





A draft report for the Essential Services Commission | 21 February 2024



Frontier Economics Pty Ltd is a member of the Frontier Economics network, and is headquartered in Australia with a subsidiary company, Frontier Economics Pte Ltd in Singapore. Our fellow network member, Frontier Economics Ltd, is headquartered in the United Kingdom. The companies are independently owned, and legal commitments entered into by any one company do not impose any obligations on other companies in the network. All views expressed in this document are the views of Frontier Economics Pty Ltd.

#### Disclaimer

None of Frontier Economics Pty Ltd (including the directors and employees) make any representation or warranty as to the accuracy or completeness of this report. Nor shall they have any liability (whether arising from negligence or otherwise) for any representations (express or implied) or information contained in, or for any omissions from, the report or any written or oral communications transmitted in the course of the project.



# Contents

1	Introduction	6
1.1	Background	6
1.2	Frontier Economics' engagement	6
1.3	This draft report	6
1.4	Previous advice to the ESC	7
2	Approach to assessing WEC	8
3	Half-hourly spot prices and half-hourly load	10
3.1	Historical data on half-hourly price and load	10
3.2	Selecting appropriate historical data	11
3.3	Projecting half-hourly load and spot prices	16
4	Contract prices	24
5	Contract position	29
6	Wholesale electricity costs	41
6.1	Wholesale electricity costs	41
6.2	Volatility allowance	41
7	LRET and SRES	43
7.1	LRET	43
7.2	SRES	44



## **Tables**

<b>Table 1:</b> 12-month trade weighted average ASXEnergy derivative prices for Victoria (20 dollars)	)24/25 28
Table 2: Modelled market-based wholesale electricity cost result	41
Table 3: Modelled volatility allowance	42
Table 4: STPs published by the Clean Energy Regulator	45
Figures	
Figure 1: Load factor for residential customers	12
Figure 2: Load factor for business customers	12
Figure 3: Average daily profile for residential customers	13
Figure 4: Average daily profile for business customers	13
Figure 5: Average daily profile for Victorian spot prices	14
Figure 6: Load premium for residential customers, based on Victorian spot prices	15
Figure 7: Load premium for business customers, based on Victorian spot prices	15
<b>Figure 8</b> : Distribution of load-weighted price for simulated years for residential and busines - CitiPower	s load 19
<b>Figure 9</b> : Distribution of load-weighted price for simulated years for residential and busines - Powercor	s load 20
<b>Figure 10</b> : Distribution of load-weighted price for simulated years for residential and busines - AusNet	ss load 21
<b>Figure 11</b> : Distribution of load-weighted price for simulated years for residential and busines - Jemena	ss load 22
<b>Figure 12</b> : Distribution of load-weighted price for simulated years for residential and busines - United	ss load 23
Figure 13: Victorian base swaps – open interest, prices and volumes for 2024/25	25
Figure 14: Victorian base \$300 caps – open interest, prices and volumes for 2024/25	26
Figure 15: Contract position for AusNet residential load, ASXEnergy contract prices	31
Figure 16: Contract position for CitiPower residential load, ASXEnergy contract prices	32
Figure 17: Contract position for Jemena residential load, ASXEnergy contract prices	33
Figure 18: Contract position for Powercor residential load, ASXEnergy contract prices	34
Figure 19: Contract position for United residential load, ASXEnergy contract prices	35
Figure 20: Contract position for AusNet business load, ASXEnergy contract prices	36
Figure 21: Contract position for CitiPower business load, ASXEnergy contract prices	37
Figure 22: Contract position for Jemena business load, ASXEnergy contract prices	38
Figure 23: Contract position for Powercor business load, ASXEnergy contract prices	39



Figure 24: Contract position for United business load, ASXEnergy contract prices

40



# 1 Introduction

Frontier Economics has been engaged to advise the Essential Services Commission (ESC) on allowances for wholesale electricity costs for financial year 2024/25 for retailing electricity to small customers, for the purposes of determining the Victorian Default Offer (VDO).

### 1.1 Background

The ESC is required to determine prices for the VDO to apply from 1 July 2024. To inform this the ESC needs forecasts of retailers' wholesale electricity costs and of retailers' costs of complying with environmental programs for financial year 2024/25.

### 1.2 Frontier Economics' engagement

Frontier Economics has been engaged by the ESC to provide advice on two aspects of the VDO:

- The wholesale electricity cost (WEC) component of retailers' cost to supply small customers from 1 July 2024.
- The retailers' costs of complying with the Large-scale Renewable Energy Target (LRET) and the Small-scale Renewable Energy Scheme (SRES) in supplying small customers from 1 July 2024.

## 1.3 This draft report

This draft report sets out our advice to the ESC on the WEC and costs of complying with the LRET and the SRES, for retailers in each of the five Victorian distribution network areas. This report is structured as follows:

- Section 2 provides an overview of the approach used to estimate wholesale energy costs.
- Section 3 discusses the half-hourly prices and half-hourly load used in our analysis.
- Section 4 discusses the contract prices used in our analysis.
- Section 5 discusses the contract position used in our analysis.
- Section 6 provides our estimate of the WEC.
- Section 7 provides our estimates of the costs of complying with the LRET and SRES.

In addition to this report, we also provide spreadsheets setting out details of half-hourly load and price forecasts, contract positions resulting from our modelling, and calculations for determining the WEC.



### 1.4 Previous advice to the ESC

Frontier Economics has previously advised the ESC on the WEC and the cost of complying with the LRET and the SRES for financial year 2019/20, for calendar years 2020, 2021 and 2022, for financial year 2022/23 and 2023/24.

This draft report for financial year 2024/25 adopts substantially the same approach for estimating the WEC and the costs of complying with the LRET and the SRES as we previously adopted. Some changes to our approach that we have made over time we maintain for this approach. For instance, as with the 2023/24 report, we exclude peak swaps from the hedging calculations due to the evidence showing that these no longer trade in material volumes on ASXEnergy. We also exclude the option settling date for base swaps from the volume-weighted contract calculation.

Frontier Economics 7

See, for example: Frontier Economics, *Wholesale Electricity Costs for 2023/24*, A final report for the Essential Services Commission, 22 May 2023. Available on the ESC's website:

<a href="https://www.esc.vic.gov.au/sites/default/files/documents/RPT%20-%20Frontier%20Economics%20-%20wholesale%20electricity%20costs%20-%20final%20report%2020230522.pdf">https://www.esc.vic.gov.au/sites/default/files/documents/RPT%20-%20Frontier%20Economics%20-%20wholesale%20electricity%20costs%20-%20final%20report%2020230522.pdf</a>



# 2 Approach to assessing WEC

Under the settlement rules in the National Electricity Market (NEM), retailers are responsible for purchasing electricity to meet the load of their customers in the wholesale electricity market. A retailer will pay, for each half hour (or for each five minute period, since the introduction of five minute settlement), its customer's electricity load in that interval multiplied by the relevant regional reference price from the wholesale electricity spot market for that interval. For customers in Victoria, the relevant regional reference price is the Victorian regional reference price.

These settlement payments that retailers face can be extremely volatile. Electricity load for small customers can vary significantly from one interval to the next, and electricity spot prices can be anywhere between the Market Price Cap (which for 2023/24 is \$16,600/MWh) and the market floor price (which is -\$1,000/MWh). Since retailers will typically commit to supply their customers at a specified retail price for a period of time, this volatility in settlement payments can result in retailers paying more for electricity than they receive for that electricity through the retail price they have agreed with their customers. At worst, this exposes the retailers to the risk of financial failure.

To manage the risks associated with volatile load and spot prices, retailers will typically seek to hedge their exposure to spot prices by entering into hedging arrangements. There are several ways that retailers can hedge their exposure to spot prices. The most common are the following:

- Vertical integration through ownership of an electricity generator. A retailer that owns a generator has what is known as a natural hedge: when the spot price is high, the retailer will have to pay the high spot price for its customer's load but, as the owner of a generator, will also receive the high spot price for its electricity generation.
- Power purchase agreements with a generator. Power purchase agreements provide a similar hedging benefit to vertical integration, but they do so through contractual arrangements between a retailer and a generator, rather than through ownership.
- Financial derivatives. There are a range of financial derivatives that are available to retailers (and generators) to hedge their exposure to volatile spot prices. Common contracts include swap contracts (which effectively lock-in a spot price for the counterparties) and cap contracts (which effectively cap the spot price for a retailer). These are traded both on the stock exchange and over-the-counter between participants.

Retailers' energy purchase costs are typically taken to be the average cost to a retailer of purchasing electricity from the wholesale market for its customers, taking into account both the retailer's settlement payments to the Australian Energy Market Operator (AEMO) and the financial outcomes from the retailer's hedging arrangements.

Regulatory practice in Australia has typically focused on estimating the energy purchase cost for a benchmark retailer. In doing so, regulators have typically assumed that the benchmark retailer will make use of exchange-traded financial derivatives to hedge its exposure to spot prices. The assumption that a benchmark retailer will use exchange-traded financial derivatives is typically based on the following reasoning:



- Any retailer of a reasonable size should be able to hedge its exposure to wholesale spot prices using exchange-traded financial derivatives, while vertical integration and entering power purchase agreements can be impractical for retailers with a smaller retail position in a market or with a less certain retail position.
- Prices for exchange-traded financial derivatives are transparent since they are traded on the ASX. In contrast, the costs of building generation plant or entering into power purchase agreements are less transparent. Similarly, prices of over-the-counter (OTC) hedging contracts are not generally publicly available. Using these other pricing benchmarks, either in place of, or in addition to, ASXEnergy contracts would reduce the transparency of the estimated WEC.

