

Utility Licence Annual Rep 2023–24

Licence utility:	Lumea Pty Ltd
Utility service:	electricity transmission
Number of parts to report:	2

Parts to report

Part A — Utilities Act

Part D — Utility licence conditions

Providing data and information to the Commission

Please read the **Utility Licence Annual Report Guideline** for a more detailed instructions on providing relevant and quality information to the Commission.

• All responses should only relate to services provided in the ACT. In the event the licensee is unable to disaggregate ACT services from other jurisdictions, the licensee must provide a statement detailing: area that the dataset covers, brief explanation why data cannot be disaggregated, additional information that may assist the Commission in understanding the approximate percentage of services that are provided in the ACT from the dataset.

• All licensed utilities must provide information and data in the report that are within the reporting period. Data must be provided even if a nil (zero) figure is recorded.

• If the licensee is not able to provide the data or answer a question required in the report, the licensee should indicate 'not available' and provide supplementary information detailing why the information is not available and whether (and in what timeframe) it intends to collect this data.

• In most cases a response of 'yes', 'no', 'not applicable' or a figure will suffice. An explanatory statement or supplementary information (e.g. copies of policies or procedures or a link to material on the internet) maybe required.

Reporting period:	1 July 2023 to 30 June 2024
Submission date:	by 1 October 2024
Submit completed report to:	icrc@act.gov.au

Please submit the completed report in MS excel format.

• Where data is not available the licensee must provide other data that could serve a similar purpose as the data requested (i.e. data that could equally indicate the level of licensee compliance and identify possible causes of non-compliance). Such data should be clearly identified in the report together with an explanation of the alternative taken.

• The licensee should provide commentary where there is a need to explain key factors relevant to the level of, and trends in, their performance. If the licensee response represents a significant variation in the data from the previous reporting period, additional information is to be provided on the cause(s) of the variation. Any supplementary information can be provided in the comments column, or in an attachment. Where applicable, include measures or actions to be put in place to address or rectify the reported variation. All comments must be put in the comment section box.



Part A — Utilities Act

Ref Our tracking number	Reporting requirements	ResponseAnswer n/a if the data requested is not available.Answer "0" if data recorded is nil or zeroData must relate only to the 2023–24 reporting period unless specified otherwise.	Additional comments Please provide information that you feel is relevant and will assist us in our assessment such as an explanation or a reason/s for significant variances from the previous year.
	Damage etc. to be minimised (Section 108)		
A101	Number of complaints received about any inconvenience, detriment or damage to landholders' property resulting from network operations.	0	
A101(a)	Provide details of the type of complaints received and actions taken to address the complaints.	n/a	
	Notice to landholders to undertake network ope	rations (Section 109)	
A102	Number of times the licensee failed to give the landholder at least seven days notice of a proposed	0	
A103	Number of complaints received about carrying out operations in urgent circumstances under section	0	
A103(a)	Provide details of the type of complaints received and actions taken to address the complaints.	n/a	
	Network operations affecting heritage significant	ice (Section 110A)	
A106	Number of notices given under sections 109 and 110 that may have affected a place or object of heritage significance under section 110A.	0	

notices under section 110A where the ed to provide copies to the heritage council	0	
en days before the network operation. complaints received relating to operations pursuant to s 110A(2).	0	
ails of the type of complaints received and n to address the complaints.	n/a	
other utilities (Section 111)		
complaints received for failing to give seven to other public utilities before performing erations on their land that potentially swork facilities under the care and	0	
ails of the type of complaints received and n to address the complaints.	n/a	
complaints received for carrying out erations in urgent circumstances under	0	
ails of the type of complaints received and n to address the complaints.	n/a	
f utility's property and waste (Section 112)		
network operations where the licensee nove as soon as practicable from the land, was not the landholder, items listed in	0	
omplaints received for failing to remove as cticable from the land for which it was not der, any items listed in section 112(1).	0	
ails of the type of complaints received and n to address the complaints.	n/a	
ails of t n to ac	he type of complaints received and	he type of complaints received and n/a Idress the complaints.

