- (i) Shipper must comply with that request; and
- (ii) Shipper is not required to make a Request For Approval under clause 27.3(a) in connection with the Transfer of the relevant capacity to the specified third party and Operator will be deemed to have approved the Transfer; and
- (iii) Shipper will (and Operator will procure the third party to) execute all documents and do all other things reasonably requested of it to give effect to the Transfer contemplated by the request; and
- (iv) Shipper will not retain the right to Resume the relevant capacity; and
- (d) Operator must reimburse Shipper for all reasonable expenses incurred or suffered by Shipper by reason of the request.

28. Confidentiality

28.1 Confidential Information

- (a) Subject to clauses 28.2 and 28.3, each Party shall keep the terms and conditions of this Contract, and all information specifically relating to or provided pursuant to or in accordance with this Contract or in the negotiations leading to the execution of this Contract (Confidential Information), confidential.
- (b) To avoid doubt Confidential Information includes all information received by Operator in the Operation and Expansion of the DBNGP which relates to Shipper, the disclosure or misuse of which might reasonably be expected to materialty affect Shipper's commercial interests, including information relating to Shipper's gas flows and flow rates, billing, and Shipper's maintenance schedules and plant availability.
- (c) A reference in this clause 28 to information being disclosed to or received by a Party, includes information being communicated to or created, ascertained, discovered or derived by it or on its behalf.

28.2 Exceptions to Confidentiality

Either Party may disclose Confidential Information which:

- (a) at the time when it is disclosed to the Party, is publicly known;
- (b) subject to clauses 28.4 and 28.5, at the time when it is disclosed to the Party, is already known to the Party through some independent means not involving breach of any confidentiality undertaking owed pursuant to clause 28.1, and which the Party can prove by prior or contemporaneous written documentation was already known to it at the time of disclosure (unless such knowledge arose from disclosure of information in breach of an obligation of confidentiality);
- after the time when it is disclosed to the Party, comes into the public domain otherwise than as a result of any breach of the confidentiality undertaking owed pursuant to clause 28.1;
- (d) subject to clauses 28.4 and 28.5, the other Party acquires from a source other than that Party or any Related Body Corporate or representative of that Party where such source is entitled to disclose it and such disclosure is not subject to confidentiality restrictions under this Contract;

- (e) that Fandy is required by the ASX, court order, Law, the Regulator, or requested by the ACCC to disclose, and in such cases, the disclosing Party shall promptly notify the other Party of that requirement or request (as the case may be);
- is necessary in relation to any discovery of documents, or any proceedings before a court, tribunal, ACCC, other governmental agency or stock exchange, and in such cases, the disclosing Party shall promptly notify the other Party of that requirement;
- (g) with the consent of the other Party and subject to any conditions of that consent;
- it is necessary or convenient in relation to any notification by the Shipper to ACCC or ERA under clause 28.7;
- (i) is required by Law or any governmental agency or stock exchange to be disclosed in connection with the issue of securities or financial products by a Party, a Related Body Corporate of a Party, the Diversified Utility and Energy Trust No 1 and No 2 or the POWERS Trust, or any funding vehicle of any of those parties; or
- (i) comprises the terms of Operator's Standard Shipper Contract.

28.3 Permitted Disclosure

- (a) Either Party may disclose Confidential Information to:
 - (i) subject to clause 28.4 and 28.5, its, and its Related Bodies Corporate's, employees, officers, agents, contractors, consultants, lawyers, bankers, financiers, financial and technical advisers (and for the purpose of this clause 28.3(a) Alcoa, Alinta Limited and System Operator are to be considered Related Bodies Corporate of Operator); and
 - subject to clause 28.4 and 28.5, a bona fide proposed or prospective transferee (and their employees, officers, agents, contractors, consultants, lawyers, bankers, financiers, financial advisers, Related Entities, cobidders or bid consortium members and actual or proposed joint venturers) of:
 - a 20% or more legal or equitable interest in a relevant part or the whole of a Party's business;
 - a 20% or more legal or equitable interest in any property to which the information relates;
 - (C) 20% or more of the shares in a Party; or
 - (D) 20% or more (by value) of the shares or units (or both) in a company or trust (or both) which, directly or indirectly, controls (as that term is defined in the Corporations Act) a Party,

to the extent those persons have a need to know the Confidential Information.

- Nothing in this clause 28.3 permits disclosure by Operator or System Operator, or by a person or persons to whom Confidential Information from Operator or System Operator has been disclosed under this clause 28, to:
 - (i) any person who is directly involved in:
 - the distribution of Gas to customers through the Western Australia
 Natural Gas Distribution System as that term is used in the

- National Third Party Access Code for Natural Gas Expeline Systems (as amended from time to time);
- (B) the retailing of Gas within Western Australia;
- (C) the generation or sale of electricity in Western Australia;
- (D) contracting for Capacity on the DBNGP; or
- (E) the management of the activities referred to in the preceding paragraphs (A) to (D); or
- such person's employees, officers, agents, contractors, consultants and technical advisers who are themselves directly involved in any of the activities described in clause 28.3(b)(i).

except to the extent that such person is:

- (iii) the System Operator and requires the disclosure of information to it by Operator or by it to enable it to perform its obligations to Operator under the relevant operating and maintenance services contract (provided that at no time may the System Operator or its employees, officers, agents, contractors, consultants and technical advisers (which, without limiting clauses 28.4 and 28.5, does not include Alinta Limited to the extent it provides corporate and other head office services to the System Operator) be directly or indirectly involved in anything listed in clauses 28.3(b)(i)(B), (C) or (D) or clause 28.3(b)(i)(E) to the extent it relates to clauses 28.3(b)(i)(B), (C) or (D));
- (iv) a director or senior manager of Alcoa or Alinta Limited, or any of their Related Bodies Corporate through which they have a direct or indirect equity interest in the DBNGP, and requires the disclosure of information in connection with the management of their respective equity interests in the DBNGP; or
- (v) a senior manager of Alcoa or Alinta Limited, or any of their Related Bodies Corporate, who:
 - is a director of Operator or its Related Bodies Corporate, or of System Operator; or
 - (B) by virtue of his or her duties as a senior manager is required to assist a director under clause 28.3(b)(iv).

which disclosure under paragraphs 28.3(b)(iii), (iv) and (v) is, subject to clause 28.4 and 28.5, permitted in accordance with the provisions of this clause 28.3

- (c) Any Party seeking to disclose information under clause 28.3(a)(ii) must:
 - (i) seek the consent of the other Party as to the protocols, arrangements and agreements which will govern the disclosure of the information and the prevention of further disclosure of the information, which consent is not to be unreasonably withheld or unreasonably delayed; and
 - (ii) consult with the other Party to ascertain whether there is any commercially sensitive information which may not be disclosed at all or may only be disclosed on terms and conditions agreed between the Parties, and must

give effect to the reasonable requirements of the other Party in these respects.

28.4 Disclosure by recipient of Confidential Information

- (a) Any Party disclosing information under clause 28.2 or 28.3 must ensure that persons receiving Confidential Information from it, or from any person or persons to whom the Confidential Information has been disclosed, do not:
 - disclose the information except in circumstances permitted in clause 28.2 or 28.3 (as the case may be); and
 - (ii) use the information except in the circumstances permitted by clause 28.5.
- (b) If Operator and System Operator disclose information to a person under clause 28.3(b)(iii), (iv) or (v), then Operator must ensure that (unless in the circumstances of a particular case it is not possible to do so) the information is disclosed in a manner which minimises the disclosure of the Confidential Information referred to in clause 28.1(b), including by one or more of aggregating the information with like information from other shippers, presenting it in summary form, or presenting it (so far as is practicable) in a form which does not identify it as relating to Shipper.

28.5 Use of Confidential Information

A Party who has received Confidential Information from another under this Contract must not use it, and a Party who has disclosed Confidential Information to a person under clause 28.3 must procure that that person, and any person or persons to whom the Confidential Information is subsequently disclosed, does not use it, except for the purpose of exercising the Party's rights or performing the Party's obligations under this Contract or as otherwise contemplated under this Contract, with the exception of those persons set out in clause 28.3(a)(ii), who must not use the Confidential Information received from another under this Contract except for and in relation to assessing the value of, and preparing a bid for, the relevant interest under clause 28.3(a)(ii) that is proposed to be acquired and who must comply with the protocols, arrangements and agreements agreed under clause 28.3(c)(i).

28.6 Information received by Operator

- (a) Operator must develop, prior to March 2006, and thereafter implement and enforce, policies and procedures to:
 - (i) give effect to its obligations under:
 - (A) clauses 28.3(a)(i), 28.3(b), 28.6(a), 28.6(b) or 28.6(c); and
 - (B) clauses 28.4 and 28.5 to the extent related to disclosure under clauses 28.3(a)(i), 28.3(b) or 28.6(b); and
 - (ii) subject to clause 45, ensure that all shippers are treated equally and fairly, and must procure that its direct and indirect shareholders, service providers (including the System Operator) and all Related Bodies Corporate of these entities comply with those policies and procedures and with the Law.
- (b) Operator recognises that information received by its personnel or by System Operator's personnel (which expression includes Operator's and System Operator's employees, officers, agents, contractors, consultants, lawyers, bankers, financiers, financial and technical advisers), including general operational and gas

flow information, is commercially sensitive and Operator undertakes that, in addition to the obligations under clause 28.1 and 28.5, such Confidential Information will only be distributed by the control room personnel of Operator or System Operator, as the case may be, to other individuals within Operator, or System Operator, to the extent that those other individuals have a bona fide need to receive that Confidential Information for the purposes of Operating or Expansion of the DBNGP. Operator must procure that any Confidential Information distributed under this clause 28.6 is only used for the purpose for which it was distributed.

- (c) Operator must make available to Shipper upon request a copy of the policies and procedures developed and implemented under clause 28.6(a). Despite this clause 28, Shipper may in any submissions to the ERA or the ACCC disclose this clause 28 and the policies and procedures developed and implemented under clause 28.6(a).
- (d) Nothing in clause 28.6(c) requires Operator to consult with Shipper regarding, or to seek Shipper's agreement with, any policies and procedures developed and implemented under clause 28.6(a).

28.7 Breach by Operator

- (a) Shipper will notify Operator immediately if it has evidence able to be substantiated of a breach by Operator, or any party for whom Operator is responsible under this clause 28, of any of:
 - (i) clauses 28.3(a)(i), 28.3(b), 28.6(a), 28.6(b) or 28.6(c);
 - clauses 28.4 or 28.5 to the extent related to disclosure under clause 28.3(a)(i), 28.3(b) or 28.6(b); or
 - (iii) the policies or procedures referred to in clause 28.6(a),

(each a Relevant Breach).

- (b) Within 30 days after receipt of a notice under clause 28.7(a), Operator must:
 - notify Shipper as to whether or not it agrees that a Relevant Breach has occurred; and
 - (ii) if it agrees that a Relevant Breach has occurred, specify the manner in which Operator proposes to address the breach and ensure that it is not repeated and if applicable make a proposal of compensation for Shipper's loss (which proposal must take into account the fact that the exclusion of Indirect Damage in clause 23.3 does not apply in relation to Operator's liability under clause 28.7(c) and 28.7(e)).
- (c) If Operator does not agree that a Relevant Breach has occurred, or if Operator's response under clause 28.7(b) does not resolve the matter to Shipper's reasonable satisfaction or include a proposal of compensation acceptable to Shipper acting reasonably, or if Operator does not respond within the time required by clause 28.7(b), Shipper may notify the ACCC. If the ACCC confirms that there was a Relevant Breach of this clause 28, Shipper may then pursue any other remedies under this Contract or at law against Operator, including seeking any loss or damage arising in respect of the Relevant Breach. The exclusion of Indirect Damage in clause 23.3 does not apply in relation to Operator's liability under this clause 28.7(c).

- (d) If, following notification from Shipper to ACCC under clause 28.7(c), the ACCC does not resolve the matter to Shipper's reasonable satisfaction within 30 days after Shipper notified the ACCC, Shipper may notify the ERA.
- (e) If, following notification from Shipper to ERA under clause 28.7(d), the ERA confirms that there was a Relevant Breach of this clause 28 or does not resolve the matter to Shipper's reasonable satisfaction within 30 days after Shipper notified the ERA, Shipper may then pursue any other remedies under this Contract or at law against Operator, including seeking any loss or damage arising in respect of the Relevant Breach. The exclusion of Indirect Damage in clause 23.3 does not apply in relation to Operator's liability under this clause 28.7(e).
- (f) If Shipper considers that a breach of this clause 28 has occurred by Operator or any party for whom Operator is responsible under this clause 28 but Shipper does not have evidence of such breach, then Shipper may notify Operator.
- (g) Within 30 days after receipt of a notice under clause 28.7(f), Operator must:
 - notify Shipper as to whether or not it agrees that a breach has occurred;
 and
 - (ii) if it agrees that a breach has occurred, confirm the manner in which Operator proposes to address the breach and ensure that it is not repeated.
- (h) If Operator's response under clause 28.7(g) does not address Shipper's concern to Shipper's reasonable satisfaction, Shipper may notify the ERA.
- (i) Following notification under clause 28.7(h), If the ERA determines that there was a breach of this clause 28 it may suggest an appropriate remedy, however the Parties agree that Operator is not liable to Shipper for any damages in these circumstances.
- j) The procedures outlined above represent the sole and exclusive means by which Shipper may obtain damages in relation to such breaches or alleged breaches by Operator. No right of termination arises for a Relevant Breach. This clause 28.7(j) does not limit clause 28.11.
- (k) If, and for so long as, either or both of the ERA and the ACCC are unable to accept the role intended for them under this clause 28.7, the Parties agree that the references to the ERA or ACCC, as applicable, will be deemed to be to an Independent Expert under clause 24 and the provisions of clause 24 will apply subject only to the following modifications:
 - (i) the matter will be considered a Technical Matter,
 - (ii) the appointing authority in clause 24.8(b)(i) will be the Chairman for the time being of the ERA or, if he or she falls or declines to make the appointment within 10 days of being asked to do so, the President for the time being of the Institute of Chartered Accountants Australia; and
 - (iii) the following will be added to clause 24.10(g): "and the Independent Expert must, and the Parties must assist as applicable to, make a determination within 30 days of his appointment.".
- (I) The Parties agree to cooperate to make submissions to the applicable person or body to seek the conferral of the relevant power on the ERA or ACCC, as

applicable, in order that they may accept the role intended for them under this clause 28.7.

28.8 Publicity

A Party may not make press or other announcements or releases relating to this Contract and the transactions the subject of this Contract without the approval of the other Party as to the form and manner of the announcement or release (which approval shall not be unreasonably withheld or delayed) unless and to the extent that the announcement or release is required to be made by the Party by Law or by a stock exchange. This clause 28.8 does not apply:

- (a) if the second Party unreasonably delays or withholds approval; or
- (b) to the extent that the proposed announcement or release relates to a matter regarding which the Parties are in a bona fide dispute or disagreement.

Nothing in this clause 28.8 authorises the disclosure of Confidential Information.

28.9 No disclosure of terms of this Contract

Except as otherwise agreed or duly required by Law or any regulatory authority, no Party will disclose the terms of this Contract to any person other than pursuant to clauses 28.2(d) to 28.2(f) and 28.3.