In practice, some retailers in the NEM do adopt a mix of hedging strategies, including vertical integration and power purchase agreements and purchasing over-the-counter (OTC) hedging contracts, which are traded through brokers not on the ASX. Retailers that are able to vertically integrate or enter into power purchase agreements, and choose to do so, presumably do so because they expect these strategies will offer advantages that financial derivatives cannot; by excluding vertical integration and power purchase agreements from consideration, therefore, regulators will, if anything, tend to overstate the costs that these retailers with a broader range of options will face, or understate the risk management that retailers can achieve.

We follow this typical approach of assessing the WEC that retailers face based on an estimate of the cost that a prudent retailer would face in supplying electricity to their customers, having regard to the hedging contracts that a prudent retailer is likely to enter into. The hedging contracts that we base this analysis on are quarterly base swaps and \$300 caps, traded on ASXEnergy.

To estimate WEC in this way, we need to answer four questions:

- What is the expected half-hourly load of the retailer's customers?
- What are the expected half-hourly spot prices that retailers will face?
- What is the cost of financial hedging contracts?
- What kind of hedging position is a prudent retailer likely to adopt?

From the answers to these questions, we can calculate the WEC that a retailer would face.

We address these questions in the sections that follow.



# 3 Half-hourly spot prices and half-hourly load

This section addresses the first two questions we need to answer to estimate WEC:

- What is the expected half-hourly load of the retailers' customers?
- What are the expected half-hourly spot prices that retailers will face?

We deal with these questions together because we believe it is important to forecast half-hourly spot prices and half-hourly load in a way that accounts for the correlation between prices and load. After all, this correlation is a key driver of the risks that retailers face.

### 3.1 Historical data on half-hourly price and load

Our modelling of the WEC requires projections of half-hourly spot prices in Victoria and customer load to be supplied by retailers in Victoria.

In our view, the best source of data about half-hourly patterns of spot prices, half-hourly patterns of customer load, and the correlation between the two, is historical data. The historical data on prices and load will reflect all the complex factors that drive both spot prices and customer load, and the interactions between them, which are difficult to accurately capture at the half-hourly level using forecasting models. These historical data on prices and load can then be scaled to account for any trends in prices and load over the forecast period.

### Impact of five minute settlement

With the change to five minute settlement in 1 October 2021, it would be best to use historical five minute spot price and load data for the analysis of this report. This would allow us to best estimate the costs and risks associated with a retailer meeting their customers' load in the NEM in 2024/25.

AEMO has started providing the ESC load data in five minute format (in addition to half-hourly) from July 2022 onwards. However, it is our view that only one year of historical data in the five minute settlement does not provide a sufficient sample set to forecast future price and load.

Thus, until there is at least three years of historical data in five minute settlement, the historical data that we use is:

- For prices, the half-hourly spot prices for the Victorian regional reference node, as published by AEMO.
- For customer load, half-hourly load data that AEMO has directly provided to the ESC on customers with annual consumption less than 40MWh for each of the five distribution network areas in Victoria. AEMO has provided separate half-hourly load data for residential customers with annual consumption less than 40MWh and for business customers with annual consumption less than 40MWh.

We use this data directly provided by AEMO because it closely coincides with the customer groups to which the VDO will apply:



- For residential customers, the VDO will apply to all residential customers. The data provided by AEMO is only for residential customers with annual consumption less than 40MWh, but since very few residential customers will have annual consumption greater than 40MWh this is unlikely to make a material difference to the estimated WEC.
- For small business customers, the VDO will apply to small business customers, with small business customers defined as customers with aggregate consumption less than 40 MWh per annum. The data provided by AEMO aligns with the applicability of the VDO.

In contrast, the Manually Read Interval Meter (MRIM) data that is publicly available from AEMO includes aggregated half-hour electricity consumption for all type 5 meters in each of the five distribution network areas in Victoria. This includes a mix of residential and business customers with annual consumption up to 160MWh.

### 3.2 Selecting appropriate historical data

When using historical data on prices and load in this way, a useful starting point is to choose data on prices and load from an historical period that we think is likely to be most consistent with the forecast period. For example, the closure of coal-fired power stations may have substantial impacts on price levels and volatility. Likewise, the increasing adoption of rooftop solar PV is likely to materially affect load factors and prices over time.

The load data that is directly provided by AEMO is from 1 July 2016 to 30 June 2023 – a period of 7 years.

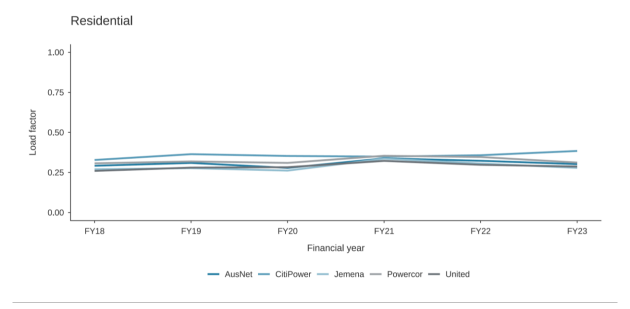
### Analysis of data

**Figure 1** shows the annual load factor for the residential data for each Victorian DNSP for the last six financial years. From this figure we can see that there is some variability over time in the residential load factor, but in our view there is not a clear trend towards a significantly higher or lower load factor over time.

**Figure 2** shows the annual load factor for the business data for each Victorian DNSP for the last six financial years, on the same basis as the residential load factor. As with the residential load factor, we can see some variability over time in the business load factor. However, as with the residential load factor, in our view there is not a clear trend towards a significantly higher or lower load factor over time.

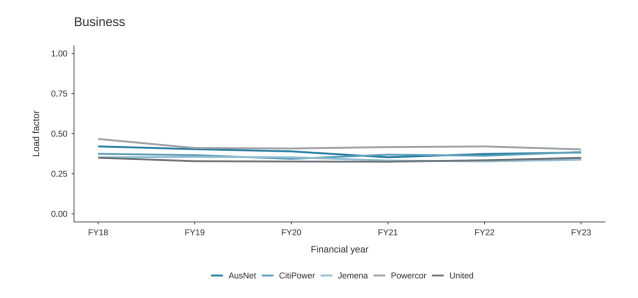


Figure 1: Load factor for residential customers



Source: Frontier Economics analysis of AEMO data

Figure 2: Load factor for business customers



Source: Frontier Economics analysis of AEMO data



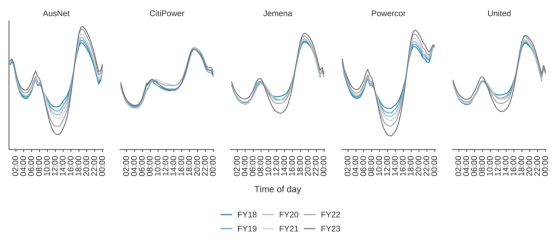
**Figure 3** and **Figure 4** show the average daily profile for residential and business customers respectively for each Victorian DNSP for the last six financial years, normalised to the same annual consumption to highlight differences in the timing of daily consumption.

As we discussed in our report for the 2023/24 VDO, in our view, this data increasingly suggests that average daily profiles for both residential and business customers are changing.

For residential customers, we can see that the most recent financial year (2022/23) had the lowest relative consumption during the daytime period, and highest relative consumption during the early evening period, for each of the Victorian DNSPs except CitiPower. This trend of relatively lower daytime consumption and relatively higher early evening consumption has been consistently getting stronger over the past three financial years.

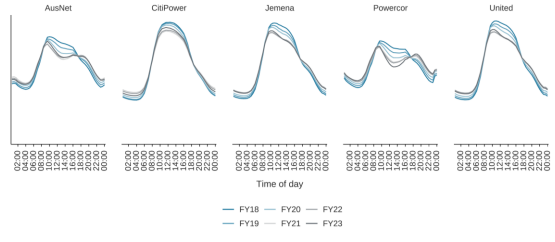
For business customers, we can see a similar pattern in the last three financial years, with relatively lower consumption during the day and higher consumption at other times. If anything, this pattern is more consistent across the Victorian DNSPs for business customers than it is for residential customers.

Figure 3: Average daily profile for residential customers



Source: Frontier Economics analysis of AEMO data

Figure 4: Average daily profile for business customers



Source: Frontier Economics analysis of AEMO data

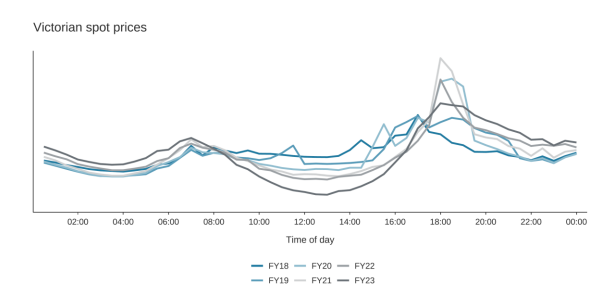
DRAFT

**Figure 5** shows the average daily profile for Victorian spot prices for the last six financial years, normalised to the same average annual price to highlight differences in the timing of daily prices.