A113	Number of complaints received for failing to ensure, as soon as practicable, that the land was restored to a condition that was similar to its condition before the	0	
A113(a)	Provide details of the type of complaints received and actions taken to address the complaints.	n/a	
	Authorised persons (Division 7.4)		
A201	Were all persons authorised under section 114 (Authorised Persons) issues with photographic identity cards?	Yes	
A202	Are authorised persons made aware of their obligations and entry restrictions under the Utilities Act?	Yes	
A202(b)	Provide details of any induction or special training to authorised persons to educate them about their obligations and entry restrictions under the Utilities Act Please include whether the training is provided on a regular or ad hoc basis.	Utilities Act obligations are entered in TransGrid/Lumea compliance management system and responsibility allocated to the relevant manager	

End of A1



Part D — Utility licence conditions

number		Answer n/a if the data requested is not available. Answer "0" if data recorded is nil or zero.	
		Data must relate only to the 2023–24 reporting period unless specified otherwise.	
	Licensee to notify ICRC of any material breaches	s (Clause 8.2)	
	Number of material breaches of the licensee's licence or any applicable law, code of practice, directions and	0	
	Please provide the dates for each material breach and type of breach	n/a	
l	Was the Commission notified of the breaches? NB - Immediate reporting applies to material breaches, please see the ICRC Material Breach Guideline 2021.	n/a	
	Licensee to provide statement on any non-comp	liance (Clause 8.3)	
כ ע ר	Number of non-compliances with any of the licensee's obligations under clause 6.2 of its licence to comply with the Utilities Act, relevant Industry Codes, relevant Technical Codes, any directions given by the ICRC or any applicable ring-fencing requirements	0	
ā	Provide details of each non-compliance, including actions taken to rectify or minimise the effect of the	n/a	
	Was the Commission notified of the non-compliances?	n/a	

D103	Was a summary of the 'Utility Licence Annual Report' (ULAR) for 2022-23 made publicly available by the licensee?	Yes	
D103(a)	Please provide the link to the ULAR summary.	https://www.lumea.com.au/news	
D103(b)	Please confirm that a summary of the 2023–24 ULAR will be published before 30 November this year	The ULAR will be published on the Lumea website before the end of November.	
	Operation and compliance audits (Clause 8.6)		
D104	When was the last time the licensee reviewed its data collection and reporting process?	During FY24 Transgrid was audited and recertified consistent with ISO 55001 (AMS). Data collection and reporting processes were reviewed as part of this recertification and no material findings or OFIs identified.	Recercitification audit was faciliated by Transgrid, and the Asset Management System scope includes both Transgrid and Lumea.
D105	How often does the licensee audits or review its data collection and reporting process?	Trangrid undertakes recertification or surveillance auditing of it's Asset Management System on an annual basis. Data collection and reporting processes are in the scope of these audits. This is supported by additional assurance and auditing undertaken via Transgrid's triennial audit plan covering the Asset Management System, Electrical Network System Management System and Electricity Safety Management Scheme.	The Asset Management System scope includes both Transgrid and Lumea, and the triennial audit plan similarly covers both companies.
	Technical and prudential criteria (Clause 9)		
Click here f	for a copy of the Commission's Technical and prudential criteria	guideline	

D106	Please provide a summary of details of the licensee's	There are no significant changes to Lumea's financial or	Transgrid's Asset Management System was
	financial and technical capacity for 2023–24 which	technical capacities that would place our ability to meet	externally audited and recertified consistent
	show it can continue to provide the services authorised	licence obligations at risk.	to ISO 55001 (AMS) in financial year
	in the licence.		2023/2024, with no issues identified that
		Lumea's financial statements for financial year	would materially impact Transgrid's technical
		2023/2024 have been externally audited with no issues	capacity to continue to provide technical
		identified that would materially impact Transgrid's	services to Lumea.
		financial capacity to continue providing services	
		authorised in the licence.	
		Lumea's technical capacity is provided by Transgrid as a	
		service offering.	
	Charge and assignment (Clause 11)		
D107	Were there any significant transfers in shareholdings	No	
	(involving more than 50% of the shares) or changes in		
	ownership in 2023–24?		
D107 (a)	If yes, please provide details.	n/a	
	Record keeping (Clause 14)	·	·
D108	Has the licensee kept or caused to be kept,	Yes	
	comprehensive records in accordance with		
	Commission's requirements under the Utilities Act?		
L			

END OF D1



Authorising and contact officers

Authorising officer

The licensee's officer authorising the release of this information is

Name	Lance Wee
Title/position in organisation	General Manager of Asset Management
Postal address	PO Box 87 Horsley Park, NSW, 2175
Telephone	(02) 9284 3000
Email	Lance.Wee@transgrid.com.au

Contact officer

The licensee's contact officer for regulatory and compliance matters is

Name	Robert Mckimm
Title/position in organisation	Chief Risk Officer
Postal address	180 Thomas Street, Sydney NSW 2000
Telephone	02 9284 3251
Email	robert.mckimm@transgrid.com.au