28.10 Audit

Operator will procure that, in accordance with the undertakings to the ACCC under section 87B of the *Trade Practices Act 1974* (*Undertakings*) by Alcoa, Alinta Limited, Alinta Network Services Pty Ltd, AMPCI Macquarie Infrastructure Management No 1, AMPCI Macquarie Infrastructure Management No 2 and DBNGP Holdings Pty Limited on or about the Contract Commencement Date, an independent audit is undertaken in relation to compliance with the Undertakings.

28.11 Remedies

The Parties acknowledge that damages are not a sufficient remedy for any breach of the obligations of this clause 28 and both Parties are entitled to specific performance or injunctive relief (as appropriate) as a remedy for any breach or threatened breach, in addition to any other remedies available at law or in equity.

28.12 Survival

This clause 28 survives termination (for whatever reason) of this Contract.

29. Notices

29.1 Notices for nominations, Curtailment, unavailability, balancing, Out-Of-Specification Gas and capacity trading

(a) Subject to clause 29.1(b), all Curtailment Notices and Unavailability Notices and notices under clauses 7.5 and 17.6(a) must be communicated by facsimile to the facsimile number, until further notice is given under clause 29.3(c), set out in Schedule 5.

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- (b) Operator and Shipper may agree on an alternative means for communication of the notices specified in clause 29.1(a), in which case the notices must be communicated using that alternative method.
- (c) Until Operator and Shipper agree an alternative method of communication under clause 29.1(b), Operator and Shipper must each install and maintain a dedicated facsimile machine on a separate facsimile number for the purposes of clause 29.1(a), and from time to time either Party may advise the other Party in writing of a new facsimile number which is to take effect in substitution for the number set out in this clause 29.1.

29.2 The CRS

- (a) Subject to clauses 29.2(b) and 29.2(c), Accumulated Imbalance Notices, Resumption Notices, System Use Gas Notices, System Use Gas renomination notices under clause 5.13 and all notices under clause 8 (Nominations) may be provided through the CRS.
- (b) If at any time and for any reason the CRS fails to function properly, then each of the notices specified in clause 29.2(a) that are required to be given during the period of failure, must be communicated by the method set out in clause 29.1.
- (c) The terms and conditions of access to the CRS will be as published by Operator from time to time, provided that the CRS may not be used for giving notices which have contractual effect unless Shipper has agreed to the terms and conditions (such agreement not to be unreasonably withheld).

29.3 Notices generally

- (a) Where under this Contract a notice is required or permitted to be communicated to a Party (other than the notices specified in clause 29.1(a) and 29.2(a)), the notice shall be taken to have been communicated if it is in writing and it is delivered personally to, or sent by certified mail addressed to, the Party at the address, or is sent by facsimile transmission to the facsimile number, last notified under this clause.
- (b) For the purposes of this clause, and until further notice is given under clause 29.3(c), the addresses and facsimile numbers of the Parties are as set out in Schedule 5.
- (c) From time to time, for the purposes of this clause, either Party may advise the other Party in writing of an address located within the State and a facsimile number which are to take effect in substitution for the details set out in this clause.
- (d) Nothing in this clause prevents the Parties from agreeing in writing to utilize an alternative means of communication of notices, including via electronic mail or through the CRS.

29.4 Receipt of notices

- (a) A reference in this Contract to notice before a certain time means that the notice must be received at the intended address or facsimile machine, or posted to the CRS, by no later than that time.
- (b) For the purposes of this Contract, any notice sent by facsimile machine is, subject to clause 29.4(c), to be taken to have been sent and received on the date and at

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the time printed on a transmission report produced by the machine from which the facsimile was sent which indicates that the facsimile was sent in its entirety to the appropriate facsimile number, unless the recipient notifies the sender within one hour (in the case of a notice to which clause 29.1(a) applies) or 12 hours (in any other case) of the time printed on the transmission report that the facsimile was not received in its entirety in legible form.

- (c) When the time printed on the transmission report referred to in clause 29.4(b) is between:
 - (i) 00:00 hours and 09:00 hours; or
 - (ii) 17:00 hours and 24:00 hours,

on a Working Day, clause 29.4(b) shall apply as if, in respect to 29.4(c)(i), the time on the transmission report was 09:00 hours on the Working Day and, in respect to clause 29.4(c)(ii), the time on the transmission report was 09:00 hours on the next Working Day.

- (d) For the purposes of this Contract, any notice sent by email must be sent by and to the email addresses set out in Schedule 5 (*Dedicated Email Address*). Each Party agrees to configure the information systems on which emails are sent from and to the Dedicated Email Addresses so as to generate an automatic response message for each email received by the Dedicated Email Address. Any notice sent from a Dedicated Email Address is, subject to this clause 29.4, taken to be given and received at the time the sender receives an automatic response message to the email.
- (e) For the purposes of this Contract, a notice sent by certified mail shall be taken to be received on the earlier of the date of receipt or on the second Working Day after the notice was committed to post.
- (f) For the purposes of this Contract:
 - a notice sent by the CRS between 09:00 hours and 17:00 hours on a Working Day will be taken to have been received on that Working Day;
 - (ii) the other notices sent by the CRS will be taken to have been received at the commencement of the next Working Day.

30. Representations and Warranties

30.1 Operator's Representations and Warranties

- (a) Operator represents and warrants to Shipper that:
 - it has duly complied, and will up to the termination of this Contract continuously comply, with all Environmental And Safety Laws with respect to any of its obligations connected with, arising out of or in relation to this Contract:
 - (ii) it has in full force and effect all authorisations, licences, permits, consents, certificates, authorities and approvals necessary under all Environmental And Safety Laws and all other laws to enter into this Contract, to observe its obligations under this Contract and to allow those obligations to be enforced;

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- (iii) It has in full force and effect all materially necessary leases, licences or easements to construct, Operate and Maintain the Outlet Point Station at each Outlet Point specified in Item 2 of Schedule 1 and all metering and other facilities for which it is responsible under this Contract;
- its obligations under this Contract are valid and binding and are enforceable against it in accordance with their terms;
- (v) Operator does not have immunity from the jurisdiction of a court or from legal process (whether through service of notice, attachment prior to judgment, attachment in aid of execution, execution or otherwise);
- (vi) this Contract and any transaction under it does not contravene Operator's constituent documents or any law or any of its obligations or undertakings by which it or any of its assets are bound or cause to be exceeded any limitation on its, or its directors', powers;
- (vii) it is the operator of the DBNGP;
- (viii) its obligations to make payments under this Contract rank at least equally with all unsecured and unsubordinated indebtedness of the person except debts mandatorily preferred by law;
- (ix) Operator is not in default under a Law affecting it or its assets, or any obligation or undertaking by which it or any of its assets are bound which will, or might reasonably be expected to, materially affect its ability to perform its obligations under this Contract;
- (x) the Nominations Plan will be applied to the allocation of Gas Transmission Capacity to all shippers on the DBNGP and the Curtailment Plan will be applied to the Curtailment of the Delivery of Gas to all shippers on the DBNGP; and
- (xi) it will not enter into a contract arrangement or understanding for a Capacity Service that has a priority of allocations of Nominations for the purposes of clause 8.9, and for the purposes of Curtailments under clause 17.7(a), that is inconsistent with clause 8.9 and in particular, but without limitation, it will not allow a Capacity Service to have a priority of allocation of Nominations which sits between Alcoa's Exempt Delivery Entitlement and the T1 Service, or between any of the Types of Capacity Services listed in the Curtailment Plan.
- (b) The representations and warranties in clause 30.1(a) are made on and from the Contract Commencement Date, and are to be taken to be made anew on each day thereafter for the duration of this Contract.

30.2 Shipper's Representations and Warranties

- (a) Subject to clause 30.2(b), Shipper represents and warrants to Operator that:
 - it has duly complied, and will up to the termination of this Contract continuously comply, with all Environmental And Safety Laws with respect to any of its obligations connected with, arising out of or in relation to this Contract;
 - it has in full force and effect all authorisations, licences, permits, consents, certificates, authorities and approvals necessary under all Environmental

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- And Safety Laws and all other laws to enter into this Contract, to observe its obligations under this Contract, and to allow those obligations to be enforced:
- it has, or its Producers have, in full force and effect all necessary leases, licences or easements to construct, Operate and Maintain all facilities for which it is responsible under this Contract;
- its obligations under this Contract are valid and binding and are enforceable against it in accordance with their terms;
- this Contract and any transaction under it does not contravene Shipper's constituent documents or any law or any of its obligations or undertakings by which it or any of its assets are bound or cause to be exceeded any limitation on its, or its directors', powers;
- (vi) its obligations to make payments under this Contract rank at least equally with all unsecured and unsubordinated indebtedness of Shipper except debts mandatorily preferred by law;
- (vii) neither Shipper nor any of its Related Bodies Corporate is in default under a Law affecting any of them or their respective assets, or any obligation or undertaking by which it or any of its assets are bound which will or might reasonably be expected to, materially affect its ability to perform the obligations under this Contract;
- (viii) there is no pending or threatened action or proceeding affecting Shipper or any of its Related Bodies Corporate or any of their respective assets before a court, governmental agency, commission, arbitrator or other tribunal which will, or might reasonably be expected to, materially affect its ability to perform its obligations under this Contract;
- (ix) neither Shipper nor any of its Related Bodies Corporate have immunity from the jurisdiction of a court or from legal process (whether through service of notice, attachment prior to judgment, attachment in aid of execution, execution or otherwise); and
- (x) Shipper is not an agent or trustee in relation to this Contract or in relation to the Gas to be Received or Delivered under this Contract.
- (b) The representations and warranties in clause 30.2(a) are made on and from the Contract Commencement Date, and shall be taken to be made anew on each day thereafter for the duration of this Contract.

30.3 Pipeline Trustee's Representations and Warranties

- The Pipeline Trustee represents and warrants to Shipper that;
 - it is empowered by the constitution of its Trust to enter into and perform this Contract, to carry on its business as now conducted or contemplated and to own its assets in its capacity as trustee of the Pipeline Trust, and there is no restriction on or condition of its doing so;
 - all necessary resolutions have been duly passed and all consents, approvals and other procedural matters have been obtained or attended to as required by the constitution of its Trust for it to enter into and perform this Contract;

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- (iii) a is the sole trustee and responsible entity of the Pipeline Trust;
- (iv) no property of the Pipeline Trust has been re-settled or set aside or transferred to any other trust;
- the Pipeline Trust has not been terminated, nor has any event for the vesting of the assets of the Pipeline Trust occurred;
- (vi) its right of indemnity out of, and lien over, the assets of the Pipeline Trust has not been limited in any way (other than as required by s601GA(2) of the Corporations Act) including, without limitation, it has no liability which may be set off against that right of indemnity;
- (vii) the Pipeline Trust is registered under s601EB of the Corporations Act;
- (viii) the Pipeline Trustee holds a dealers licence authorising it to operate the Pipeline Trust;
- the constitution of its Trust complies with all applicable laws;
- it has complied in all material respects with its obligations and duties under the constitution of its Trust and the Corporations Act.
- (b) The representations and warranties in clause 30.3(a) are made on and from the Contract Commencement Date and are to be taken to be made anew on each day thereafter for the duration of this Contract.

30.4 DBNGP Trustee's Representations and Warranties

- (a) The DBNGP Trustee represents and warrants to Shipper that:
 - it is empowered by the constitution of its Trust to enter into and perform this Contract, to carry on its business as now conducted or contemplated and to own its assets in its capacity as trustee of the DBNGP Trust, and there is no restriction or condition of its doing so;
 - all necessary resolutions have been duly passed and all consents, approvals and other procedural matters have been obtained or attended to as required by the constitution of its Trust for it to enter into and perform this Contract;
 - (iii) it is the sole trustee and responsible entity of the DBNGP Trust;
 - no property of the DBNGP Trust has been re-settled or set aside or transferred to any other trust;
 - the DBNGP Trust has not been terminated, nor has any event for the vesting of the assets of the DBNGP Trust occurred;
 - (vi) its right of indemnity out of, and lien over, the assets of the DBNGP Trust has not been limited in any way (other than as required by s601GA(2) of the Corporations Act) including, without limitation, it has no liability which may be set off against that right of indemnity;
 - (vii) the DBNGP Trust is registered under s601EB of the Corporations Act;
 - (viii) the DBNGP Trustee holds a dealers licence authorising it to operate the DBNGP Trust;
 - (ix) the constitution of its Trust complies with all applicable laws;

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- it has complied in all material respects with its obligations and duties under the constitution of its Trust and the Corporations Act.
- (b) The representations and warranties in clause 30.4(a) are made on and from the Contract Commencement Date and are to be taken to be made anew on each day thereafter for the duration of this Contract.

30.5 Creditworthiness of Shipper

Operator may from time to time seek confirmation from Shipper (including provision of the most recent audited financial accounts of Shipper) that Shipper is in a position to meet its obligations under this Contract.

30.6 Failure to Satisfy Operator of Creditworthiness

If Operator is (acting reasonably) not sufficiently certain that Shipper is in a position to meet or continue to meet its obligations under this Contract, Operator may require, and Shipper must provide, security for those obligations to Operator's reasonable satisfaction.

31. Records and Information

- (a) Except where otherwise provided in this Contract, both Operator and Shipper must prepare and maintain proper books, accounts, records and inventories of all matters connected with or relating to this Contract, and shall retain those books, accounts, records and inventories for at least seven years.
- (b) If Shipper requests (which it may not do more frequently than every 12 months) and without limiting any other obligation on Operator to provide information under this Contract, another contract or at law, Operator shall provide Shipper with a non-binding indicative summary of its material planned expansions (if any) of the Gas Transmission Capacity for the following 5 years. Shipper agrees that these plans will be prepared and provided to Shipper without any warranty or undertaking that such planned expansions will be undertaken, or if undertaken will be effective and available to Shipper.

32. Insurances

- (a) Subject to clause 32(d), Shipper must procure and maintain at its own expense throughout the duration of this Contract the following insurances with insurers having a reputation satisfactory to a Reasonable And Prudent Person:
 - workers' compensation insurance in accordance with the Workers' Compensation and Rehabilitation Act 1981, and for Shipper's common law liability to workers;
 - property damage insurance against damage, loss or destruction of Shipper's plant and equipment (if any) at the Inlet Point Station or Outlet Point Station; and
 - (iii) liability insurance for such amount as Operator may reasonably require (not exceeding \$100 million adjusted for changes in CPI compared to the CPI for the quarter ending immediately prior to the Contract Commencement Date) against risk of loss, damage, death or injury to

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Property or personnel of Operator, Shipper or the public in connection with, related to or arising out of this Contract, caused by negligence.