It is no surprise to see that there is greater variability in daily patterns of spot prices than there is in daily patterns of customer load. However, despite this variability, in each year we do see similar patterns of low overnight prices, a price spike tending to occur in the morning, and further high prices tending to occur in the mid-afternoon to evening.

The daily profiles for the last few financial years are the most similar to each other, with relative prices during the day that are materially lower, and relative prices during the evening that are materially higher. The relatively lower daytime prices in recent years are being driven by an increase in the regularity of negative prices.

Figure 5: Average daily profile for Victorian spot prices



Source: Frontier Economics analysis of AEMO data

**Figure 6** and **Figure 7** combine the historical customer load data and spot price data to report the load premium (calculated as the load-weighted price divided by the time-weighted price) for each customer type, for each Victorian DNSP and for each of the last six financial years.

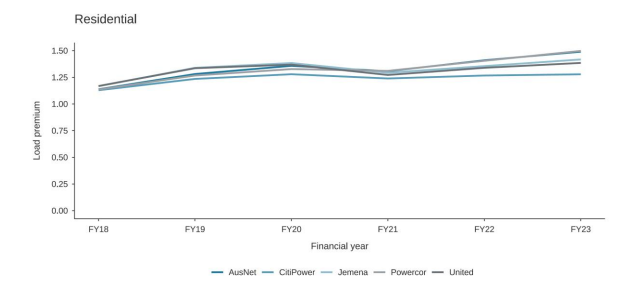
In our experience, the load-weighted spot price (and, by extension, the load premium) is a reasonable guide to the WEC.

We can see from **Figure 6** that for residential customers the load premium has been increasing over the past three financial years. This is largely because of spot prices remaining higher for longer in the early evening, but also because load has tended to be relatively higher in the evening.

We can see from **Figure 7** that for business customers the load premium has remained reasonably consistent for the past six financial years.

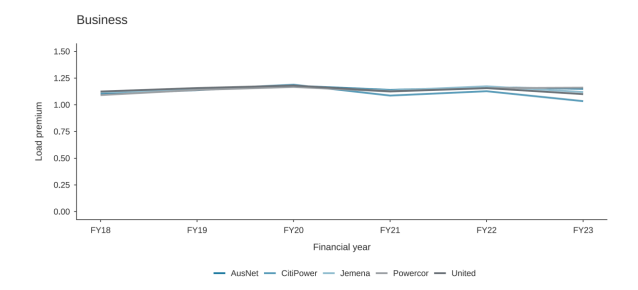


Figure 6: Load premium for residential customers, based on Victorian spot prices



Source: Frontier Economics analysis of AEMO data

Figure 7: Load premium for business customers, based on Victorian spot prices



Source: Frontier Economics analysis of AEMO data



Based on the analysis of historical half-hourly load and half-hourly prices set out above, our approach for this report is to limit the data we include in our analysis to the 3 most recent financial years: 2020/21, 2021/22 and 2022/23. That is, we include data only from these three years in a Monte Carlo simulation when forecasting half-hourly load and half-hourly prices. In our view, this provides a reasonable balance between using only the most recent data, which is likely to better reflect trends in load and prices that we have observed in Victoria, and including sufficient data to capture a reasonable about of variability in weather conditions and market conditions.

Limiting the data to the most recent 3 years is consistent with the approach we took for the 2023/24 VDO, for which we used the most recent 3 years available at the time.

### 3.3 Projecting half-hourly load and spot prices

As discussed, rather than take a single one of the financial years from 2020/21 to 2022/23 as representative of outcomes in 2024/25, we perform a Monte Carlo simulation on the three years of half-hourly load and price data. In our view there are two benefits of using a Monte Carlo analysis:

- Any single year will be subject to unique market conditions that are unlikely to be repeated.
   This creates the risk that any single year may not be representative of conditions that might be expected in the future. However, using a Monte Carlo approach based, in this case, on three years of data increases the likelihood of basing our analysis on a representative set of conditions.
- Using a Monte Carlo analysis allows us to create a distribution of market conditions, providing some insight into the expected distribution of the WEC.

The Monte Carlo simulation is used to generate a year of half-hourly data by randomly drawing one day of data, from the pool of available historical days, for each day of the forecast year. This random drawing of data is done from a pool of like days (where days are classified according to day type – weekday/weekend – and quarter). The Monte Carlo simulation is then performed 500 times to get a distribution of simulated years, which allows us to choose a simulated year from within this distribution to use in the modelling.

For example, a single simulated year will be generated as follows:

- The first day of 2024/25 is 1 July 2024, which is a Monday. Since this is a Monday in Q3, the half-hourly load and spot data for the first day of 2024/25 will be determined by randomly drawing a day's half-hourly data from all the Q3 weekdays that occurred in 2020/21 through to 2022/23.
- The second day of 2024/25 is 2 July 2024, which is a Tuesday. Since this is a Tuesday in Q3, the half-hourly load and spot data for the second day of 2024/25 will be determined by randomly drawing a day's half-hourly data from all the Q3 weekdays that occurred in 2020/21 to 2022/23.
- And so on for the 365 days that make up 2024/25, having regard, for each day, to its type and its quarter.

This process is then repeated 500 times to generate 500 simulated years for each of the customer types and distribution areas, each year made up entirely of historical outcomes in 2020/21 through to 2022/23.



For each of these simulated years, load and prices are drawn at the same time (i.e. from the same historical day) so that the correlation between load and prices is maintained.

Once we have completed this Monte Carlo simulation, we make a last adjustment to the consumption data, normalising each of the simulated years to 1 GWh of annual consumption. This maintains the load shape and correlation between load and prices, but each year now has a uniform annual consumption.

We also make a further adjustment to the half-hourly spot prices. We consider that historical half-hourly spot prices provide the best source of information about patterns of half-hourly spot prices and how these are correlated with half-hourly load, but historical spot prices are not necessarily a good predictor of the future average level of Victorian spot prices. There is no reason, for instance, that Victorian spot prices over 2020/21 through to 2022/23 will, on average, be the same as Victorian spot prices for 2024/25. In our view, the best available public information about the average level of Victorian spot prices for 2024/25 is the contract prices published by ASXEnergy. These contract prices – particularly the prices of base swaps – provide the market's view on what will be the average spot price for 2024/25. Given this, for each simulated year, we assume that the average level of prices is consistent with ASXEnergy futures prices. Specifically, for each simulated year we scale the half-hourly prices so that the timeweighted average price in each quarter is equal to the relevant quarterly base swap prices for 2024/25 from ASXEnergy<sup>2</sup> (less an assumed contract premium of 5 per cent on the underlying prices). We use the 40-day average of ASXEnergy contract prices for quarterly base swap prices (up to 16 January 2024) as representing the market's current view of spot prices for each quarter of 2024/25.3 This approach to generating half-hourly price forecasts results in:

- The appropriate average level of spot prices (i.e. the time-weighted quarterly average price is consistent with ASXEnergy prices).
- The appropriate half-hourly profile of spot prices (i.e. the half-hourly profile of prices, and load, are consistent with historical outcomes).

### Analysis of data

An indication of the results of our Monte Carlo simulation can be provided by calculating the load-weighted price for each of the 500 simulated years. As we discussed, in our experience the load-weighted price is a reasonable guide to the WEC. **Figure 8** through **Figure 12** show the distribution of load-weighted prices for each of the 500 simulated years from our Monte Carlo analysis, for each distribution area and for each customer type. As discussed, the average spot price in each of these simulated years is the same – based on the 40-day average ASXEnergy base

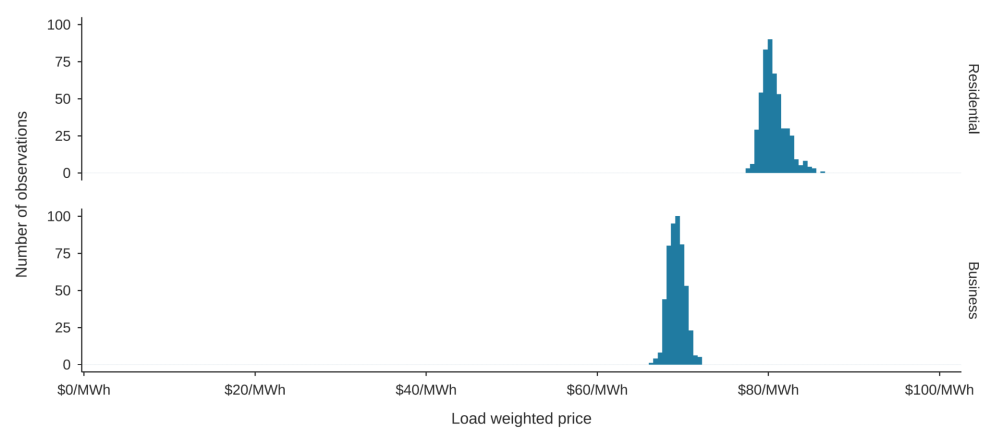
An alternative approach would be to attempt to scale half-hourly prices having regard to each of base swaps and cap prices. However, the scaling process would require subjective judgements about how to simultaneously scale to each of these prices. Given there would be little on which to base these subjective judgements our preference is to scale only to base swap prices, which is a mechanical process. We note, however, that the calculation of the WEC does use both swap and cap contract prices from ASXEnergy.

