

Fees apply for Powerlink to prepare a response to a connection enquiry, make an offer to connect, and other services. Powerlink’s fees for these services, which are set out below in Table 1, take effect from 1 April 2023.

Powerlink reserves the right to review and amend the fees at any time without notice.

Table 1: connection enquiry and application fees

Service	Fee (ex GST)	Activities
Connection enquiry (Non-Designated Network Asset)	\$50,000	Includes preparation of scope of work, interface specification and indicative capital cost estimate
Connection enquiry (Designated Network Asset)	\$120,000	
Connection application (generation)	\$370,000	Includes negotiation of commercial and legal terms to be reflected in the contracts, preparation of scope and estimate, negotiation and finalisation of Generator Performance Standards
Connection application (load)	\$280,000	As above. The lower connection application fee recognises less analysis is required to negotiate and finalise performance standards for load connection.
Connection application (Integrated Resource Provider)	POA	
Other Services ¹	POA	

¹Services include asset relocations and preliminary works related to environmental and development approvals

Terms and conditions

By paying any of the above fees in Table 1, customers will be taken to have agreed to the following terms and conditions:

- Disclaimer
 - To the maximum extent permitted by law, Powerlink’s liability is limited to the value of the applicable fee.
- Payment terms
 - Fees are total fees (subject to exclusions)
 - Fees are payable in full before provision of the service commences
 - Terms of payment are five business days.
- Termination
 - The customer may terminate the connection enquiry or application at any time. Powerlink may terminate the connection enquiry or application in accordance with the NER.
 - Fees are not subject to adjustment and will not be refunded in whole or part following termination by the customer.

- Intellectual property
 - Powerlink will retain any intellectual property arising from the connection process. The customer must execute such documents or instruments, and do all other things reasonably required by Powerlink to protect Powerlink's intellectual property arising from the connection process.
 - The customer is granted a single use licence for any information provided by Powerlink as part of a response to a connection enquiry, offer to connect or as part of Other Services.
 - The customer must not, and must ensure that its personnel, contractors and agents do not, use Powerlink's trademarks and brands without Powerlink prior consent, nor do anything that may adversely affect the goodwill, value or distinctiveness of Powerlink's trademarks and brands.
- Exclusions
 - Fees reflect work carried out by Powerlink only. Costs relating to services provided by AEMO will be passed through to the customer. Please refer to AEMO's website for AEMO's schedule of fees and charges.
 - Testing, witnessing and commissioning costs incurred during construction and energisation are not covered by the connection application fee.
 - Any changes in scope or design, including review of additional work undertaken by the customer, are not covered by the connection enquiry or application fees.
 - Activities undertaken in addition to the work plan reflected in the fee calculated for provision of Other Services will be charged separately, on a fee for service basis.
- Confidentiality
 - In accordance with clause 5.3.8 of the NER, the information contained in Powerlink's response to a connection enquiry is confidential information and must not be disclosed to a third party, except as permitted under the NER.
 - The customer may also be required to enter into a non-disclosure agreement with Powerlink on terms and conditions to be determined at the time.
- Assignment
 - The customer may not assign any connection enquiry, connection enquiry response, connection application or application to connect, or these terms and conditions, to any third party.
- Governing law
 - These terms and conditions are to be interpreted in accordance with the laws of the state of Queensland.