- (b) Subject to clause 32(d), Shipper must:
 - arrange for Operator's interest to be noted on the policies referred to in clauses 32(a)(ii) and 32(a)(iii) to the reasonable satisfaction of Operator so that Operator is covered under those policies; and
 - use all reasonable endeavours to arrange for the insurers to waive rights of subrogation against Operator.
- (c) Subject to clause 32(d), Shipper must, prior to the commencement of this Contract and prior to the commencement of each Calendar Year thereafter, provide Operator with certificates of currency of the insurances and endorsements required by this clause.
- (d) Operator may waive compliance by Shipper with any or all of the requirements of clauses 32(a), 32(b)and 32(c), if Operator:
 - is satisfied that Shipper has adequate alternative arrangements; or
 - (ii) accepts Shipper as a self-insurer; or
 - (iii) determines that there is other sufficient reason to do so.
- (e) Subject to clause 32(h), Operator must procure and maintain at its own expense throughout the duration of this Contract the following insurances with insurers having a reputation satisfactory to a Reasonable And Prudent Person:
 - workers' compensation insurance in accordance with the Workers'
 Compensation and Rehabilitation Act 1981, and for Operator's common law liability to workers;
 - (ii) property damage insurance against damage, loss or destruction of the DBNGP and all associated equipment; and
 - (iii) liability insurance for such amount as Shipper may reasonably require (not exceeding \$100 million adjusted for changes in CPI compared to the CPI for the quarter ending immediately prior to the Contract Commencement Date) against risk of loss, damage, death or injury to property or personnel of Operator, Shipper or the public in connection with, related to or arising out of this Contract, caused by negligence.
 - (f) Subject to clause 32(h), Operator must use all reasonable endeavours to arrange for:
 - (i) (A) endorsement on the policies referred to in clauses 32(e)(ii) and 32(e)(iii) of Shipper as an insured or co-insured; or
 - (B) Shipper's interest to be noted on those policies to the satisfaction of Shipper so that Shipper is covered under those policies; and
 - (ii) the insurers to waive rights of subrogation against Shipper.
 - (g) Subject to clause 32(h), Operator must, prior to the commencement of this Contract and prior to the commencement of each Calendar Year thereafter, provide Shipper with certificates of currency of the insurances and endorsements required by this clause.

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- (h) Shipper may waive compliance by Operator with any or all of the requirements of clauses 32(e), 32(f) and 32(g), if Shipper:
 - (i) is satisfied that Operator has adequate alternative arrangements;
 - (ii) accepts Operator as a self-insurer; or
 - (iii) determines that there is other sufficient reason to do so.

33. No Waiver

No failure or delay by a Party in exercising any of its rights under this Contract operates as a waiver of the Party's rights or prevents the Party from subsequently enforcing any right or treating any breach by the other Party as a repudiation of this Contract.

34. Entire Agreement

This Contract constitutes the entire agreement between the Parties on the subject matter of this Contract and supersedes all prior negotiations, representations and agreements between the Parties.

35. Severability

If any clause or provision of this Contract is held illegal or unenforceable by any judgment of a court, arbitrator, tribunal or authority having competent jurisdiction, the judgment does not affect the remaining provisions of this Contract which remain in full force and effect as if the clause or provision held to be illegal or unenforceable had not been included in this Contract.

36. Entry and Inspection

- (a) Each Party shall grant to, or use its reasonable endeavours to procure for, the other Party all reasonable rights of entry:
 - for the purposes of constructing, installing, operating, maintaining and verifying the accuracy of any Metering Equipment, other equipment or thing (and if the Party is Operator, the DBNGP);
 - to inspect for safety or other reasons the construction, installation,
 Operation, Maintenance and repair of any Metering Equipment, other
 equipment or thing (and if the Party is Operator, the DBNGP); and
 - (iii) for any other purpose connected with or arising out of this Contract.
- (b) Any entry under clause 36(a) is made in all respects at the expense and risk of the entering Party, who must, subject to clause 23 make good any damage occasioned by or resulting from the entry.
- (c) Except in the case of emergency, a Party shall:
 - when it seeks to exercise a right of entry under this clause 36, give reasonable notice to the other Party specifying the proposed time and duration of entry; and

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- (ii) ake all reasonable steps to ensure that during the entry its employees, servants, consultants, independent contractors and agents cause as little inconvenience to the other Party as possible and at all times comply with all reasonable safety standards and other requirements of that Party.
- (d) To the extent that any equipment or thing is located on the premises of a third person, the Parties shall use their reasonable endeavours to secure for either or both of the Parties a right of entry to that third person's premises.

37. Ownership, Control, Maintenance and Risk

- (a) In the absence of any agreement between the Parties to the contrary, the inlet point and the outlet point on the DBNGP mark the boundaries of ownership of all plant, equipment, pipelines and facilities, and, as between the Parties and in the absence of evidence to the contrary, Shipper is to be presumed to own any relevant thing upstream of the inlet point and downstream of an outlet point, and Operator is to be presumed to own any relevant thing between the inlet point and the outlet point.
- (b) In the absence of any agreement between the Parties to the contrary, the responsibility to install, commission, Operate and Maintain, and the risk in relation to, all plant, equipment, pipelines and facilities follows ownership.

38. Revocation, Substitution and Amendment

- (a) Subject to clause 38(b), Operator and Shipper may at any time agree in writing to revoke, substitute or amend any provision of this Contract.
- (b) Operator and Shipper may not amend this Contract to increase Shipper's Contracted Capacity under this Contract, unless the increase in Contracted Capacity is made in accordance with clause 16.
- (c) Clause 38(b) does not prevent Shipper from:
 - (i) relocating Contracted Capacity under this Contract;
 - nominating or Renominating for and being allocated Capacity under this Contract which exceeds Shipper's Contracted Capacity;
 - (iii) contracting for and having Capacity transferred to it by an Other shipper; or
 - (iv) varying this Contract in accordance with clauses 14.9 or 17.7(e).
- (d) If the Parties agree to an increase in Contracted Capacity in accordance with clause 38(b), this Contract is to be amended to reflect this in accordance with clause 16.5.

39. No Common Carriage

Neither Operator nor Shipper is a common carrier of Gas transported through the DBNGP.

40. Operator Not a Supplier of Gas

Nothing in this Contract requires Operator to supply Gas to Shipper but Operator is required to Deliver Gas from time to time in accordance with this Contract.

41. Stamp duty

Shipper must pay all stamp duty which may be payable in respect of this Contract.

42. No Third Party Benefit

Subject to clause 23, no person other than Operator or Shipper is to obtain any right, benefit or entitlement under this Contract, despite that person being referred to in this Contract or belonging to a class of persons which is referred to in this Contract.

43. Governing Law

This Contract is to be construed and interpreted in accordance with the Law of Western Australia and the Parties entering into this Contract submit to the non-exclusive jurisdiction of the courts of Western Australia.

44. General

44.1 Operator's discretion

Operator acknowledges and agrees that in circumstances in which it has a discretion to take action under this Contract, including any of clauses 9.5(b)(ii), 9.8, 10.3(a)(iii) or 10.4 that may limit the amount of Capacity available to Shipper, or that may affect the way in which Shipper may use Capacity, during a certain period, which action is not governed by the provisions of clauses 8.7, 8.9, 8.15 or 8.16 relating to Nominations or clauses 17.9 or 17.10 relating to Curtailment, Operator must treat Shipper fairly and reasonably in the circumstances with all other shippers who should or may be subject to similar action.

44.2 Refusal to Receive or deliver Gas

Where Operator is entitled under this Contract to refuse to Receive Gas at an inlet point or refuse to Deliver Gas at an outlet point, then Operator may take whatever action it believes, acting as a Reasonable And Prudent Person, is necessary to refuse to Receive Gas at an inlet point or refuse to Receive Gas at an outlet point, including by physically reducing, interrupting or stopping completely or in part the flow of Gas at the inlet point or outlet point.

45. Non-Discrimination Clause

45.1 T1 Service to shippers

Operator represents and warrants to Shipper that where Operator provides a T1 Service to any other shipper whether under a contract which has been amended by a deed of amendment with similar affect to the Deed of Amendment and Restatement (Shipper Contract) at or around the Contract Commencement Date, or under a contract entered into between Operator and the other shipper after the Contract Commencement Date (not being an access contract provided pursuant to the Access Arrangement), Operator will do so on terms and conditions which are:

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- the s. _ as those in this Contract relating to the tariffs and rates of Charges payable under this Contract, the adjustment of those tariffs and rates and the giving of rebates (if any) with respect to Charges;
- similar to those in this Contract relating to the allocation between Shipper and Operator of commercial risks associated with a long term capacity reservation gas transport contract; and
- (c) the same as those in clause 16 of this Contract relating to Operator's obligation to provide additional Contracted Capacity for T1 Service,

other than differences arising from:

- d) any shipper specific arrangements which derive from, or were authorised under, the Gas Transmission Regulations 1994 (WA) (repealed) including arrangements for the transport of LPGs to the WLPG Plant and the pricing of that transport, the preservation of existing gas specifications, and curtailment priority;
- (e) differences in terms and conditions (but not differences in the tariffs and rate of Charges payable under this Contract) as a consequence of bona fide differences between the shippers' respective requirements, and the times and the circumstances under which the respective contracts were concluded; and
- (f) the Alcoa Exempt Contract.

45.2 Access to DBNGP information

If Operator, System Operator or any of their contractors or agents, or any person or persons to whom information from Operator or System Operator has been disclosed, provides any information to any shipper or a Related Body Corporate or officer of a shipper (acting in their respective capacity as shippers) about availability of Capacity, including:

- information relating to planned and unplanned maintenance;
- policies and procedures under which the market for Spot Capacity and Curtailment is administered; or
- (c) DBNGP flow data between each compressor station and each other significant point,

then, other than to the extent that such information relates to an inlet point, outlet point or gate station which is specific to an individual shipper, Operator must ensure that Shipper receives that information at substantially the same time and in the same format.

Nothing in this clause 45.2 limits Operator's obligations under clause 28.

45.3 Arms' length dealings

Operator must, and must procure that System Operator does, in Operating and Expanding the DBNGP and exercising the discretions afforded to Operator under this and other contracts:

- treat all shippers (including shippers which are Associates of a Relevant Company) on an arms' length basis; and
- ensure that no shipper which is an Associate of a Relevant Company receives a benefit, compared with an other shipper which is not, unless the benefit is attributable to an arms' length application of the two shippers' respective contractual entitlements entered into in accordance with clause 45.1.

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46. Pipeline Trustee's Limitation of Liability

- (a) The Pipeline Trustee enters into this Contract only in its capacity as trustee of the Pipeline Trust and in no other capacity. A liability arising under or in connection with this Contract can be enforced against the Pipeline Trustee only to the extent to which it can be satisfied out of property of the Pipeline Trust out of which the Pipeline Trustee is actually indemnified for the liability. Except as provided in clause 46(b), this limitation of the Pipeline Trustee's liability applies despite any other provision of this Contract and extends to all liabilities and obligations of the Pipeline Trustee in any way connected with any representation, warranty, conduct, omission, agreement or transaction related to this Contract.
- (b) Clause 46(a) does not act to limit:
 - Shipper's entitlements to seek orders against the Pipeline Trustee (in its capacity as trustee of the Pipeline Trust) for specific performance or injunctive relief, in addition to any other remedies available to Shipper at law or in equity;
 - Pipeline Trustee's liability arising as a result of its fraud, gross negligence or gross misconduct.

47. DBNGP Trustee's Limitation of Liability

- (a) The DBNGP Trustee enters into this Contract only in its capacity as trustee of the DBNGP Trust and in no other capacity. A liability arising under or in connection with this Contract can be enforced against the DBNGP Trustee only to the extent to which it can be satisfied out of property of the DBNGP Trust out of which the DBNGP Trustee is actually indemnified for the liability. Except as provided in clause 47(b), this limitation of the DBNGP Trustee's liability applies despite any other provision of this Contract and extends to all liabilities and obligations of the DBNGP Trustee in any way connected with any representation, warranty, conduct, omission, agreement or transaction related to this Contract.
- (b) Clause 47(a) does not act to limit:
 - Shipper's entitlements to seek orders against the DBNGP Trustee (in its capacity as trustee of the DBNGP Trust) for specific performance or injunctive relief, in addition to any other remedies available to Shipper at law or in equity;
 - (iii) DBNGP Trustee's liability arising as a result of its fraud, gross negligence or gross misconduct.

Schedule 1 - Inlet Points, Outlet Points and Contracted Capacity

T1 Service

Item 1 Inlet Points: Description and Contracted Capacities

			TOTAL	
				ω
				2
				-
er Winter	Summer	Designation	Location	
Contracted Capacity (TJ/d)	C			

Item 2 **Outlet Points: Description, Contracted Capacities**

	З	2		
TOTAL			Location	
			Designation	
			Summer	Contract
			Winter	Contracted Capacity (TJ/d)

Schedule 2 - Charges

All amounts in this Schedule 2 are exclusive of GST.

Other Charges (clause 20.4)

Row	Description of Charge	Rate at which Charge is determined
-	Excess Imbalance Charge (clause 9.6(b), clause 9.5(e))	200% of the Base T1 Tariff from time to time
2	Hourly Peaking Charge (clause 10.3(d) and 10.4(b))	200% of the Base T1 Tariff from time to time
ω	Overrun Charge (clause 11.1(a))	At the rate specified in clause 11.1(b)
4	Unavailable Overrun Charge (clause 11.6 and	The greater of:
	clause 17.8(e))	(a) 250% of the Base T1 Tariff from time to time; and
		(b) the highest price bid for Spot Capacity which was accepted for that Gas Day, other than when the highest price bid was not a bona fide bid, in which case the highest bona fide bid.