We note that there is a difference in the averaging period that we use for estimating spot prices for 2024/25 and the averaging period we use for calculating contract prices to be used in estimating the WEC for the VDO. As discussed, we use the most recent 40-day average ASXEnergy prices as the best guide to the market's view on spot prices that will occur in 2024/25. However, based on instructions from the ESC, we use 12-month trade weighted average ASXEnergy prices to set the contract price for retailers when determining the WEC. In our view, there is no necessity for these averaging periods to be consistent. One way to think about the WEC that we are calculating using this approach is that we are estimating the contract payments that a retailer would face if that retailer had purchased its contracts for 2024/25 over the last 12 months (at the same time as trade occurs on ASXEnergy) and uses those contracts to hedge the risk it would face based on current expectations of spot prices.

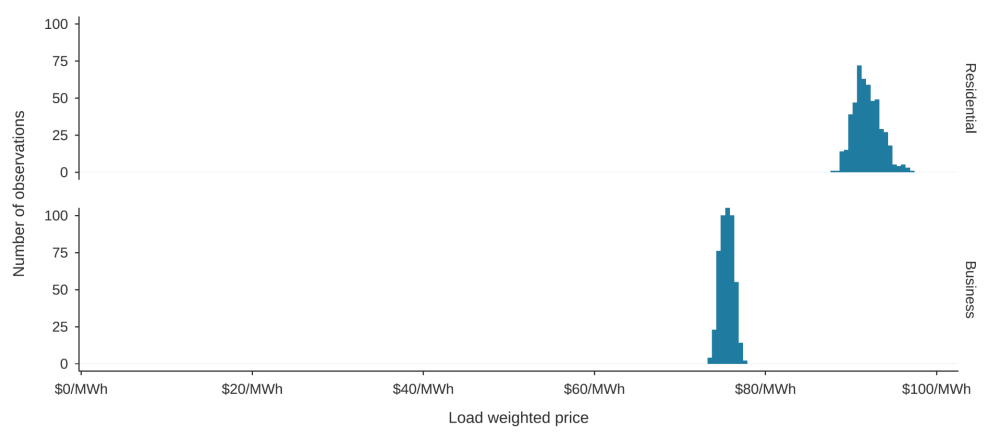


swap price – but the half-hourly profile of both spot prices and load are different. It should be clear from **Figure 8** through **Figure 12** that the Monte Carlo simulation has resulted in a distribution of load-weighted prices driven by differences in the half-hourly patterns of spot prices and load.

Figure 8: Distribution of load-weighted price for simulated years for residential and business load – CitiPower



**Figure 9**: Distribution of load-weighted price for simulated years for residential and business load – Powercor



**Figure 10**: Distribution of load-weighted price for simulated years for residential and business load – AusNet

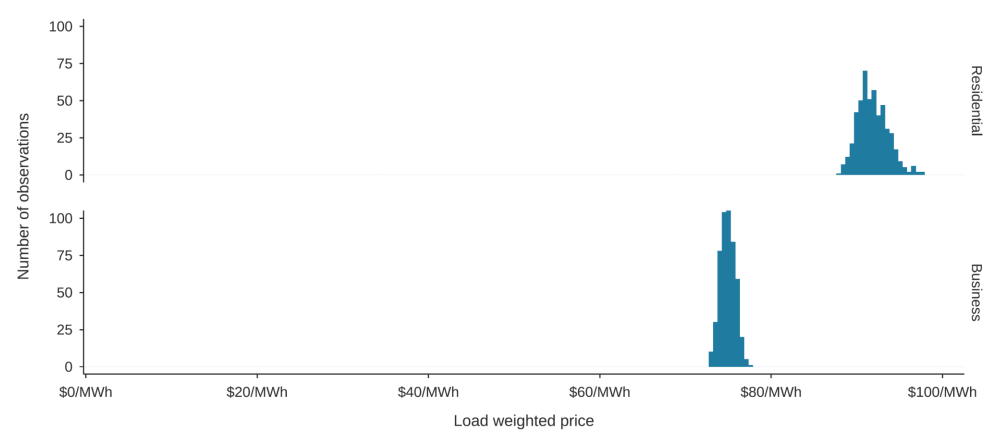


Figure 11: Distribution of load-weighted price for simulated years for residential and business load – Jemena

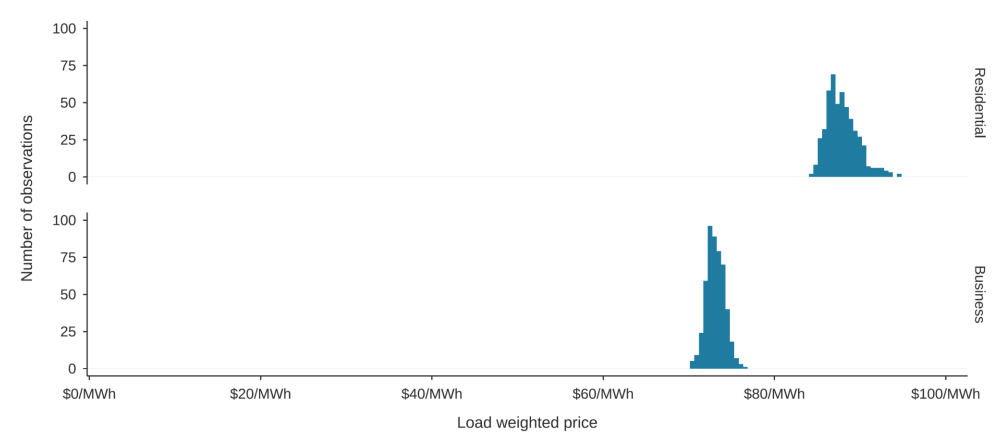
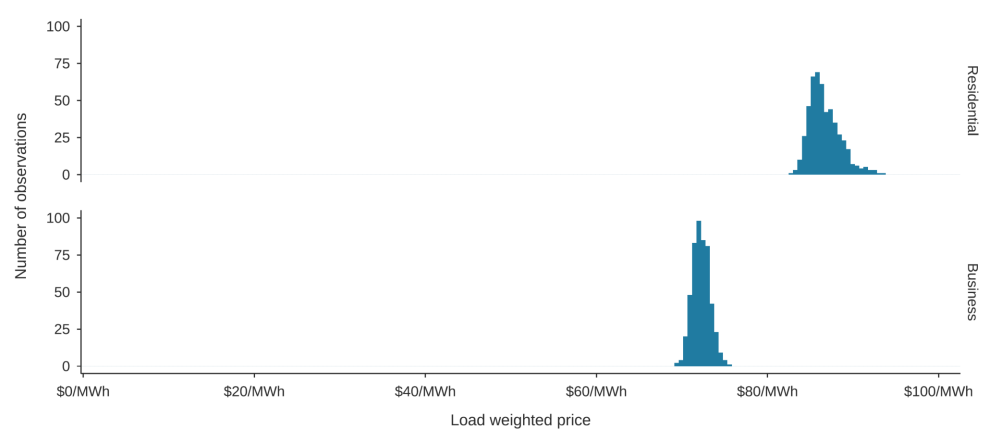


Figure 12: Distribution of load-weighted price for simulated years for residential and business load – United





# 4 Contract prices

This section addresses the third question we need to answer to estimate the WEC:

• What is the cost of financial hedging contracts?

As discussed, our approach to assessing the WEC that retailers face is based on an estimate of the cost that a prudent retailer would face in supplying electricity to their customers, having regard to the hedging contracts that a prudent retailer is likely to enter into. The hedging contracts that we base this analysis on are ASXEnergy contracts. The contracts that we consider for hedging retailers' position are:

- Base swaps for each quarter.
- Base \$300 caps for each quarter.

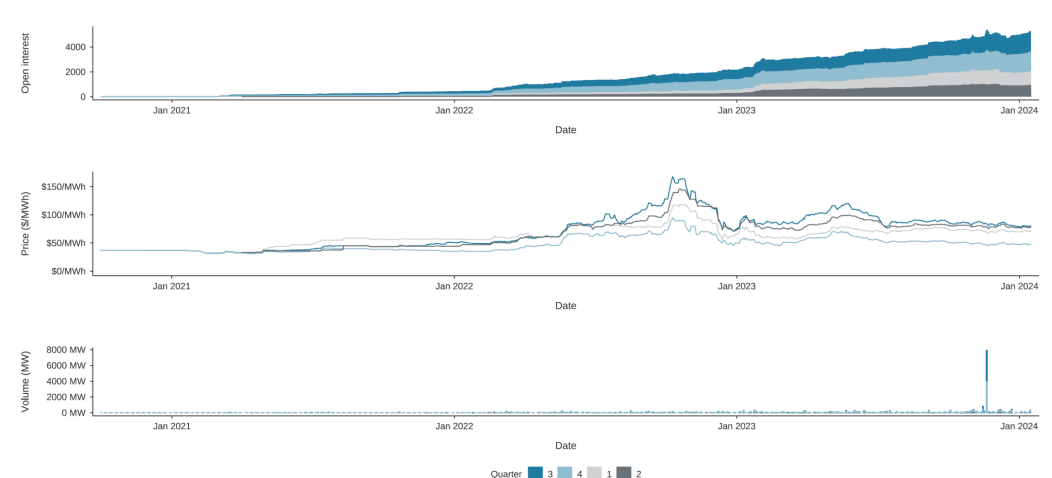
These contracts trade for several years in advance. Prices are published by ASXEnergy for each contract for each trading day.

