

**From:** Karam Kim [redacted]  
**Sent:** Tuesday, 11 August 2020 9:46 AM  
**To:** Kolacz, Miriam <[miriam.kolacz@acc.gov.au](mailto:miriam.kolacz@acc.gov.au)>; Mahony, Andrew <[andrew.mahony@acc.gov.au](mailto:andrew.mahony@acc.gov.au)>  
**Cc:** Kellie Fonseca [redacted]; Elizabeth King [redacted]  
**Subject:** Re: ACCC consulting on Clean Energy Council's Solar Code [SEC=OFFICIAL]

Dear Miriam and Andrew

Thank you for the teleconference yesterday regarding the Clean Energy Council's (CEC) Solar Retailer Code re-authorisation.

Our previous recommendations provided on 26 June 2020 reflect minimum standards under APP 7 and the Privacy Act.

In addition to these recommendations, including an explicit reference to APP 7 in the Code will assist in ensuring that Signatories are aware of the minimum requirements under the Privacy Act and how they can satisfy the 'reasonable expectations test' set out in APP 7 and the APP Guidelines. We made a similar suggestion in our submission to you in 2015; this may still be useful to consider.

We hope this clarification is useful to both yourself and the CEC. Please do not hesitate to contact us further if you would like further information or clarification.

Kind regards  
Karam



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