Item 1 Gas Specifications

Component	Inlet Points	Outlet Points
Maximum carbon dioxide (mol %)	3.6	4.0
Maximum inert gases (mol %)	5.5	6.0
Minimum higher heating value (MJ/m3)	37.3	37.3
Maximum higher heating value (MJ/m3)	42.3	42.3
Minimum Wobbe Index	47.3	47.3
Maximum Wobbe Index	51.0	51.0
Maximum total sulphur (mg/m3) Unodorised Gas	10	10
Odorised Gas	n/a	20
Maximum Hydrogen Sulphide (mg/m3)	2	2
Maximum Oxygen (mol %)	0.2	0.2
Maximum Water (mg/m3)	48	48
Hydrocarbon dewpoint over the pressure range 2.5 to 8.72 MPa absolute	Below 0°C	Below 0°C
Maximum radioactive components (Bq/m3)	600	600
Minimum Extractable LPGs (t/TJ)*	1.45 until	n/a
	08:00 hours	
	on 1 July	
	2005 and	
	zero	
	thereafter	

comply with the Operating Specifications for Outlet Points. * Extractable LPG means LPG that can be extracted from Gas without causing the Gas to fail to

Item 2 Gas Temperature and Pressure

Inlet Point or Outlet Point	Pressure	sure	Temperature	rature
	Min	Max	Min	Max
	(kPag)	(kPag)	(°C)	(°C)

Item 3 Access Manual 'broadest specification' (clause 7.14(a))

n/a	e LPGs (灯J)	Minimum extractable LPGs (t/TJ)
600	Maximum radioactive component (Bq/m³)	Maximum radioactiv
Below 0°C	Hydrocarbon dewpoint over the pressure range 2.5 to 8.72 MPa absolute	Hydrocarbon dewpo
48	g/m³)	Maximum Water (mg/m³)
0.2	nol %)	Maximum Oxygen (mol %)
2	Sulphide (mg/m³)	Maximum Hydrogen Sulphide (mg/m³)
20	Odorised Gas	
10	າur (mg/m³) Unodorised Gas	Maximum total sulphur (mg/m³)
51.0	dex	Maximum Wobbe Index
47.3	lex	Minimum Wobbe Index
42.3	ating value (MJ/m³)	Maximum higher heating value (MJ/m³)
37.3	ting value (MJ/m³)	Minimum higher heating value (MJ/m³)
6.0	s (mol%)	Maximum inert gases (mol%)
4.0	oxide (mol%)	Maximum carbon dioxide (mol%)
	Component	

Schedule 4 - Description of DBNGP

and delivery points The schematic on the following page describes the gas transmission system in terms of its receipt

which the shipper delivers gas to the DBNGP Owner under the contract. Table 1 defines each of the receipt points in the gas transmission system. Receipt point means a flange or joint or other point specified in an access contract as the point at

contract as a point at which the DBNGP Owner delivers gas to the shipper under the contract. Table 2 defines each of the delivery points. Delivery point means a flange or joint, notional gate point or other point specified in an access

also shows the associated delivery points. in respect of that sub-network are to be made. Each notional gate point is defined in Table 3 which Notional gate point means the point for a distribution sub-network at which all grants of capacity

The following	designations	The following designations are used in the schematic and tables: Gas source
田	lx-xx	Receipt point x-xx
田	Оу-уу	Delivery point y-yy
团	BP-zz	Branching point zz.
		Branching points have no regulatory significance but serve to identify points of branching from the main pipeline.
		Inline metering facility
		KJ-A Kwinana Junction Meter Station M2A
		KJ-B Kwinana Junction Meter Station M2B
#	CSn	Compressor Station n
	PS	Power Station
Number of receipt points	ceipt points	II 4
Number of branching points	anching point	ts = 29
Number of delivery and delivery points	elivery and de	slivery points = 39
Number of notional gate points	otional gate po	oints = 12

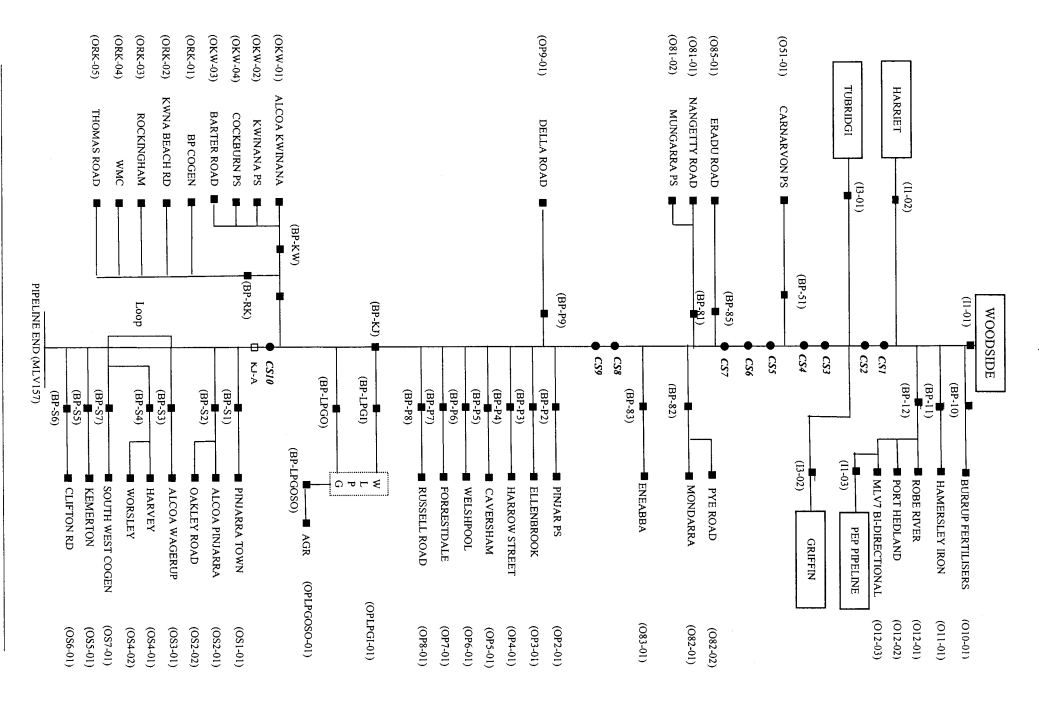


Table 1 – Gas Transmission System: Receipt Points

	Point	Distance From	
Location	Designation	Dampier Pipeline (kilometres)	Description
DOMGAS	11-01	0.000	Receipt point is at the upstream
Dampier Plant			flange of the flange joint upstream of
			the monolithic insulation joint on the main gas pipeline just inside the
			fence of the Dampier facilities
			compound.
Harriet	11-02	136.924	Receipt point is at the second
			insulation gasket upstream of valve
			ZV1 between the Harriet meter
			station and the mainline
			interconnecting pipe. This gasket is
			located inside the Harriet meter
			compound.
Tubridgi	13-01	272.694	Receipt point is at the second
,			insulation gasket upstream of valve
			ZV1 between the Tubridgi meter
			station and the mainline
			interconnecting pipe. This gasket is
			located inside the Tubridgi meter
			compound.
Griffin	13-02	272.729	Receipt point is at the second
		-	insulation gasket upstream of valve
			ZV2 between the Griffin meter
			station and the mainline
			interconnecting pipe. This gasket is
			located inside the Griffin meter
			compound.

Table 2 – Gas Transmission System: Branching Points, Delivery Points and **Delivery Points**

Location	Point Designation	Distance From Dampier Pipeline (kilometres)	Description
Branching Point MLV6	BP-11	8.845	This is a branching point located at the first tee downstream of HV100A and HV100B valves located inside the MLV6 compound.
Hamersley Iron	011-01	9.440	Delivery point is on the upstream side of the insulation joint located 0.5km downstream of the odorant facilities.
Branching Point MLV7	BP-12	21.933	This is a branching point located at the first reducer downstream of HV100A and HV100B valves located inside the MLV7 compound.
Robe River	012-01	22.083	Delivery point is at the reducer on the downstream side of the odorant injection facility at the delivery of Cajaput Well meter station.
Port Hedland	012-02	21.968	Delivery point is at the spectacle-blind upstream joint located downstream of the meter station.
Branching Point MLV55	BP-51	578.858	This is a branching point located at the first flanged joint downstream of HV100A and HV100B located at the MLV55 compound.
Carnarvon Power Station	O51-01	748.583	Delivery point is at the insulation joint downstream of the pig receiver located at the Carnarvon Power Station.
Branching Point MLV90	BP-85	967.096	This is a branching point located at the pipeline junction between valve HV205C and HV206 inside the MLV90 compound.
Eradu Road	O85-01	967.116km	Delivery point is at the first isolation joint located downstream of Eradu Road meter station located inside the MLV90 compound.

This is a branching point located on the downstream side of the HV100A valve located inside the MLV116 compound.	1311.157	BP-P2	Branching Point MLV116
Delivery point is at the insulation joint downstream of the launcher isolating valve.	1113.621	O83-01	Eneabba
This is a branching point located on the downstream side of HV105B. The branching point is located in the MLV95 and Eneabba meter station compound.	1113.551	BP-83	Branching Point CS8
Delivery point is at the insulating flange upstream of the odorant injection point, located inside the Boral compound at the Pye Road meter station.	1043.765	O82-02	Pye Road
Delivery point is at the insulating gasket downstream of Mondarra meter station. This gasket is located inside the Mondarra compound.	1043.740	O82-01	Mondarra
This is a branching point located on the downstream flange of valve HV001 located inside the Pye Road meter station compound.	1043.730	BP-82	Branching Point Pye Road
Delivery point is on the upstream side of the isolation valves on each gas turbine generating unit located downstream of pressure relief valves.	999.126	O81-02	Mungarra Power Station
Delivery point is at the first insulation flange located downstream of the injection line of the odorant facility. This insulating flange is located inside the Nangetty Road compound.	996.851	O81-01	Nangetty Road
This is a branching point located at the first reducer downstream of HV100A and HV100B located at the MLV91 compound.	996.544	BP-81	Branching Point MLV91
Description	Distance From Dampier Pipeline (kilometres)	Point Designation	Location

This is a branching point located at the first reducer downstream of valves HV100A and HV100B inside the MLV120 compound.	1359.664	BP-P6	Branching Point MLV120
Delivery point is at the insulation joint located downstream of the odorant injection facility.	1347.434	OP5-01	Caversham
This is a branching point located at the first reducer downstream of valves HV100A and HV100B located inside the MLV119 compound.	1347.339	BP-P5	Branching Point MLV119
Delivery point is on the upstream side of the second delivery valve located downstream of odorant injection facility.	1343.610	OP4-01	Harrow Street
This is a branching point located at the first tee upstream of HV100A on the 350mm receipt header to the Harrow Street meter station.	1343.510	BP-P4	Branching Point Harrow Street
Delivery point is at the first insulation joint located downstream of valve HV010.	1336.750	OP3-01	Ellenbrook
This is a branching point located at the first insulation joint on the supply line to the Ellenbrook meter station. This insulation joint is located inside the MLV118 compound.	1336.740	вр-рз	Branching Point MLV118
Delivery point is on the upstream side of isolation valves on each gas turbine generating unit located downstream of pressure relief valves.	1326.157	OP2-01	Pinjar Power Station
Delivery point is at the insulating joint upstream of the distribution system valve pit located outside the MLV117 compound.	1323.996	OP9-01	Della Road Meter Station (MLV117)
This is a branching point comprising the downstream flanges of valves HV100A and HV100B located inside the MLV117 compound.	1323.931	BP-P9	Branching Point MLV117
Description	Distance From Dampier Pipeline (kilometres)	Point Designation	Location

Location	Point Designation	Distance From Dampier Pipeline (kilometres)	Description
Welshpool	OP6-01	1359.714	Delivery point is on the upstream side of the second delivery valve located downstream of the odorant injection facility.
Branching Point MLV122	BP-P7	1379.695	This is a branching point located at the first reducer downstream of valves HV100A and HV100B inside the MLV122 compound.
Forrestdale	OP7-01	1379.750	Delivery point is on the upstream side of the second delivery valve located downstream of the odorant injection facility.
Branching Point MLV129	BP-P8	1398.638	This is a branching point located on the downstream side of valve HV700 located on the receipt side of the Russell Road pre-regulation set. The point is adjacent to the Kwinana Junction scrubber bypass.
Thomas Road	ORK-05	1407.620	Delivery point is on the upstream side of the TiWest valve located inside the TiWest cogeneration facility.
Russell Road	OP8-01	1408.183	Delivery point is on the upstream side of the second delivery valve located downstream of the odorant injection facility.
Branching Point Receipt to WLPG	BP-LPGI	1401.997	This branching point is at the first insulating flange located downstream of the pressure reducing valve PV035.
WLPG	OPLPGI-01	1402.025	Delivery point is at the second insulating flange located downstream of the pressure reducing valve PV035.
Branching Point Kwinana Junction	BP-KJ	1399.000	This is a branching point located at the centreline of the valve HV401A, located in the Kwinana Junction compound.

(ii) upstream flange of the second valve located downstream of the CSBP pipe.			
Delivery point comprises the: (i) upstream flange of the meter station delivery valve located downstream of the odorant injection facilities.	1410.857	ORK-03	Rockingham
Delivery point comprises the upstream flange of the second valve located downstream of the pig receiver of the BP Kwinana lateral and the first insulation gasket downstream of the first valve located downstream of the pig receiver of the BP Kwinana lateral.	1409.647	ORK-02	Kwinana Beach Road
Delivery point is at the upstream flange of the second isolation valve (HV017) located downstream of the meter skid.	1407.716	ORK-01	BP Cogen
This is a branching point located at the downstream side of valve VB11 located upstream of the TiWest Cogen meter station offtake.	1405.327	BP-RK	Branching Point KLV1
Delivery point is at the spectacle blind located on the downstream side of the restriction nozzle/blind located downstream of the AGR meter skid.	1402.297	OPLPGOSO-01	AGR
This branching point is at the insulating gasket upstream of the AGR metering facility located at the second return line from the WLPG plant.	1401.997	BP-LPGOSO	Branching Point Second Delivery from WLPG
This branching point is at the first insulating flange upstream of valve V14 located on the return line from the WLPG plant.	1402.066	BP-LPGO	Branching Point Delivery from WLPG
Description	Distance From Dampier Pipeline (kilometres)	Point Designation	Location

Inside the MLV 143 composita.			
downstream of valve PLV1 located			Sauth 2
This is a branching point located at the anchor flange located	1458.106	BP-S2	Branching Point
Delivery point is on the upstream side of the second delivery valve located downstream of the odorant injection facility.	1449.476	OS1-01	Pinjarra Town
This is a branching point located at the first insulating flange downstream of valve HV001 located upstream of the MLV143 compound.	1449.456	BP-S1	Branching Point South 1
Delivery point comprises the upstream flange of the second meter station delivery valve downstream of the insulation joint and the upstream flange of the valve located downstream of the insulation joint.	1409.751	OKW-03	Barter Road
Delivery point is at the insulation gasket on the downstream side of the sonic nozzle (F0439).	1409.651	OKW-04	Cockburn Power Station
Delivery point is at the insulating gasket on the downstream side of the meter station delivery valve HV501A.	1409.651	OKW-02	Kwinana Power Station
Delivery point comprises the delivery flanges on the downstream side of the meter station delivery valves HV601A and HV601B.	1410.557	OKW-01	Alcoa Kwinana
This is a branching point located at 500 to 300 reducer located upstream of valves KLV3 and KLV4.	1405.217	BP-KW	Branching Point Kwinana West
Delivery point comprises the upstream side of the second isolating valve located on the WMC boundary for the high pressure line and the insulation joint located upstream of the second isolation valve for the low pressure line.	1410.837	ORK-04	WMC
Description	Distance From Dampier Pipeline (kilometres)	Point Designation	Location

This is a branching point located on the downstream side of the offtake valve HV1 located inside the Kemerton meter station.	1525.104	BP-S5	Branching Point South 5
Delivery point is at the first insulating flange located downstream of the meter skids.	1546.000	087-01	South West Cogeneration
This is a branching point located on the tee at the junction of the SW loop and the Worsley Cogeneration lateral, below ground in the MLV154/155 compound.	1513.635	BP-S7	Branching Point South 7
Delivery point is at the flange downstream of the insulation joint located downstream of the meter station delivery valve.	1546.620	OS4-02	Worsley
Delivery point is at the upstream flange of the isolation valve located downstream of the odorant injection facility.	1522.096	OS4-01	Harvey
This is a branching point located at the first tee upstream of the insulation joint adjacent to MLV154 located inside the MLV154 compound.	1513.630	BP-S4	Branching Point South 4
Delivery point comprises the delivery flanges on the downstream side of the meter station delivery valves HV601A and HV601B.	1498.857	OS3-01	Alcoa Wagerup
This is a branching point located at the first tee upstream of MLV150 located inside the Wagerup West compound.	1489.329	BP-S3	Branching Point South 3
Delivery point is at the insulation gasket located downstream of valve HV105.	1462.592	OS2-02	Oakley Road
Delivery point comprises the delivery flanges on the downstream side of the meter station delivery valves HV601A and HV601B.	1463.426	OS2-01	Alcoa Pinjarra
Description	Distance From Dampier Pipeline (kilometres)	Point Designation	Location

joint located downstream of the odorant injection facility.			
Delivery point is at the first insulating	1530.457	OS6-01	Clifton Road
Road compound.			
MLV156 and situated in the Clifton			South 6
the first reducer downstream of			5
This is a branching point located at	1530.439	BP-S6	Branching Point
downstream of the insulation joint.			
flange of the valve located			
Delivery point is at the upstream	1525.124	OS5-01	Kemerton
	(kilometres)		Location
Description	Distance From Dampier Pipeline	Point	