#### Contract price data

**Figure 13** and **Figure 14** set out the relevant trading data for base swaps and caps, for each quarterly product. The trading data that is presented is open interest (which measures the total volume of contracts in the market), the settlement price and the trading volume.

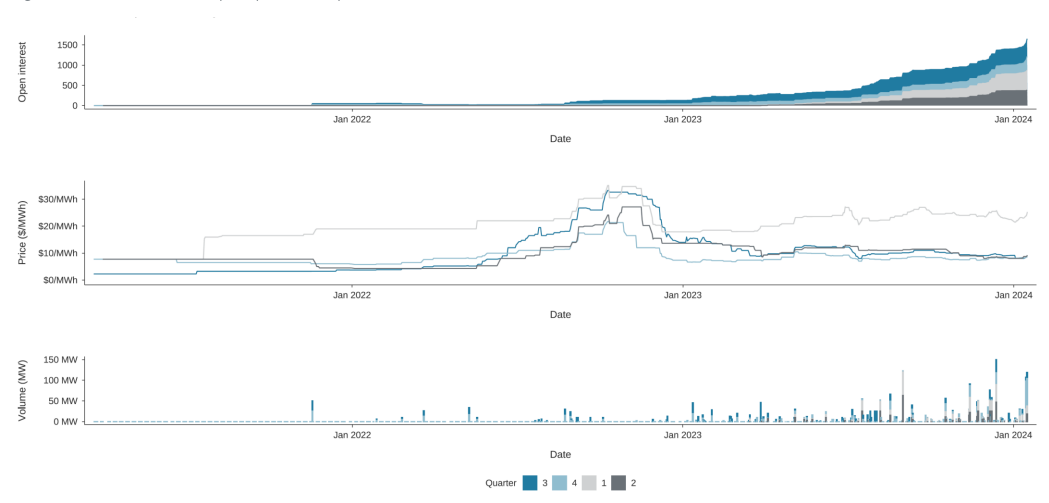
We can see from **Figure 13** and **Figure 14** that base swap and cap contracts for 2024/25 are currently trading regularly. Indeed, we can see that trade in these contracts is occurring on most trading days (note that the daily volume of trades of base swap contracts is masked somewhat by the scale of **Figure 13** being set to show the very high volume of trades on the option settling date). The regular trade in these contracts suggests that the daily prices provide a genuine indication of the market's view of future prices.

**Figure 13**: Victorian base swaps – open interest, prices and volumes for 2024/25



Source: Frontier Economics analysis of ASX data

Figure 14: Victorian base \$300 caps – open interest, prices and volumes for 2024/25



Source: Frontier Economics analysis of ASX data



To determine the WEC we use this historical contract price data to determine the cost of ASXEnergy contracts. Our view is that economic decisions in competitive markets will be based on the market value of contracts (and we consider 40-day average prices a good proxy for this market value), regardless of when those contracts are purchased. If a retailer has purchased contracts in the past at prices above the current market price, we would expect that competition from existing or new entrant retailers would force the retailer to make retail price offers based on the current cost of purchasing contracts; to do otherwise would be to risk losing customers to competitors able to enter or expand by purchasing contracts at the current cost and making retail price offers based on those current costs. Similarly, if a retailer has purchased contracts in the past at prices below the current market price, we would expect that maximising shareholder value would require them to make retail price offers based on the current cost of purchasing contracts; making retail price offers based on lower historical contract costs would result in less profit than simply selling the contracts again at the current contract price.

However, there may be good reasons that a regulator will choose to base regulated prices on something other than 40-day average contract prices. For instance, a longer averaging period, such as 12 months or 24 months, would be expected to provide regulated prices that are more stable over time and would also likely result in regulated prices that are more reflective of incumbent retailers' actual historical costs (since most retailers will buy contracts over a period of time leading up to the settlement year). The ESC has asked us to use 12-month trade weighted contract prices in estimating the WEC. We calculate the 12-month trade weighted contract price for each contract by taking an average of the daily settlement price for that contract over the last 12 months, but weighting each daily settlement price by the share of the total volume of trade over the last 12 months that happened on that day. This means that the settlement price on a day on which no trade occurred is given a weighting of zero in calculating the 12-month trade weighted contract price, while the settlement price on the day on which the most trades occurred in the last 12 months is given the highest weighting.

Consistent with the 2023/24 report, a high portion of trading volume occurs on the date that base swap options are settled, which for 2024 Q3 and Q4 base swap options was November 2023. This is evident in the spike in the volume panel of **Figure 13**. Under a trade-weighted approach, including this volume would skew the average price towards the price on the option settling day. Since we do not assume that retailers enter into options as part of their hedging strategy, we have removed the data from that day from the calculation of the trade-weighted contract price for Q3 and Q4 2024 contracts. Q1 and Q2 2025 contracts settle in May 2024, which occurs after the sample period we use for contract prices (which extends to 16 January 2024).

Adopting the approach described above results in the ASXEnergy contract prices that are shown in **Table 1**, for contract prices up to 16 January 2024.



**Table 1:** 12-month trade weighted average ASXEnergy derivative prices for Victoria (2024/25 dollars)

	Product Status	Year	Quarter				
		Status	Teal	Q3	Q4	Q1	Q2
TRADE	\$300 Caps	Base	2024/25	\$10.13	\$8.20	\$24.10	\$9.93
WEIGHTED	Swaps	Base	2024/25	\$89.58	\$52.56	\$70.52	\$82.28

Source: Frontier Economics analysis of ASXEnergy data.



# 5 Contract position

This section addresses the final question we need to answer to estimate WEC:

• What kind of hedging position is a prudent retailer likely to adopt?

We use our portfolio optimisation model – *STRIKE* – to determine the efficient mix of hedging products that a prudent retailer would likely adopt. *STRIKE* calculates an efficient frontier, which represents the contracting positions that provide the lowest energy purchase cost for a given level of risk (as measured by standard deviation).

STRIKE applies a Minimum Variance Portfolio (MVP) approach to the task of hedging a retailer's exposure to wholesale spot prices. STRIKE incorporates an estimate of a retailer's exposure to the wholesale spot market, which is determined by the retailer's load and wholesale spot prices. There is an expected return and a variance associated with this. STRIKE also incorporates the types of hedging products that are typical in the electricity industry. These contracts – swaps and caps – generate cashflows that also have an expected return and a variance. Instead of assessing the expected return and associated risk for each asset in isolation, STRIKE applies the concepts of portfolio theory to evaluate the contribution of each asset to the risk of the portfolio as a whole. Based on this approach, STRIKE calculates efficient hedging strategies.

In order to determine a hedging position for the purposes of estimating the WEC for each customer type in each distribution area in Victoria, we make use of the following inputs in *STRIKE*:

- Forecast spot prices and load, as discussed in Section 3. As we discussed, we have developed 500 simulated years of half-hourly spot prices and load for 2024/25. There is a distribution of outcomes within these 500 simulated years. Our view is that an efficient retailer's hedging position should have regard to the uncertainty associated with what kind of year 2024/25 will be. For example, will 2024/25 be a year with high prices and high load corresponding, so that the load-weighted price is high, or will 2024/25 be a year with low prices and high load corresponding, so that the load-weighted price is low? To account for this uncertainty, we input 7 simulated years into *STRIKE*, representing those simulated years that represent the 99th, 95th, 50th, 25th, 5th and 1st percentile when the 500 simulated years are ranked according to load-weighted price.
- Contract prices, as discussed in Section 4. We present results for 12-month trade weighted contract prices.

As discussed, *STRIKE* calculates an efficient frontier, which represents the contracting positions that provide the lowest energy purchase cost for a given level of risk. The contract position that we use to calculate the WEC is based on the most conservative contracting position on the efficient frontier, which is the point on the efficient frontier with the lowest risk (but highest cost).

Outlined in **Figure 15** to **Figure 24** are the resulting contract positions at the conservative point for 2024/25, for each load profile and for each distribution area. For each quarter (the vertical panels) and each peak/off-peak period (the horizontal panels), the charts show the following:

• The distribution of half-hourly load for the 48 half-hours of the day (shown by the box plots, including the dots representing outliers, in the 'Load' panel).



- The distribution of half-hourly spot prices for the 48 half-hours of the day (shown by the box plots, including the dots representing outliers, in the 'Spot price' panel). The price chart is truncated at a spot price of \$800/MWh to aid visibility of price outcomes.
- The quantity of swaps and caps at the conservative point of the efficient frontier (shown by the coloured areas in the 'Load' panel).

