draft-CSIRO-GenCost-report-continues-to-mislead-with-flawed-energy-cost-model  
(1).pdf

URL: <https://www.aemc.gov.au/admin/structure/contact/messages/23475>