Table 3 – Gas Transmission System: Notional Gate Points

Notional Gate Point	Associated Delivery Point/s	Transmission Delivery Point/s Designation
NGP – Nangetty Rd	Nangetty Road	081-01
NGP – Eneabba	Eneabba	O83-01
NGP – Muchea	Muchea	OP1-01
NGP – Ellenbrook	Ellenbrook	OP3-01
NGP – North Metro	Harrow Street	OP4-01
	Della Road	OP9-01
	Caversham	OP5-01
NGP - South Metro	Welshpool	OP6-01
	Forrestdale	OP7-01
	Russell Road	OP8-01
NGP – Barter Road	Barter Road	OKW-03
NGP - Rockingham	Rockingham	ORK-03
NGP – Pinjarra	Pinjarra Town	OS1-01
	Oakley Road	OS2-02
NGP – Harvey	Harvey	OS4-01
NGP - Kemerton	Kemerton	OS5-01
NGP – Clifton Road	Clifton Road	OS6-01

Schedule 5 - Parties' Details

OPERATOR

Attention: Manager, WA Commercial & Project Development

Epic Energy (WA) Transmission Pty Ltd

Level 7

239 Adelaide Terrace

Perth WA 6000

(fax) (08) 9492 3701

SHIPPER

Existing Station	Designation
Nangetty Road	O81-01
Eneabba	O83-01
Pinjar Power Station	OP2-01
Ellenbrook	OP3-01
North Metro	NGP
South Metro	NGP
WLPG	OPLPG-01
AGR	OPLPGOSO-01
Kwinana Power Station	OKW-02
Barter Road	OKW-03
BP Cogen	ORK-01
Mason Road	ORK-02
Rockingham	ORK-03
TiWest Cogen	ORK-05
WMC	ORK-04
Pinjarra Town	OS1-01
Alcoa Pinjarra Cogen	OS2-01
Harvey	OS4-01
Worsley	OS4-02
Rhone Poulenc (Oakley Road)	OS2-02
Kemerton	OS5-01
Clifton Road	OS6-01

PART A

7 Sp	6 0#	5 Firm	Ser und acc Par	4 The Del	3 Alcoa's Entitlen Priority (includi apporti provisic	2 Alcoa's	1 Any for S	Order of Priority
Spot Capacity, in the manner described in clause 17.9(c)(iii)	Other Reserved Service	n Service	Service (including Aggregated in Service) which is not dealt with under item 3 above, apportioned in accordance with the provisions of Part B of this Schedule 8	The balance of Alcoa's Exempt Delivery Entitlement (excluding Alcoa's Priority Quantity) and T1	Alcoa's Exempt Delivery Entitlement (excluding Alcoa's Priority Quantity) and T1 Service (including Aggregated T1 Service) apportioned in accordance with the provisions of Part B of this Schedule 8	pa's Priority Quantity	Any Capacity Service insofar as it is for Shipper's relevant share of the Distribution Networks' IPQ	System Curtailment

Service	
contract for the Other Reserved	
with the provision of the shipper's	
Reserved Service in accordance	
Contracted Capacity in that Other	
which the shipper does not have	
shipper at the relevant point at	
nominated by and allocated to the	
Other Reserved Service (if any)	&
relevant point	
Aggregated T1 Service at the	7
point	
Contracted Capacity at the relevant	
Other Reserved Service that is	6
Capacity at the relevant point	
Firm Service that is Contracted	ΟΊ
Schedule 8	
with the provisions of Part B of this	
above, apportioned in accordance	
is not dealt with under item 3	
Service) at the relevant point which	
Service (excluding Aggregated T1	
Alcoa's Priority Quantity) and T1	
Delivery Entitlement (excluding	
The balance of Alcoa's Exempt	4
Part B of this Schedule 8	
accordance with the provisions of	
at the relevant point apportioned in	
(excluding Aggregated T1 Service)	
Priority Quantity) and T1 Service	
Entitlement (excluding Alcoa's	
Alcoa's Exempt Delivery	ω
Alcoa's Priority Quantity	2
the Distribution Networks' IPQ	
for the shipper's relevant share of	
Any Capacity Service insofar as it is	_
	Priority
Point Specific Curtailment	Order of

PART B

- (a) The amount of Capacity available after allowing for items 1 and 2 in Part A of this Schedule 8, up to the next 253:5TJ/d of Capacity, is to be apportioned as follows:
- \equiv ½ of the available Capacity is to be apportioned to Alcoa; and
- \equiv $\frac{1}{2}$ of the available Capacity is to be apportioned to T1 Service, which apportioned in accordance with clause 17.9(c)(i). among shippers with Contracted Capacity for T1 Service is to be
- ਉ this Schedule 8 is to be apportioned as follows: The amount of Capacity available after allowing for items 1, 2 and 3 in Part A of
- \equiv the Alcoa Proportion of the available Capacity is to be apportioned to Alcoa; and
- \equiv the balance of the available Capacity is to be apportioned to T1 Service which among shippers with the relevant Type of Capacity Service is to be Service in the applicable column of the table in Part A of this Schedule 8, Capacity after all T1 Service has been provided for then to items below T1 apportioned in accordance with clause 17.9(c)(i), or if there is available which among shippers with Contracted Capacity for T1 Service is to be apportioned in accordance with clause 17.9(c)(i).
- <u>ල</u> The Alcoa Proportion is to be determined in accordance with the following:

$$AP = AE / PE$$

Where:

AP = the Alcoa Proportion;

- Æ 11 provisions of the Alcoa Exempt Contract since the date of the Alcoa giving notices requiring additional Capacity under the under the Alcoa Exempt Contract which have arisen as a result of the aggregate of all Alcoa's additional entitlements to Capacity discontinued or relinquished by Alcoa; and Alcoa Exempt Contract which entitlements have not been
- 胺 П contemplated in the Alcoa Exempt Contract since the date of the which have resulted from Capacity expansion programmes as the aggregate of all increases in Full Haul Capacity on the DBNGP last such Capacity expansion programme or 30TJ/d. Alcoa Exempt Contract, less the lesser of $^1/_3$ of the capacity of the

Project Pelican Regulatory Return Assumptions

	2000	2005	2010	2015	2020	2025	2030	2035
				0.050	6.25%	6.25%	6.25%	6.25%
tisk free rate (nominal)	5.28%	5.73%	6.24%	6.25%	2.50%	2.50%	2.50%	2.50%
CPI	2.25%	2.50%	2.50%	2.50%		3.65%	3.65%	3.65%
(isk free rate (real)	2.96%	3.1 5%	3. 65 %	3.65%	3.65%	6.00%	6.00%	6.00%
Market risk premium	6.00%	6.00%	6.00%	6.00%	6.00%		1.00x	1.00x
Equity beta	1.20x	1.00×	1.00x	1.00x	1.00x	1.00x	9.65%	9.65%
Post tax Return on Equity (real)	10.16%	9.15%	9.65%	9.65%	9.65%	9.65% 12.25%	12.25%	12.25%
Post tax Return on Equity (nominal)	12.48%	11.73%	12.24%	12.25%	12.25%		14.4%	14.4%
re tax Return on Equity (nominal)	14.8%	13.8%	14.4%	14.4%	14.4%	14.4%	14.476	14.470
		30 00% •	30.00%	30.00%	30.00%	30.00%	30.00%	30.00%
ax rate	31.40%	30.00	50.00%	50.00%	50.00%	50.00%	50.00%	50.00%
/alue of imputation credits	50.00%	50.00%		15.00%	15.00%	15.00%	15.00%	15.00%
nputation adjusted tax rate	15.70%	15.00%	15.00%	15.00%	15.00%	10.00%	, , , , , , ,	
	4.16%	4.35%	4.85%	4.85%	4.85%	4.85%	4.85%	4.85%
Real cost of debt	1.20%	1.20%	1.20%	1.20%	1.20%	1.20%	1.20%	1.20%
Debt margin	6.50%	6.96%	7.47%	7.48%	7.48%	7.48%	7.48%	7.48%
Pre tax Cost of Debt		4.87%	5.23%	5.23%	5.23%	5.23%	5.23%	5.23%
Post tax Cost of Debt	5.48%	4.07.70	3.2370	0.2070				
	40.00%	40.00%	40.00%	40.00%	40.00%	40.00%	40.00%	40.00%
Equity/Total capital		7.62%	8.04%	8.04%	8.04%	8.04%	8.04%	8.04%
Nominal post-tax WACC	8.28%	7.0270	0,40,0	0.0 . / 0				
	9.82%	9.70%	10.25%	10.25%	10.25%	10.25%	10.25%	10.25%
Hominal pre-tax WACC Real pre-tax WACC	7,41%	7.02%	7.56%	7.56%	7.56%	7.56%	7.56%	7.56%

Year ending 31 December Annual Flag	2 000 1		961 2	2002 3	20 6 3 4	2004 S	2005 6	20 06 7	20 0 7 8	2008 9	2009 10	2016 11	2 011 12	2012 13	2013 14	2014 15
REGULATED ASSET BASE																
SUMMARY																4000.0
Initial Assets - Real	1650		1512.62	1475.24	1437.86	1400.48	1363.10	1325.72	1288.34	1250.96	1 21 3.57	1176.19	1138.81 -37.38	1101.43 -37.38	1064.05 -37.38	1026.6
Opening Balance		7.38	-37.38	-37,38	-37,38	-37.38	-37.38	-37.38	-37.38	-37.38	-37.38	-37.38	1101.43	1064.05	1026.67	989.2
Depreciation	1550.00 1512		1475.24	1437.86	1400.48	1363.10	1325.72	1289.34	1250.96	1213.57	1176.19	1138.81	1101.43	1004.00	7020.0.	
Closing Balance - Real	1550.00 1512															
New Assets- Real				7.40	8.07	8.47	9.45	76.91	373.06	556.22	588.24	639 73	657.70	669.48	684.67	712.3
Opening Balance		0.00	4.22	7.16	0.72	1.34	70.16	309.15	199.10	48.73	69.37	36.54	30.85	34,61	48.06	14.5
New Assets		4.37	3.19	-0.29	-0.32	-0.36	-2.70	-13.00	-15,94	-16.71	-17.87	-18.58	-19.07	-19.62	-20.36	-20.6 706.3
Depreciation		0.15	-0.25 7.16	8.07	8.47	9.45	76.91	373.06	556.22	588.24	639.73	657.70	669.48	684.67	712.37	/06.3
Closing Balance		4.22	7.15	6.07	0.41	• • • • • • • • • • • • • • • • • • • •										
Initial and New Assets - Real			1516.84	1482,40	1445.93	1408.95	1372.55	1402.53	1661.39	1807.17	1801.81	1815.93	1796.51	1770.91 34.81	1748.73 48.06	1739.0
Opening Balance		0.00	3.19	1.20	0.72	1,34	70.16	309.15	199.10	48.73	69.37	36.54	30.85		-57.74	-58.0
New Assets		4.37	-37.63	-37.67	-37.70	-37.74	-40.08	-50.38	-53.32	-54.09	-65.25	-55.96	-56.45	-57.00 1748.73	1739.04	1695.6
Depreciation		7.53 6.84	1482.40	1445.93	1406.95	1372.55	1402.63	1661.39	1807.17	1801.81	1815.93	1796.51	1770.91	1/48./3	1739.04	1033.0
Closing Balance	151	6.84	1402.40	1445.55	1100.00						i					
Initial and New Assets - Nominal	455	0.00	1555.59	1559.18	1559.84	1559.01	1557.81	1630.78	1971.65	2194.22	2242.55	2316.24	2349.29 56.73	2374.44 59.36	2403.96 60.10	2450.7 61.2
Opening Balance		6.75	38.89	38,98	39.00	36.98	38.95	40.77	49.29	54.86	56.06	57.91	40.48	46.82	66.25	20.5
Inflation		4.37	3.27	1.26	0.77	1.48	79.36	358.52	236.67	59.37	86.63	46.78 -71.63	-74.07	-76.66	-79.60	-81.5
New Assets		7.53	-38,57	-39.58	-40:59	-41:56	-45.35	-58.43	-63.38	-65.91	-69.00	2349.29	2374.44	2403.96	2450.70	2450.6
Depreciation		5.59	1559.18	1559.84	1559.01	1557.81	1630.78	1971.65	2194.22	2242.55	2316.24	2349.29	2374.44	2403.00	2100	•
Closing Balance					1559.43	1558.41	1594.30	1801.21	2082.93	2216.38	2279.39	2332.76	2361.86	2389.20	2427.33	2450.6
Average Balance - Nominal	155	52.80	1557.39	1559.51	1559.45	1000.41	1507100									
RETURN ON CAPITAL								1,532.0	1,734.3	1,604.5	1.808.9	1,808.2	1,783.7	1,759.8	1,743.9	1,717.3
Real Closing Capital Base	1,633		1,499.6	1,464.2	1,427.4	1,390.7 7,40%	1,387.6 7.02%	7.02%	7.02%	7.02%	7.02%	7.56%	7.56%	7.56%	7.56%	7.569
Real Pre-Tax WACC		40%	7.40%	7.40%	7.40%	102.9	97.4	107.6	121.8	126.7	127.0	136.5	134.8	133.0	131.6	129.8
Real Return on Capital	113	1.5	111.0	108.3	105.6	102.5	31.4								404.6	183.4
	113	9.5	113.7	113.8	113.6	113.6	110.2	124.7	144.7	154.4	158.6	174.7	176.8	178.8	181.6	183.4
Nominal Return on Capital																
												ļ				
DEPRECIATION										541	55.3	58.0	56.5	57.0	57.7	58.0
	3:	7.5	37.6	37.7	37.7	37.7	40.1	50.4	53.3	-54.1	55.3	58.0	56.5			
Real Depreciation			37.6 36.6	37.7 39.6	37.7 40.6	37.7 41.7	40.1 45.3	50.4 58.4	53.3 63.4	-54.1 65.9	55.3 69.0	58.0 71.6	56.5 74.1	57.0 76.7	57.7 79.6	58.0 82.0
		7.5 7.5		_												
Real Depreciation				_	40.6	41.7	45.3	58.4	63.4	65.9	69.0	71.6	74.1			
Real Depreciation Nominal Depreciation	3			_										76.7	79.6	82.0