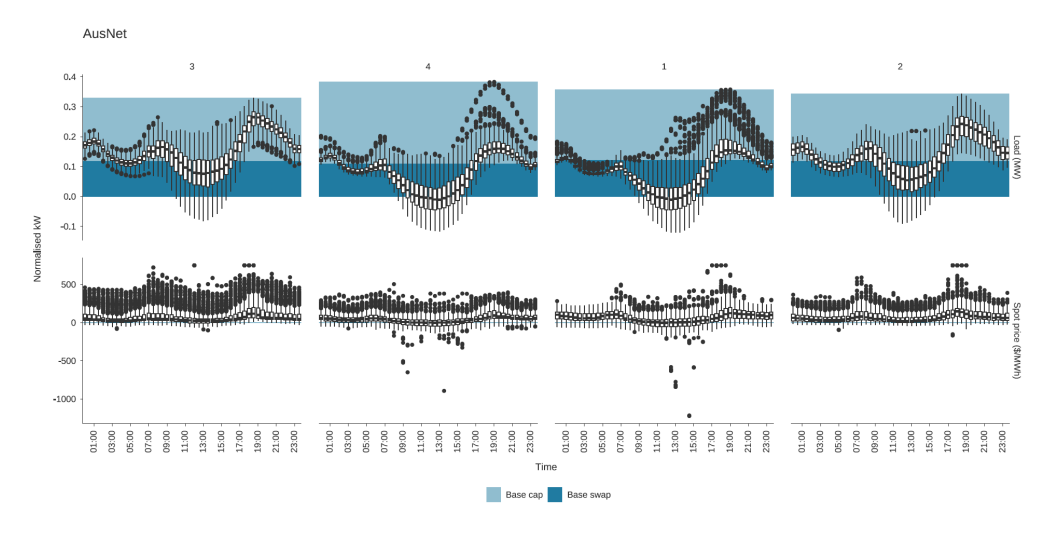
In general, the contract position at the conservative point involves:

- purchasing swaps to cover (approximately) average demand
- purchasing caps, on top of that, to cover (approximately) to peak demand
- in some cases, incurring a small amount of pool exposure at absolute peak demand times.

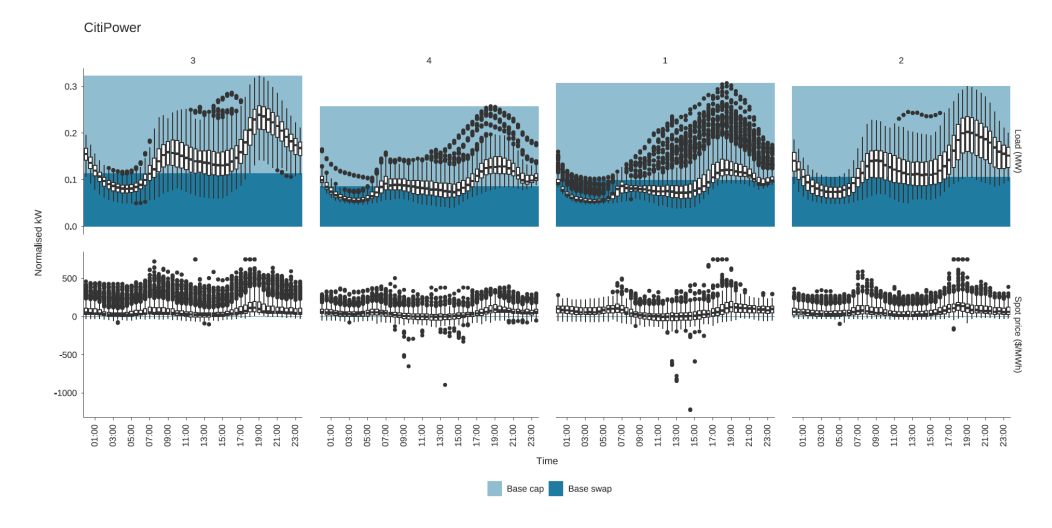
As seen in **Figure 15** to **Figure 24**, the contract position at the conservative point generally results in complete coverage of the highest demand half hours, but may not always do so. The reason that there can remain some residual pool exposure even at the conservative point is that *STRIKE* balances the costs and risks of remaining exposed to the spot price at these highest demand half hours against the costs and risks associated with being over-contracted. Signing additional contracts is neither costless nor riskless, and while being exposed to the spot price during a small number of high demand half-hours can result in large payments, being over-contracted for a large number of lower demand half-hours can also result in large payments. Some retailers may have a preference for additional contract cover to meet forecast peak demand in all cases, but we note that the volatility allowance (discussed in Section 6.2) is intended to reflect the residual risk at the conservative point and could be used to purchase additional cap cover.

It should also be noted that the conservative point on the efficient frontier reflects the contract position that achieves the lowest risk given the projected state of the world that is input into *STRIKE*. In the event that different states of the world were input into *STRIKE*, the model would find a different contract position that achieves the lowest risk. In particular, if it were assumed, for instance, that next year will have an unusually large number of very high price events that coincided with high load, then the model would certainly find a different contract position that achieves the lowest risk. Load forecasts and price forecasts (and their correlation) are important to the costs that retailers face in supplying regulated customers. We use the best available information to develop load forecasts and price forecasts that are consistent with the observed peakiness of historic load and historic prices (and the observed correlation between) so that the *STRIKE* contract position is based on a good estimate of future conditions.

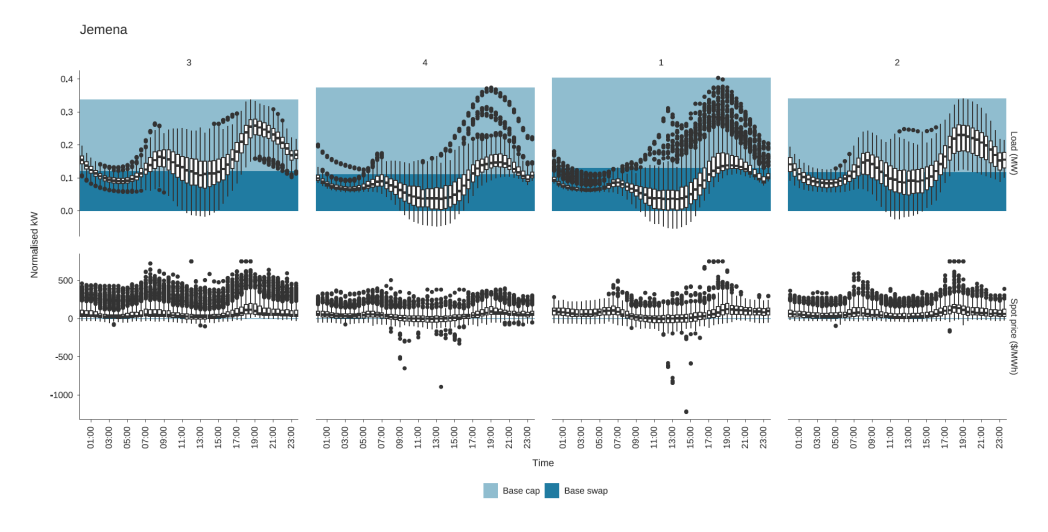
Figure 15: Contract position for AusNet residential load, ASXEnergy contract prices



**Figure 16**: Contract position for CitiPower residential load, ASXEnergy contract prices



**Figure 17**: Contract position for Jemena residential load, ASXEnergy contract prices



**Figure 18**: Contract position for Powercor residential load, ASXEnergy contract prices

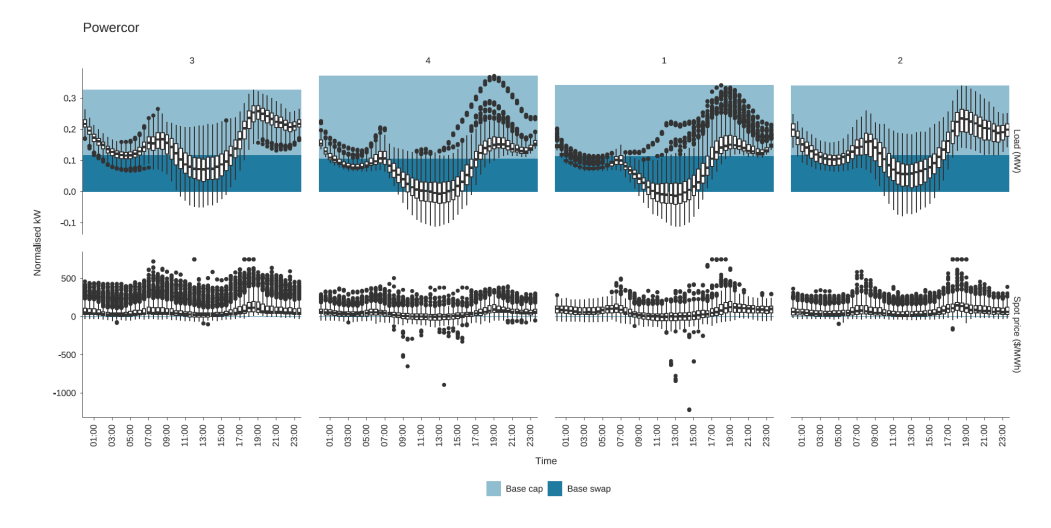


Figure 19: Contract position for United residential load, ASXEnergy contract prices