ear ending 31 December unual Flag	2015 16	2 816 17	2 91 7 18	2 018 19	2019 20	202 0 21	2021 22	2 672 23	2 0 23 24	2924 25	2025 26	2026 27	2 627 28	2028 29	2029 30	2030 31	2 031 32
EGULATED ASSET BASE					ا												
UMMARY																	
nitial Assets - Roal				880.40	845.85	818,52	794.91	771.30	747.69	724.08	700.46	676.65	653.24	629.63	606.02	582.41	55
pening Balance	989.29	951.91 -36.96	914.95 -34.55	-34.55	-27.33	-23.61	-23.61	-23.61	-23.61	-23.61	-23.61	-23.61	-23.61	-23.61	-23.61	-23.61 558.80	-2 53
epreciation	-37.38	-36.96 914.95	880.40	845.85	818.52	794.91	771.30	747.69	724 OB	700.46	676.85	653.24	629.63	606.02	582.41	558.80	5.
losing Balanca - Real	951.91	914.95	080.40	043.03	010.52												
Now Assets- Real			70.00	788.01	767.81	747.52	740.57	773.62	768.72	813.42	807.13	850.44	826.12	801.70	777.18	752.58	7
pening Balance	706.31	734.84	734.33 76.58	2.79	2.79	16.41	57.29	19.67	70.33	19.67	70.33	2.79	2.79	2.79	2.79	2.79	
lew Assets	49.92	21.23	-22.89	-22.99	-23.08	-23.37	-24.24	-24.57	-25.63	-25.96	-27.02	-27.11	-27.21	-27.30	-27.39	-27.34	:
Pepreciation	-21.39	-21,75 734,33	788.D1	767.81	747.52	740.57	773.62	768.72	813.42	807.13	850.44	826.12	801.70	777.18	752 58	728.02	7
losing Balance	734.84	734.33	700.01	101.01	, , , , , ,												
nitial and New Assets - Real			1649.28	1668.41	1613.66	1566.04	1535.47	1544.91	1516.40	1537.50	1507.60	1527.30	1479.36	1431.33	1383.20	1334.99	1:
Opening Balance	1695.60	1686.75 21.23	76.58	2.79	2.79	16.41	57.29	19.67	70.33	19.67	70.33	2.79	2.79	2.79	2.79	2.79 -50.95	
New Assets	49.92 -58.77	-58.70	-57.44	-57.54	-50.41	-46.98	-47.85	-48.18	-49.24	-49.57	-50.63	-50.72	-50.82	-50.91	-51.00	1286.82	1:
Depreciation	1686.75	1649.28	1668.41	1613.66	1566.04	1535.47	1544.91	1516.40	1537.50	1507.60	1527.30	1479.36	1431.33	1383.20	1334.99	1,200.02	٠.
Closing Balance	1686.73	1049.20	1000,41	1010.00	1												
initial and New Assets - Nominal		2400.04	2505.89	2597.65	2577.20	2565.50	2579.55	2659.89	2677.31	2781.46	2796.92	2903.37	2884.85	2863.42	2838.92	2811.22	2
Opening Balance	2450.60	2499.04 62.48	62.65	64.94	64.43	64.14	64.49	66.50	66.93	69.54	69.92	72.58	72.12	71.59	70.97	70.28	
oflation	61.26	31.52	116.52	4.34	4:45	26.89	96.22	33.87	124.11	35.56	130.39	5.29	5.43	5.56	5.70	5.84 -106.87	
New Assets	72.29 -85.12	-87.14	-87.41	-89.74	-80.59	-76.98	-80.36	-82.95	-86.89	-89.67	-93.87	-96.39	-98.98	-101.64	-104.37		- 2
Depreciation	2499.04	2505.89	2597.65	2577.20	2565.50	2579.55	2659.89	2677.31	2781.46	2796.92	2903.37	2884.85	2863.42	2838.92	2611.22	2/60.47	2
Closing Balance	2439.04	2303.03	2557.05	2011.020							2650.14	2894.11	2874.13	2851.17	2825.07	2795.85	2
Average Balance - Nominal	2474.82	2502.47	2551.77	2587.43	2571.35	2572.52	2619.72	2668.60	2729.39	2789.19	2050.14	2034.71	2014:15				
															أسمع		
RETURN ON CAPITAL																	
RETURN ON CAPITAL														4 407 0	4 2504	1 310 0	1.7
	1 691 2	1 668 0	1.658.8	1,641.0	1,589.9	1,550.8	1,540.2	1,530.7	1,527.0	1,522.5	1,517.4	1,503.3	1,455.3	1,407.3	1,359.1 7.66%	1,310.9 7.56%	
Real Closing Capital Base	1,691.2 7.56%	1,668.0 7.56%	1,658.8 7.56%	1,641.0 7,56%	1,589.9 7.56%	7.56%	7.56%	7.56%	7.56%	7.56%	7.56%	7.56%	7.56%	7.56%	7.56%	7.56%	
Real Closing Capital Base Real Pro-Tax WACC	7.56%	1,668.0 7.56%															
Real Closing Capital Base Real Pre-Tax WACC		7.56% 126.1	7.56% 125.4	7,56% 124.1	7.56% 120.2	7.56% 117.2	7.56% 116.4	7.56% 115.7	7.56% 115.4	7.56% 115.1	7.56% 114.7	7.56% 113.6	7.56%	7.56%	7.56%	7.56%	
Real Closing Capital Base Real Pre-Tax WACC Real Return on Capital	7.56%	7.56%	7.56%	7,56%	7.56%	7.56%	7.56%	7.56%	7.56%	7.56%	7.56%	7.56%	7.56% 110.0	7.56% 106.4	7.56% 102.7	7.56% 99.1	
Real Closing Capital Base Real Pre-Tax WACC Real Return on Capital	7.56% 127.8	7.56% 126.1	7.56% 125.4	7,56% 124.1	7.56% 120.2	7.56% 117.2	7.56% 116.4	7.56% 115.7	7.56% 115.4	7.56% 115.1	7.56% 114.7	7.56% 113.6	7.56% 110.0	7.56% 106.4	7.56% 102.7	7.56% 99.1	
Read Closing Capital Base Read Pre-Tax WACC Raed Return on Capital Nominal Return on Capital	7.56% 127.8	7.56% 126.1	7.56% 125.4	7,56% 124.1	7.56% 120.2	7.56% 117.2	7.56% 116.4	7.56% 115.7	7.56% 115.4	7.56% 115.1	7.56% 114.7	7.56% 113.6 216.0	7.56% 110.0 214.3	7.56% 106.4 212.4	7.56% 102.7 210.3	7.56% 99.1 207.9	
Real Closing Capital Base Real Pre-Tax WACC Real Return on Capital Nominal Return on Capital	7.56% 127.8 185.2	7.56% 126.1	7.56% 125.4	7,56% 124.1	7.56% 120.2	7.56% 117.2	7.56% 116.4	7.56% 115.7	7.56% 115.4	7.56% 115.1	7.56% 114.7	7.56% 113.6	7.56% 110.0	7.56% 106.4	7.56% 102.7	7.56% 99.1	. 2
Real Closing Capital Base Real Pre-Tax WACC Real Return on Capital Nominal Return on Capital DEPRECIATION	7.56% 127.8 185.2 58.6	7.56% 126.1 187.2 58.7	7.56% 125.4 190.8	7.56% 124.1 193.5	7.56% 120.2 192.1 50.4	7.56% 117.2 192.1	7.56% 116.4 195.6	7.56% 115.7 199.2 48.2	7.56% 115.4 203.7	7.56% 115.1 208.2	7.56% 114.7 212.7	7.56% 113.6 216.0	7.56% 110.0 214.3	7.56% 106.4 212.4	7.56% 102.7 210.3	7.56% 99.1 207.9	. 2
Real Closing Capital Base Real Pre-Tax WACC Real Return on Capital Nominal Return on Capital DEPRECIATION Real Depreciation	7.56% 127.8 185.2	7.56% 126.1 187.2	7.56% 125.4 190.6	7.56% 124.1 193.5	7.56% 120.2 192.1	7.56% 117.2 192.1	7.56% 116.4 195.6	7.56% 115.7 199.2	7.56% 115.4 203.7	7.56% 115.1 206.2 49.6	7.56% 114.7 212.7 50.8	7.56% 113.6 216.0 50.7	7.56% 110.0 214.3 50.8	7.56% 106.4 212.4 50.9	7.56% 102.7 210.3	7.56% 99.1 207.9 -	. 2
Real Closing Capital Base Real Pre-Tax WACC Real Return on Capital Nominal Return on Capital	7.56% 127.8 185.2 58.6	7.56% 126.1 187.2 58.7	7.56% 125.4 190.8	7.56% 124.1 193.5	7.56% 120.2 192.1 50.4	7.56% 117.2 192.1	7.56% 116.4 195.6	7.56% 115.7 199.2 48.2	7.56% 115.4 203.7	7.56% 115.1 206.2 49.6	7.56% 114.7 212.7 50.8	7.56% 113.6 216.0 50.7	7.56% 110.0 214.3 50.8	7.56% 106.4 212.4 50.9	7.56% 102.7 210.3	7.56% 99.1 207.9 -	
Real Closing Capital Base Real Pro-Tax WACC Real Return on Capital Nominal Return on Capital DEPRECIATION Real Depreciation	7.56% 127.8 185.2 58.6	7.56% 126.1 187.2 58.7	7.56% 125.4 190.8	7.56% 124.1 193.5	7.56% 120.2 192.1 50.4	7.56% 117.2 192.1	7.56% 116.4 195.6	7.56% 115.7 199.2 48.2	7.56% 115.4 203.7	7.56% 115.1 208.2 49.6 89.7	7.56% 114.7 212.7 50.8 93.9	7.56% 113.6 216.0 50.7 96.4	7.56% 110.0 214.3 50.8 99.0	7.56% 106.4 212.4 50.9 101.6	7.56% i 102.7 210.3 51.0 104.4	7 56% 99.1 207.9 -	. 2
Real Closing Capital Base Real Pre-Tax WACC Real Return on Capital Nominal Return on Capital IDEPRECIATION Real Depreciation Nominal Depreciation	7.56% 127.8 185.2 58.6	7.56% 126.1 187.2 58.7	7.56% 125.4 190.8	7.56% 124.1 193.5	7.56% 120.2 192.1 50.4	7.56% 117.2 192.1	7.56% 116.4 195.6	7.56% 115.7 199.2 48.2	7.56% 115.4 203.7	7.56% 115.1 206.2 49.6	7.56% 114.7 212.7 50.8	7.56% 113.6 216.0 50.7	7.56% 110.0 214.3 50.8	7.56% 106.4 212.4 50.9	7.56% 102.7 210.3	7.56% 99.1 207.9 -	1,21

Year ending 31 December		2000	2001 2	2002 3	2003 4	2004 5	20 05 6	2006 7	20 07 8	2 002 9	2009 10	2010 11	2011 12	2012 13	2013 14	2 614 15
Annual Flag		•														
REGULATED REVENUE REQUIREMENT																
		2009	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014
Required Revenue (nominal)		113.5	113.7	113.6	113.8	113.6	110.2	124.7	144.7	154.4	158.6	174.7	176.8	178.8	181.6	183.4
Nominal return on capital (calc, using pre-tax real wacc)		37.5	38.6	39.6	40.6	41.7	45.3	58.4	63.4	65.9	69.0	71.6	74.1	76.7	79.6 91.6	82.0 94.6
CCA depreciation/Return of Capital Non capital costs		38.4	40.6	43.9	45.3	46.0	46.2	53.2	64.1	70.2	72.2	75.1 321.5	79.3 330.2	88.9 344.4	352.8	352.9
Required Revenue	_	189.4	192.9	197.4	199.7	201.2	201.7	216.3	272.3	290.5	299.8	321.5	330.2	,,,,,	331.0	332.2
110 4000 0 110 1 110 1							974				1	1,280				
5 Year HPV (using nominal WACC)		745				İ	×1.4									
CALCULATION OF REGULATORY TARIFF AND X-FACT																
Assumed Regulatory Load Factor (2000 - 2004) X-Factor	100.0%						8.0%					1.8%				
Full Haulage (Zones 5 & 10)	_						0.000	1.000	1.017	1.034	1.051	1.056	1.073	1.091	1.110	1.128
Forecast Regulatory Average unit price achieved (\$/GJ)		0.973	0.972	0.988	1.004	1.021	0.983	1,000	1.017	1.034						
		0.779	0.777	0,790	0.803	0.817	0.787	0.800	0.813	0.827	0.841	0.845	0.859	0.873	0.888	0.903
Tariff - Capacity Split	80.0%	192,377	191,720	192,414	195,774	187,468	202,588	211,545	236,462	265,801	274,770	284,356	290,879	297,279	305,825	311,964
Regulatory volume (TJ) - Capacity		149,774	149,012	152,056	157,303	153,153	159,363	169,196	192,293	219,772	230,993	240,162	249,787	259,558	271,493	281,581
Capacity Reversie				•							2 24 2	0.211	0.215	0.218	0.222	0.226
Teriff - Commodity Split	20:0%	0:195	0.194	0.198	0.201	0.204	0.197	0.200	0.203 229,439	0.207 257,638	0.210 266,489	275,512	281,911	288,183	296,155	302,157
Regulatory volume (TJ) - Commodity		192,377	191,720	192,414	195,774	100,474	195,218 38,391	211,173 42,225	46,645	53,256	56,008	58,173	60,521	62,904	65,727	68,182
Commodity Revenue		37,443	37,253	38,014	39,326	20,521	30,381	42,223	40,045	00,200	,					
		187	186	190	197	174	198	211	239	273	287	298	316	322	337	350
Full Haulage (Zones 9 & 10) - Regulatory Revenue		,,,,														
WLPG																
WLPG Price as a Percentage of Full Haulage Price	60.0%					0.540	0.500	0.600	0.610	0.620	0.631	0.633	0.644	0.655	0.666	0.677
Forecast Regulatory Average unit price schieved (\$/GJ)		0.584	0.583	0.593	0.603	0.513	0.590	0.000	0.510	0.010	0.001					
		0.467	0.466	0.474	0.482	0.490	0.472	0.460	0.488	0.496	0.504	0.507	0.515	0.524	0.533	0.542
Teriff - Capacity Split	80.0%	0.467	0.400	0.47.4	0.402	19,043		13,738	11,840	11,816	11,431	11,127	10,868	10,714	10,404	10,337
Regulatory volume (TJ) - Capacity		0	Ö	0	0	9,335	6,467	6,593	5,777	5,862	5,766	5 639	5,600	5,613	5,542	5,598
Capacity Revenue								2.400	0.122	0.124	0.126	0.127	0.129	0.131	0.133	0.135
Teriff - Commodity Split	20.0%	0.117	0.117	0.119	0.121	0.123		0.120 13,738	11,840	11,816	11,431	11,127	10,868	10,714	10,404	10,337
Regulatory volume (TJ) - Commodity		0		0	0	- 0		1,648	1,444	1,465	1,441		1,400	1,403	1,385	1,400
Commodity Reverse		0	0	U			1,011				·		7	7		
WLPG - Regulatory Revenue		0	0	0	0	9			7			7				
Part Haulage (Zone 7)																
Zone 7 as a distance-weighted % of Full Haulage	74.4%					0.760	0.732	0.744	0.756	0.789	0.782	0.785	0.799	0.812	0.826	0.83
Forecast Regulatory Average unit price achieved (\$/GJ)		0.724	0.723	0.735	0.747	0.760	0.732	0.744	5., 30	505	2.702					
	80.0%	0.579	0.578	0.588	0.598	0.608	0.585	0.595	0.805	0.615	0.825		0.639	0.650	0.660	0.67
Tariff - Capacity Spill	80.0%	6,794	6,794	6,794	6,136	8,839		8,839	8,839	8,839	8,839		8,639	8,839	8,839	8,83 5,93
Regulatory volume (TJ) - Capacity		3,935	3,928	3,994	3,668	5,372	5,173	5,259	5,348	5,437	5,528	5,554	5,647	5,742	5,838	2,33
Capacity Revenue								0.149	0.151	0.154	0.156	0.157	0.160	0.162	0.165	0.16
Teriff - Commodity Split	20.0%	0.145	0.145	0.147	0.149	0.152 8,839		0.149 8.839	0.151 8,839	8,839	8,839		8,839	6,839	8,839	8,83
Regulatory volume (TJ) - Commodity	<u> </u>	6,794	6,794 982	6,794 999	6,136 917	1,343		1,315	1,337	1,359	1,382		1,412	1,435	1,459	1,48
Commodity Reverse		984	982	333	917	1,545	.,200							<u>_</u> _		
		5	5	5	5	7	6	7	7	7		7	7	7	7	