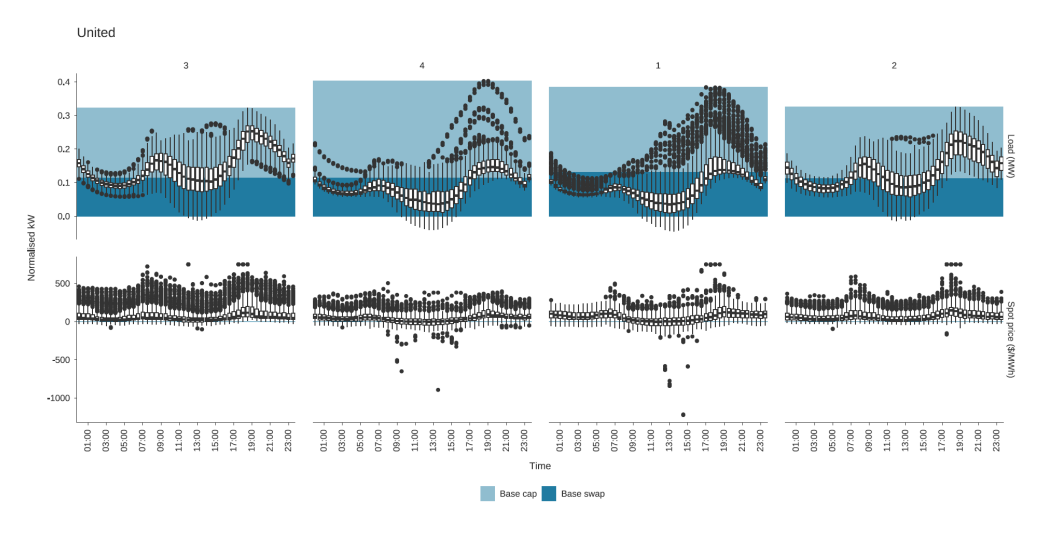


Figure 20: Contract position for AusNet business load, ASXEnergy contract prices

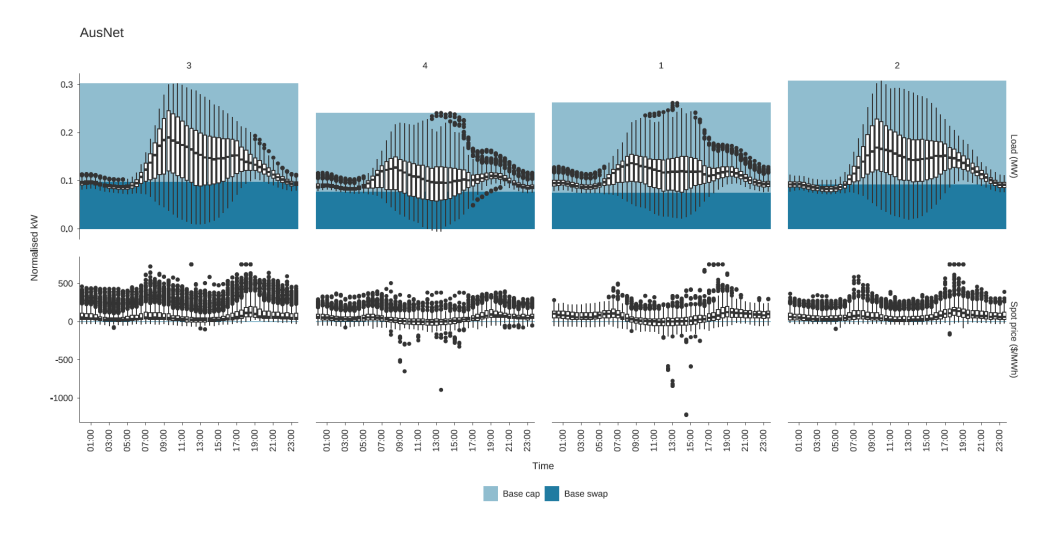


Figure 21: Contract position for CitiPower business load, ASXEnergy contract prices

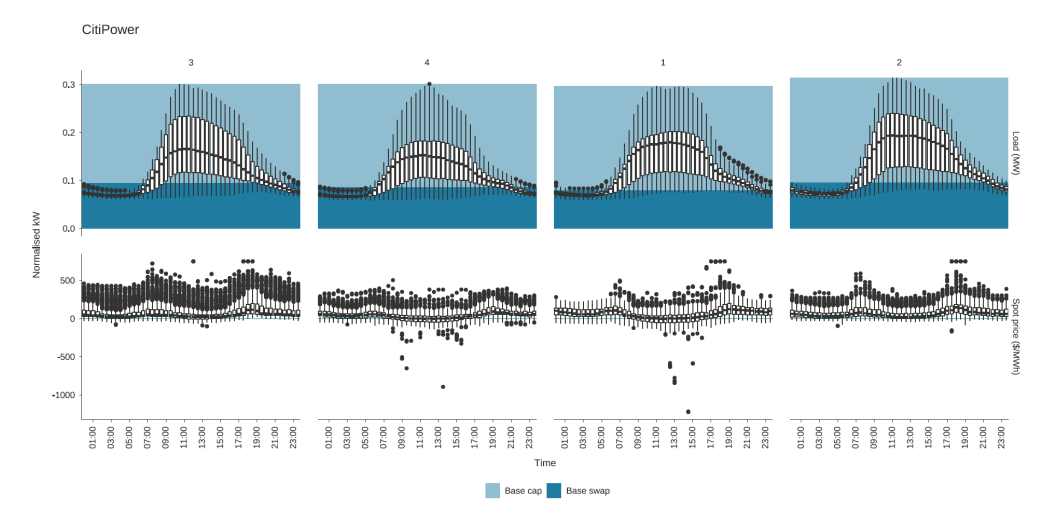


Figure 22: Contract position for Jemena business load, ASXEnergy contract prices

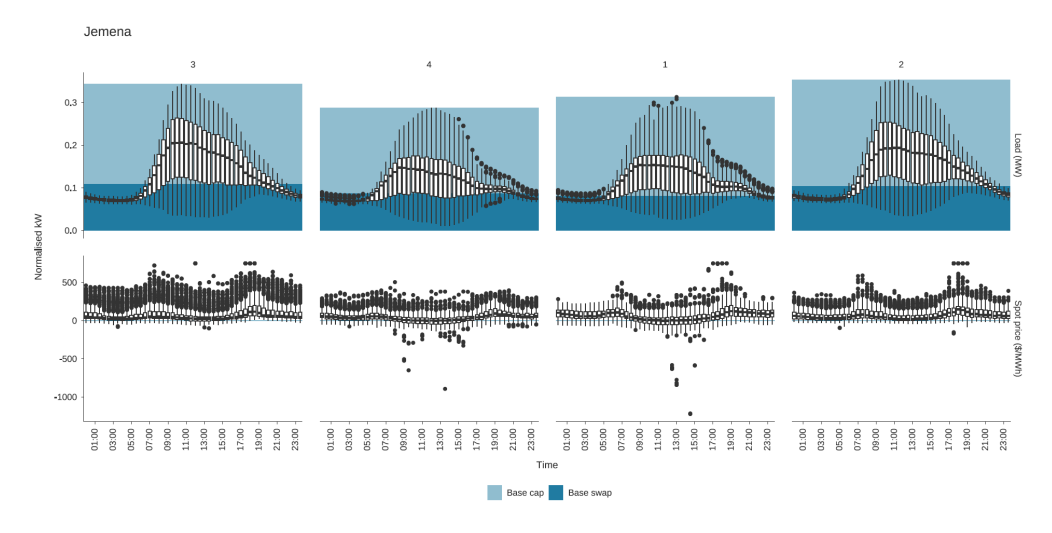


Figure 23: Contract position for Powercor business load, ASXEnergy contract prices

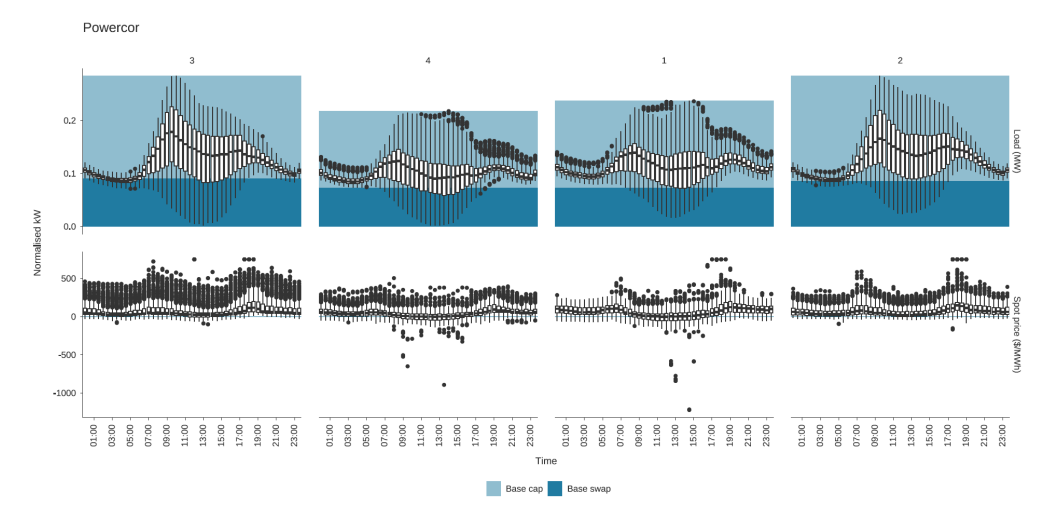
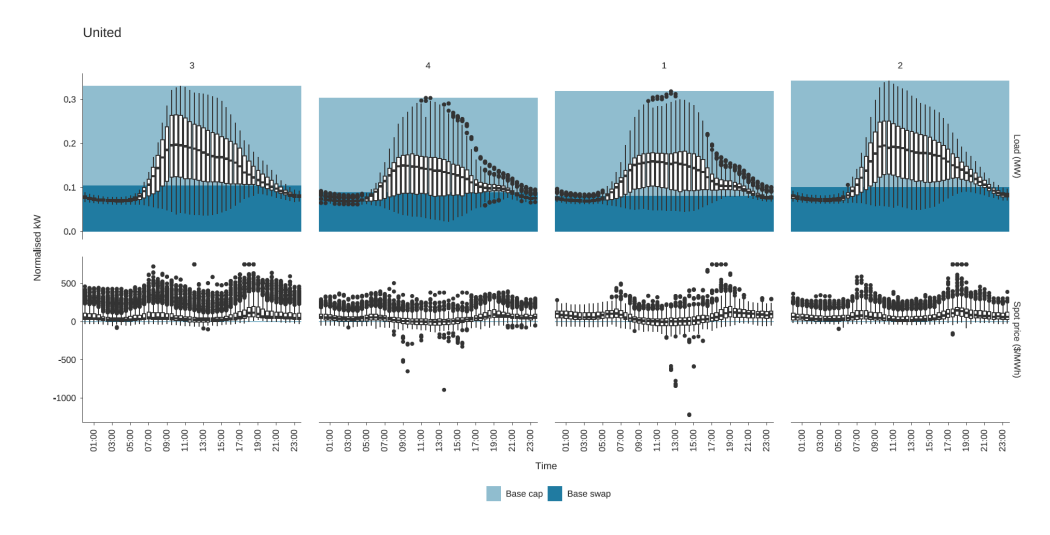


Figure 24: Contract position for United business load, ASXEnergy contract prices





# 6 Wholesale electricity costs

Based on the data and modelling discussed in Section 3 through Section 5, this section reports the WEC that we have estimated.

### 6.1 Wholesale electricity costs

We estimate the WEC by calculating settlement payments and differences payments resulting from the half-hourly spot prices and load, contract prices and contract position that we have developed.

#### Results

The WECs that we have estimated are based on half-hourly spot prices and load from the median simulated year (when these years are ranked according to WEC). The WECs that we have estimated are based on 12-month trade weighted average ASXEnergy contract prices up to 16 January 2024. The WECs that we have estimated are based on the contract position from the conservative point on the efficient frontier for each DNSP.

These WECs are set out in Table 2.

**Table 2:** Modelled market-based wholesale electricity cost result

Entity	Wholesale electricity costs (\$/MWh, real \$2024/25)		
Entity	Residential	Business	
AusNet	\$121.13	\$98.00	
CitiPower	\$105.35	\$94.73	
Jemena	\$118.90	\$100.36	
Powercor	\$120.35	\$96.18	
United	\$116.51	\$99.62	

Source: Frontier Economics

## 6.2 Volatility allowance

As discussed, the WECs that we have estimated are based on half-hourly spot prices and load from the median simulated year. The volatility allowance is intended to compensate retailers for the residual risk to which they are exposed, even when contracted at the conservative point. The volatility allowance is calculated based on the cost of holding working capital to fund cashflow



shortfalls that could arise in years when the actual WEC is higher than we have estimated for the median simulated year. The working capital requirement is based on the difference between the WEC that we have estimated for the median simulated year and the WEC for the most costly simulated year for each distribution area. We then estimate the cost of holding sufficient working capital by applying a WACC of 7.5 per cent.

The volatility allowances calculated using this framework are set out in **Table 3**.

Table 3: Modelled volatility allowance

Entity	Volatility Allow	ance (\$/MWh real \$2024/25)
Entity	Residential	Business
AusNet	\$0.29	\$0.25
CitiPower	\$0.24	\$0.27
Jemena	\$0.30	\$0.30
Powercor	\$0.33	\$0.25
United	\$0.29	\$0.29

Source: Frontier Economics



# 7 I RET and SRES

In addition to estimating the WEC, our scope of work also includes estimating the costs that a retailer will face as a result of the following schemes:

- the Large-scale Renewable Energy Target (LRET)
- the Small-scale Renewable Energy Scheme (SRES).

This section reports our estimate of these costs.

### **7.1** LRET

The LRET places a legal liability on wholesale purchasers of electricity to proportionately contribute towards the generation of additional renewable electricity from large-scale generators. Liable entities support additional renewable generation through the purchase of Large-scale Generation Certificates (LGCs). The number of LGCs to be purchased by liable entities each year is determined by the Renewable Power Percentage (RPP), which is set each year by the Clean Energy Regulator. LGCs are created by eligible generation from renewable energy power stations.

In order to calculate the cost to a retailer of complying with the LRET, it is necessary to determine the RPP for the retailer (which determines the number of LGCs that must be purchased) and the cost of obtaining each LGC.

### Renewable Power Percentage

The RPP establishes the rate of liability under the LRET and is used by liable entities to determine how many LGCs they need to surrender to discharge their liability each year.

The RPP is set to achieve the renewable energy targets specified in the legislation. The Clean Energy Regulator is responsible for setting the RPP for each year.

The *Renewable Energy (Electricity) Act 2000* states that where the RPP for a year has not been determined it should be calculated as the RPP for the previous year multiplied by the required GWh's of renewable energy for the current year divided by the required GWh's of renewable energy for the previous year. This calculation increases the RPP in line with increases in the renewable energy target but does not decrease the RPP to account for any growth in demand. As a result, this calculation is likely to overestimate the RPP for a given year when energy demand is growing.

The Clean Energy Regulator has published a RPP for 2023 of 18.96%.<sup>4</sup> Using this 2023 RPP, and applying the default calculation, results in the same RPP for 2025 of 18.96%, and an estimated RPP for 2024/25 that is also 18.96%.

<sup>&</sup>lt;sup>4</sup> Available at <a href="https://www.cleanenergyregulator.gov.au/RET/Scheme-participants-and-industry/the-renewable-power-percentage">https://www.cleanenergyregulator.gov.au/RET/Scheme-participants-and-industry/the-renewable-power-percentage</a>. Accessed 25 January 2024.



### **Cost of obtaining LGCs**

We have used a market price for LGCs to determine the cost of complying with the LRET. The market price for LGCs is determined by taking a 12-month trade weighted average of LGC prices for trades settled in 2024/25, reported by Demand Manager.<sup>5</sup> This 12 month trade weighted average LGC price to 25 January 2024 is \$48.36 per certificate (\$2024/25).

### Cost of complying with the LRET

Based on the RPP and the LGC price discussed above, the cost of complying with the LRET is \$9.17/MWh (\$2024/25).

### **7.2 SRES**

The SRES places a legal liability on wholesale purchasers of electricity to proportionately contribute towards the costs of creating small-scale technology certificates (STCs). The number of STCs to be purchased by liable entities each year is determined by the Small-scale Technology Percentage (STP), which is set each year by the Clean Energy Regulator. STCs are created by eligible small-scale installations based on the amount of renewable electricity produced or non-renewable energy displaced by the installation.

Liable entities can purchase STCs on the open market or through the STC Clearing House. There is a guaranteed price of \$40/STC through the Clearing House, but certificates may take some time to clear, delaying payment to sellers of STCs.

In order to calculate the cost to a retailer of complying with the SRES, it is necessary to determine the STP for the retailers (which determines the number of STCs that must be purchased) and the cost of obtaining each STC.

### **Small-scale Technology Percentage**

The STP establishes the rate of liability under the SRES and is used to determine the number of STCs that liable entities are required to surrender each year. The STP is determined by the Clean Energy Regulator.

The STP is calculated in advance based on:

- the estimated number of STCs that will be created for the year<sup>6</sup>
- the estimated amount of electricity that will be acquired for the year
- the estimated number of all partial exemptions expected to be claimed for the year

The STP is to be published for each compliance year by March 31 of that year. The Clean Energy Regulator is also required to publish a non-binding estimate of the STP for the two subsequent compliance years by March 31. The non-binding STPs for 2024 and 2025 are set out in **Table 4**. This results in an estimated STP for 2024/25 that is 16.39%.

<sup>5</sup> Available at: <a href="http://www.demandmanager.com.au/">http://www.demandmanager.com.au/</a>. Accessed 25<sup>th</sup> January 2024.

This is determined by the Clean Energy Regulator. In recent years it has estimated it based on the simple average of STC forecasts made by consultants to the Clean Energy Regulator.



Table 4: STPs published by the Clean Energy Regulator

Binding/Non-binding	Estimate/Forecast year	STP
Non-binding	2024	17.99%
Non-binding	2025	14.79%

Source: Clean Energy Regulator

### **Cost of obtaining STCs**

For the purposes of this report, we assume that the cost of STCs is equal to this STC Clearing House price of \$40/STC (\$2024/25).

Historically, the reported spot price of STCs has typically been at, or close to, this price of \$40/STC.

### Cost of complying with the SRES

Based on the STC price discussed above, and the average of the non-binding 2024 STP and non-binding 2025 STP, the cost of complying with the SRES is \$6.56/MWh (\$2024/25).

### **Frontier Economics**

Brisbane | Melbourne | Singapore | Sydney

Frontier Economics Pty Ltd 395 Collins Street Melbourne Victoria 3000

Tel: +61 (0)3 9620 4488

https://www.frontier-economics.com.au

ACN: 087 553 124 ABN: 13 087 553 124