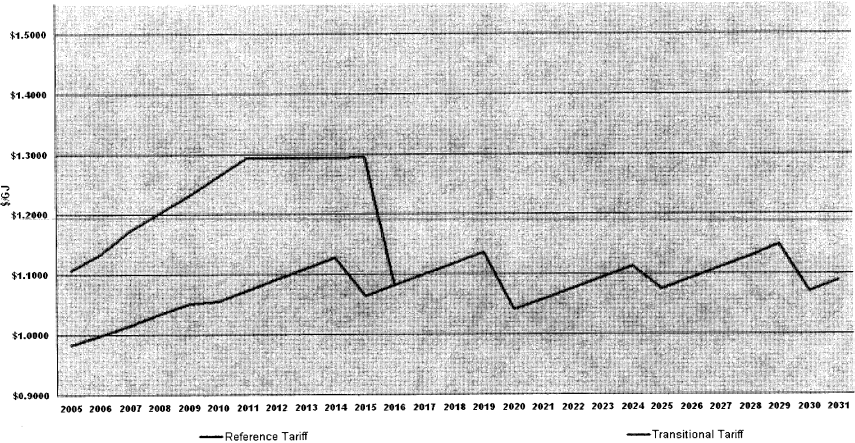
ear ending 31 December	2015	2916	2617	2018	2019	2020	2021	2022	2023 24	2024 25	2025 26	2026 27	2027 28	2028 29	2029 30	2030 31	2 031 32
unual Flag	16	17	18	19	20	21	22	23	24		20			_			
EGULATED REVENUE REQUIREMENT																	
	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029 210.3	207.9	2031 205.2
equired Reversue (nominal) Nominal return on capital (calc, using pre-tax real wacc)	185.2	187.2	190.8	193.5	192.1	192.1	195.6	199.2	203.7	208.2 69.7	212.7 93.9	216.0 96.4	214.3 99.0	212.4 101.6	104.4	106.9	109.5
CCA depreciation/Return of Capital	85.1	67.1	B7.4	69.7	80.6	77.0	60.4 117.9	82.9 123.2	86.9 127.5	133.2	136.4	144.7	149.9	157.1	160.7	164.7	160.4
Non capital costs	96.9	100.5	103.3	108.2 391.4	109.9 382.6	113.6 382.6	393.8	405.4	418.0	431.0	445.0	457.1	463.2	471.2	475.3	479.4	483.2
Required Revenue	367.2	374.8	381.5	391.4	302.0	202.0	355.6									832	
5 Year HPV (using nominal WACC)	1,426					1,521					1,736					•32	
CALCULATION OF REGULATORY TARIFF AND X.FAC	TOR																
Assumed Regulatory Load Factor (2000 - 2004)					ļ	15.1%				-	7.5%					12.7%	
X-Fector	11.1%					(3.12)											
Full Haulage (Zones 9 & 10)					[1.058	1.076	1.094	1.112	1,075	1.093	1,111	1.130	1.149	1.071	1.089
Forecast Regulatory Average unit price achieved (\$/OJ)	1.064	1.081	1.099	1,118	1.137	1.041	1.058	1.076	1.034	1.112	1.01.5	1.000					
	0.851	0.865	0.860	0.894	0.909	0.632	0.846	0.861	0.875	0.890	0,060	0.874	0.869	0.904	0.919 426,496	0.857 434.208	0.871 442,054
Tariff - Capacity Split Regulatory volume (TJ) - Capacity	318,206	324,389	333,853	340,220	346,692	353,253	363,011	369,776	376,649	383,631	393,822 338,676	401,033 350,654	408,364 363,045	415,819 375,864	391,973	371,915	384,978
Capacity Revenue	270,747	260,631	293,655	304,268	315,249	294,076	307,261	318,230	329,574	341,306	330,676	330,034		•			•
	0.213	0.216	0.220	0:224	9.227	0.208	0.212	0.215	0.219	0.222	0.215	0.219	0.222	0.226	0.230 412,474	0.214 419,967	0.218 427,589
Tariff - Commodity Split Regulatory volume (TJ) - Commodity	306,260	314,298	323,171	329,385	335,857	342,256	351,404	357,998	364,693	371,492	381,053	388,070 84,830	395,202 87,836	402,450 90,945	94,772	89,929	93,095
Commodity Revenue	65,571	67,975	71,065	73,645	76,349	71,230	74,359	77,023	79,778	82,627	81,924	04,030	07,030	30,343	34,372		
	336	349	365	378	392	345	382	395	489	424	421	435	451	467	487	462	478
Full Haulage (Zones 9 & 10) - Regulatory Revenue																	
WLPG																	
WLPG Price as a Percentage of Full Haulage Priec				0.671	0.682	0.624	0.635	0.645	0.656	0.667	0.645	0.656	0.667	0.678	0.689	0.642	0.653
Forecast Regulatory Average unit price achieved (\$/GJ)	0.638	0.649	0.660	0.671	0.662	0.024	0.033	0.010	•.•								
Tariff - Capacity Spilt	0.511	0.519	0.528	0.537	0.546	0.499	0.508	0.516	0.525	0.534		0.525	0.533	0.542	0.551 0	0.514 0	0.523
Regulatory volume (TJ) - Capacity	10,130		10,267	10,480	0	0	0	0	0	0	0	0	0	0	- 0;	- 0	ŏ
Capacity Revenue	5,172	5,367	5,419	5,623	0	0	0	0	U	U	U	Ü	ŭ	·	_		
	0,128	0.130	0.132	0.134	0.136	0.125	0.127	0.129	0.131	0.133	0.129	0.131	0.133	0.136	0.138	0.128	0.131
Tariff - Commodity Spitt	10.130		10,267	10,480	0	0	0	0	0	0	0	0	0	0	0	0	
Regulatory volume (TJ) - Commodity Commodity Revenue	1,293		1,355	1,406	0	0	0	0	0	0	0	0	0	U		Ů	
WLPG - Regulatory Revenue		7		7		•	•		•	•		•	0	0		0	
Part Haulage (Zone 7) Zone 7 es a distance-weighted % of full Haulage												0.813	0.827	0.841	0.855	0.797	0.810
Forecast Regulatory Average unit price echieved (\$AOJ)	0.791	0.805	0.818	0.832	0.846	0.774	0.787	0.600	0.914	0.827	0.800	0.613	0.627	0.041	0.000	0.101	0.011
, , , , , , , , , , , , , , , , , , , ,			0.654	0.665	0.876	0.619	0.630	0.640	D.651	0.662	0.640	0.851	0.661	0.672	0.684		0.848
Tariff - Capacity Split	0.633 8.839		8.839	8,839	8,839		8,839	8,839	8,839	8,839		8,839	8,839	6,839	8,839		8,839 5,727
Regulatory volume (TJ) - Capacity Capacity Revenue	5,595		5,784	5,881	5,980		5,566	5,659	5,754	5,850	5,655	5,750	5,846	5,944	6,044	5,633	5,727
Сараспу мечени	,					0.155	0.157	0.160	0.163	0.165	0.160	0.163	0.165	0.168	0.171	0.159	0.163
Tariff - Commodity Spit	0.158		0,164 8,839	0.166 8,839	0.169 8.839		0.157 8,839	6.839	8,839	8,839		6,839	8,839	8,839	8,839	8,839	8,83
Regulatory volume (TJ) - Commodity	8,839 1,399			1,470			1,392			1,463		1,437	1,462	1,486	1,511	1,408	1,432
Commodity Revenue	1,300		·			<u> </u>					, , ,	7				7	
Part Haulage (Zone 7) - Regulatory Revenue	7	7	7	7	1	7	7				<u> </u>	' -	 			·	

Year ending 31 December Annual Flag	2000	2801 2	2 002 3	2603 4	2004 5	20 0 5 6	2006 7	2007 8	2 006 9	2059 10	2010 11	2011 12	2 012 13	2013 14	2014 15
Part Haulage (Zone 4) Zone 7 as a distance-weighted % of Full Heulage Forecast Regulatory Average unit price achieved (\$ASJ)	0.521	0.520	0.528	0.537	0.546	0.526	0.535	0.544	0.553	0.562	0.565	0.574	0.584	0.594 0.475	0.604
Toritt Consolly Spill	0.417	0.416	0.423	0.430	0.437	0.421	0.428	0.435	0.442 548	0.450 548	0.452 548	0.459 548	0.467 548	0.475 548	548
Teriff - Capacity Split Regulatory volume (TJ) - Capacity	548	548	548	548_	54B 239	548 231	548 234	548 238	242	246	248	252	256	260	265
Capacity Revenue	226	228	232	236	239	231	254	2.50	•						
Tould Commodity Snit	0.104	0.104	0.106	0.107	0.109	0.105	0.107	0.109	0.111	0.112	0.113 548	0.115 548	0.117 548	0.119 548	0.121 548
Teriff - Commodity Split 20 0% Requistory volume (TJ) - Commodity	548	548	548	548	548	548	548	548_	54B 61	548: 62:	548	63	64	65	66
Commodity Revenue	57	57	58	59	60	58	59	60	61	62					
	0.29	0,28	0.29	0,29	0.30	0.29	8.29	0.30	8.30	0.31	0.31	0,31	0.32	0,33	0.33
Part Haulage (Zone 4) - Regulatory Revenue	0.23	V.1.4													
Pilbara - Backhaul Backhaul as a distance-weighted % of Full Heulage Forecast Regulatory Average unit price achieved (\$AOJ)	0.095	0.095	0.097	0.098	0.100	0.096	0.098	0.100	0.101	0.103	0.104	0.105	0.107	0.109	0.111
Taylet Canaphy Spit 80.0%	0.076	0.076	0.078	0.079	0.080	0.077	0.078	0.080	0.061	0.082		0.064	0.086	0.007 39,082	0.069 39,082
Tariii - Capacay Spin	17,532	17,532	17,532	17,532	4,566	24,107	39,082	39,082	39,082	39,082	39,082 3,237	39,082 3,291	39,082 3,346	3,402	3,459
Regulatory volume (TJ) - Capacity Capacity Reverse	1,339	1,336	1,359	1,382	366	1,860	3,065	3,117	3,169	3,222	3,237	3,231	3,540	0,102	0,.00
			0.019	0.020	0.020	0.019	0.020	0.020	0.020	0.021	0.021	0.021	0.021	0.022	0.022
Terriff - Commodity Spit 20.0%	0.019 17,532	0.019 17,532	17,532	17,532	4,566	24,107	39,082	39,002	39,082	3 9,082	39,082	39,082	39,082	39,062	39,082 865
Regulatory volume (TJ) - Commodity	335	334	340	345	91	465	766	779	792	806	809	823	837	851	003
Commodity Revenue						2	4	4	4	4	4	4	4	4	4
Pillbara - Backhaul - Regulatory Revenue	2	2	2	2	0										
Pilbara - For ward Heul Pilbara as a distance-weighted % of Full Hautege Forecast Regulatory Average unit price achieved (\$/OJ)	0.019	0.019	0.020	0.020	0.020		0.020		0.021	0.021	0.021	0.021	0.022	0.022	0.023
Teritf - Cepacity Split 80.0%	0.016	0.016	0.016	0.016	0.016		0.016	0.016 3,838	0.017 3,838	0.017 3,838		3,838	3,838	3,838	3,838
Requistory volume (TJ) - Capacity	0	0	0	0	3,838 63		3,838	5,836	63	65		66	67	68	69
Capacity Revenue	0	0	U	Ü	03	~	•								0.005
Taylid Commodity Soft 20.0%	0.004	0.004	0.004	0.004	0.004		0.004		0.004	0.004		0.004 3,838	0.004 3.838	0.004 3,838	0.005 3,638
Terriff - Commodity Split Requietory volume (TJ) - Commodity		0	0	0	3,838		3,838		3,838	3,838		3,636	17	17	17
Commodity Revenue	0	0	0	0	16	15	15								
		0				0	0	0	0		0		0	0	0
Pilhara - Forward Haul - Regulatory Revenue	<u>*</u>														
				203	191	215	230	257	291	396	317	329	341	356	369
TOTAL REVEILUE	194	193	197	243	191										
5 Year IBPV (using nominal WACC) NPV of difference in revenue streems	746	1				976					1,280]			

261 021	0.579 0.463 540 254 0.116 548 63 0.106 0.085 39,062 3,316 0.021 39,062 629	0.588 0.471 548 258 0.116 548 84 9.32 0.108 0.086 39,082 3,371 0.022 39,062 843	0.598 0.478 548 262 0.120 548 66 0.33 0.110 0.088 39,082 3,428 0.022 39,082 857	0.608 0.486 548 267 0.122 548 67 0.33 0.111 0.089 39,082 3,485 0.022 39,082	0.557 0.445 548 244 0.111 548 61 0.31 0.102 0.082 35,082 3,191 0.020 39,082 798	0.566 0.453 548 248 0.113 548 62 0.31 0.104 0.083 39,062 3,244 0.021 39,062	0.576 0.460 548 252 0.115 548 63 0.32 0.105 0.084 39,002 3,298	0.585 0.468 548 256 0.117 548 64 6.32 0.107 0.086 35,062 3,354 0.021	0.595 0.476 548 261 0.119 548 65 0.33 0.109 0.087 39,062 3,410 0.022	0.575 0.460 548 252 0.115 548 63 0.105 0.084 39,692 3,296 0.021	0.585 0.468 548 256 0.117 548 64 0.32 0.107 0.086 39,062 3,351	0.595 0.476 548 261 0.119 548 65 6.33 0.109 0.007 39,982 3,407 0.022	0.604 0.484 548 265 0.121 548 66 0.33 0.111 0.089 39,692 3,464 0.022 39,062	0.615 0.492 546 269 0.123 548 67 0.34 0.113 0.090 36,092 3,523 0.023 39,082	0.573 0.458 548 251 0.115 548 63 0.31 0.105 0.084 39,082 3,283 0.021 39,082	0.58 0.46 54 25 0.11 54 6.3 0.10 0.90 39,00 39,00 39,00
455 548 249 114 548 62 1.31 104 083 082 281 021 082	0.463 548 254 0.116 548 63 0.106 0.085 39,062 3,316 0.021 39,062 629	0.471 548 258 0.116 548 64 0.32 0.066 39,082 3,371 0.022 39,062	0.478 548 262 0.120 548 66 0.33 0.110 0.088 39,082 3,428 0.022 39,082	0.486 548 267 0.122 548 67 6.33 0.111 0.089 39,082 3,485 0.022 39,082	0.445 548 244 0.111 548 61 0.31 0.102 0.082 39,062 3,191 0.020 39,062	0.453 548 248 0.113 548 62 0.31 0.104 0.083 39,062 3,244 0.021	0.460 548 252 0.115 546 63 0.32 0.105 0.084 39,082 3,298 0.021	0.468 548 256 0.117 548 64 4.32 0.107 0.086 35,062 3,354	0.476 548 261 0.119 548 65 6.33 0.109 0.087 39,062 3,410	0.460 548 252 0.115 548 63 0.32 0.105 0.084 39,692 3,296	0.468 548 256 0.117 548 64 0.32 0.107 0.086 39,062 3,351	0.476 548 261 0.119 548 65 0.33 0.109 0.067 99,062 3,407	0.484 548 265 0.121 548 66 6.33 0.111 0.089 38,682 3,464 0.022	0.492 548 269 0.123 548 67 0.34 0.113 0.090 38,082 3,523 0.023	0.458 548 251 0.115 548 63 0.31 0.105 0.084 39,082 3,283 0.021 39,082	0.46 54 25 0.11 55 6 0.3 0.10 0.39,00 3,33
548 549 114 548 62 .331 104 083 062 261 0021 815	548 254 0.116 548 63 0.106 0.085 39,062 3,316 0.021 39,062 629	548 258 0.116 548 64 6.32 0.108 0.086 39,082 3,371 0.022 39,092	548 262 0.120 548 66 0.33 0.110 0.088 39,082 3,428 0.022 39,062	548 267 0.122 548 67 6.33 0.111 0.089 39,082 0.022 39,082	548 244 0.111 548 61 0.31 0.102 0.082 39,082 3,191 0.020 39,062	548 248 0.113 548 62 6.31 0.104 0.083 39,062 3,244 0.021	548 252 0.115 548 63 0.32 0.105 0.084 39,082 3,288 0.021	548 255 0.117 549 64 6.32 0.107 0.086 39,082 3,354	548 261 0.119 548 65 0.33 0.109 0.087 39,062 3,410	548 252 0.115 548 63 0.32 0.105 0.084 39,092 3,296	548 256 0.117 548 64 6.32 0.107 0.086 39,062 3,351	548 261 0.119 546 65 6.33 0.109 0.087 39,092 3,407 0.022	548 265 0.121 549 66 8.33 0.111 0.089 38,082 3,464	548 269 0.123 548 67 6.34 0.113 0.090 38,092 3,523 0.023	548 251 0.115 548 63 0.34 0.105 0.084 39,082 3,283 0.021 39,082	0.11 54 6 0.11 0.10 0.39,0 3,3 0.00 39,0
249 1114 548 62 104 083 082 261 021 082 815	254 0.116 548 63 0.32 0.106 0.085 39,082 3,316 0.021 39,082 629	258 0.116 548 64 0.32 0.108 0.086 39,082 3,371 0.022 39,082	262 0.120 548 66 0.33 0.110 0.088 39,082 3,428 0.022 39,082	267 0.122 548 67 0.33 0.111 0.089 39,082 3,465 0.022 39,082	0.111 548 61 0.31 0.102 0.082 39,062 3,191 0.020 39,062	248 0.113 548 62 0.31 0.104 0.083 39,082 3,244 0.021	252 0.115 548 63 0.32 0.105 0.084 39,082 3,298 0.021	256 0.117 548 64 0.32 0.107 0.086 39,082 3,354 0.021	261 0.119 548 65 0.33 0.109 0.087 39,062 3,410	252 0.115 548 63 0.32 0.105 0.084 39,092 3,296	256 0.117 548 64 0.32 0.107 0.086 39,062 3,351	261 0.119 546 65 0.33 0.109 0.087 39,062 3,407 0.022	265 0.121 548 66 6.33 0.111 0.089 39,082 3,464 0.022	269 0.123 548 67 6.34 0.113 0.090 39,082 3,523 0.023	251 0.115 548 63 0.31 0.105 0.084 39,082 3,283 0.021 39,082	0.1 5 0.1 0.1 0.0 39,0 3,3
114 548 62 1.31 104 083 062 261 021 082 815	0.116 548 63 •.32 0.106 0.085 39.082 3,316 0.021 39.082 629	0.116 548 64 0.32 0.108 0.086 39,082 3,371 0.022 39,082	0.120 548 66 0.33 0.110 0.088 39,082 3,428 0.022 39,082	0.122 548 67 0.33 0.111 0.089 39,082 3,465 0.022 39,062	0.111 548 61 0.31 0.102 0.082 39,062 3,191 0.020 39,062	0.113 548 62 0.31 0.104 0.083 39,062 3,244 0.021	0.115 548 63 0.32 0.105 0.084 39,082 3,288 0.021	0.117 548 64 6.32 0.107 0.086 39,082 3,354 0.021	0.119 548 55 65 0.33 0.109 0.087 39,092	0.115 548 63 6.32 0.105 0.084 39,692 3,296	0.117 548 64 0.32 0.107 0.086 99,002 3,351	0.119 546 65 6.33 0.109 0.087 39,082 3,407 0.022	0.121 548 66 0.33 0.111 0.089 39,982 3,464 0.022	0.123 548 67 0.34 0.113 0.090 38,092 3,523 0.023	0.115 548 63 0.31 0.105 0.084 39,082 3,283 0.021 39,082	0.1 5 0.1 0.2 39,0 0.2 39,0 3,3
548 62 .31 104 083 082 261 021 082 815	548 63 •.32 0.106 0.085 39.082 3,316 0.021 39.082 629	0.108 0.086 39,082 3,371 0.022 39,082	548 66 0.33 0.110 0.088 39,082 3,428 0.022 39,082	548 67 0.33 0.111 0.089 39,082 3,465 0.022 39,082	548 61 0.31 0.102 0.082 33,082 3,191 0.020 39,082	548 62 0.31 0.104 0.083 39,082 3,244 0.021	0.105 0.084 39,082 0.021	0.107 0.086 39,082 3,354 0.021	0.109 0.087 39,092	0.105 0.084 0.396	0.32 0.107 0.086 39,062 3,351	546 65 0.33 0.109 0.087 39,082 3,407 0.022	548 66 0.33 0.111 0.089 39,092 3,464 0.022	0.14 0.113 0.090 39,092 3,523 0.023	548 63 0.31 0.105 0.084 39,082 3,283 0.021 39,082	0: 0: 0: 39; 3; 0: 39,
62 1.31 104 083 062 281 002 082 815	63 0.106 0.085 39,062 3,316 0.021 39,062 629	0.108 0.086 39,082 3,371 0.022 39,082	0.110 0.088 39,082 3,428 0.022 39,082	0.111 0.069 39,082 3,485 0.022 39,082	0.102 0.082 39,082 3,191 0.020 39,082	0.31 0.104 0.083 39,062 3,244 0.021	0.32 0.105 0.084 39,082 3,298 0.021	0.107 0.086 39,082 3,354 0.021	0.109 0.087 0.087 39,062	63 6.32 0.105 0.084 39,092 3,296	0.107 0.086 39,062 3,351	0.109 0.087 39,062 3,407 0.022	0.111 0.089 39,082 3,464 0.022	0.34 0.113 0.090 39,092 3,523 0.023	0.34 0.34 0.105 0.084 39,082 3,283 0.021 39,082	0. 0. 39, 3, 0.
0.31 104 083 082 261 021 082 815	0.106 0.085 39,062 3,316 0.021 39,062 629	0.108 0.086 39,082 3,371 0.022 39,062	0.33 0.110 0.088 39,082 3,428 0.022 39,082	0.33 0.111 0.089 39,082 3,485 0.022 39,082	0.102 0.082 39,082 3,191 0.020 39,082	0.104 0.083 39,082 3,244 0.021	0.32 0.105 0.084 39,082 3,298 0.021	0.107 0.086 39,082 3,354 0.021	0.109 0.087 39,062 3,410	0.105 0.084 39,092 3,296	0.107 0.086 39,092 3,351	0.109 0.087 39,062 3,407 0.022	0.111 0.089 39,962 3,464 0.022	0.113 0.090 38,082 3,523 0.023	0.105 0.084 39,082 3,283 0.021 39,082	0: 39, 3, 0. 39,
104 083 082 261 021 082 815	0.106 0.085 39,062 3,316 0.021 39,062 829	0.108 0.086 39,082 3,371 0.022 39,062	0.110 0.088 39,082 3,428 0.022 39,082	0.111 0.069 39,082 3,465 0.022 39,082	0.102 0.082 39,082 3,191 0.020 39,082	0.104 0.083 39,082 3,244 0.021	0.105 0.084 39,082 3,298 0.021	0.107 0.086 39,082 3,354 0.021	0.109 0.087 39,082 3,410	0.105 0.084 39,002 3,296	0.107 0.086 39,082 3,351	0.109 0.087 39,082 3,407 0.022	0.111 0.089 38,082 3,464 0.022	0 113 0 090 38,082 3,523 0 023	0.105 0.084 39,082 3,283 0.021 39,082	0: 39, 3, 0. 39,
083 082 261 021 082 815	0.085 39,062 3,316 0.021 39,062 629	0.086 39,082 3,371 0.022 39,082	0.088 39,082 3,428 0.022 39,082	0.089 39,082 3,485 0.022 39,082	0.082 39,082 3,191 0.020 39,082	0.083 39,082 3,244 0.021	0.084 39,082 3,298 0.021	0.086 39,082 3,354	0.087 39,062 3,410	0.084 39,002 3,296	0.086 39,082 3,351	0.087 39,082 3,407 0.022	0.089 38,082 3,464 0.022	0.090 38,082 3,523 0.023	0.084 39,082 3,283 0.021 39,082	0, 39, 3, 0. 39,
083 082 261 021 082 815	0.085 39,062 3,316 0.021 39,062 629	0.086 39,082 3,371 0.022 39,082	0.088 39,082 3,428 0.022 39,082	0.089 39,082 3,485 0.022 39,082	0.082 39,082 3,191 0.020 39,082	0.083 39,082 3,244 0.021	0.084 39,082 3,298 0.021	0.086 39,082 3,354 0.021	0.087 39,062 3,410	0.084 39,002 3,296	0.086 39,082 3,351	0.087 39,082 3,407 0.022	0.089 38,082 3,464 0.022	0.090 38,082 3,523 0.023	0.084 39,082 3,283 0.021 39,082	0, 39, 3, 0. 39,
083 082 261 021 082 815	0.085 39,062 3,316 0.021 39,062 629	0.086 39,082 3,371 0.022 39,082	0.088 39,082 3,428 0.022 39,082	0.089 39,082 3,485 0.022 39,082	0.082 39,082 3,191 0.020 39,082	0.083 39,082 3,244 0.021	0.084 39,082 3,298 0.021	0.086 39,082 3,354 0.021	0.087 39,062 3,410	0.084 39,002 3,296	0.086 39,082 3,351	0.087 39,082 3,407 0.022	0.089 38,082 3,464 0.022	0.090 38,082 3,523 0.023	0.084 39,082 3,283 0.021 39,082	0 39 3 0 39
082 261 021 082 815	39,082 3,316 0.021 39,082 829	39,082 3,371 0.022 39,082	39,082 3,428 0.022 39,082	39,082 3,485 0.022 39,082	39,082 3,191 0.020 39,082	39,082 3,244 0.021	39,082 3,298 0.021	39,082 3,354 0.021	39,082 3,410	39,002 3,296	39,082 3,351	39,082 3,407 0.022	38,082 3,464 0.022	38,082 3,523 0.023	39,082 3,283 0.021 39,082	39 3 0 39
261 021 082 815	3,316 0.021 39,082 829	3,371 0.022 39,082	3,428 0.022 39,082	3,485 0.022 39,082	3,191 0.020 39,082	3,244 0.021	3,298 0.021	3,354 0.021	3,410	3,296	3,351	3,407 0.022	3,464 0.022	3,523 0.023	3,283 0.021 39,082	
021 082 815	0.021 39,082 829	0.022 39,082	0.022 39,082	0.022 39,082	0.020 39,082	0.021	0.021	0.021		•	•	0.022	0.022	0.023	0,021 39,082	0 39
082 815	39,082 829	39,082	39,082	39,082	39,082				0.022	0.021	0.021				39,082	39
082 815	39,082 829	39,082	39,082	39,082	39,082	39,082							วอ กลว	39,082		
815	829			074	700		39,082	39,082	39,082	39,082	39,082	39,082				
4				871	790	811	825	638	852	824	838	852	866	881	821	
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				i												
.021	0.022	0.022	0.022	0.023	0.021	0.021	0.022	0.022	0.022	0.021	0.022	0.022	0.023	0.023	0.021	(
.017	0.017	0.018	0.018	0.018	0.017	0.017	0.017	0.018	0.018	0.017	0.017	0.018	0.018	0.018	0.017	1
,838	3,838	3,838	3,836	3,838	3,638	3,838	3,638	3,838	3,838	3,838	3,838	3,838	3,636 69	3,838 71	3,838	
65	66	68	69	70	64	65	66	67	68	66	67	68	69	71	55	
.004	0.004	0.004	0.004	0.005		0.004	0.004	0.004	0.004	0.004	0.004	0.004	0.005	0.005	0.004 3.638	1
	3,838	3,838														
16	17	17	17	17	16	16	17	17		17	17					
0	•	0	0	. 0	•	•	•	•		0	•	•	•	•	0	
									136	422	117	163	179	.194	473	
354	367	383	397	404	371	393	407	4/1	435	432	44/	463	717	747.		
															\$32	
	16	3,838 3,838 16 17 6 9 354 367	3,838 3,838 3,838 16 17 17 6 6 6 8 8 3,838	3,838 3,838 3,838 3,838 3,838 16 17 17 17 17 6 6 6 6 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	3,838 3,838 3,838 3,838 3,838 166 17 17 17 17 17 17 6 6 6 6 6	3,838 3,838 3,838 3,838 3,838 3,838 3,838 16 17 17 17 17 16 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	3,838 3,838 3,838 3,838 3,838 3,838 3,838 3,838 166 17 17 17 17 17 16 16 16 6 6 6 6 6 6	3,838 3,838 3,838 3,838 3,838 3,838 3,838 3,838 3,838 3,838 16 17 17 17 17 17 16 16 17 17 17 16 16 17 17 17 17 18 18 18 18 18 18 18 18 18 18 18 18 18	3,838 3,838	3,838 3,838	3,838 3,838	3,838 3,838	3,838 3,838	3,838 3,838	3,838 3,838	3,838 3,838

awjp P0110197063v2 605383491 26.10.2004

Tariff Profiles



EXECUTED as an Agreement:

Name	Signature of director	Name THE COMMON SEAL of [name of party], the fixing of which was witnessed by:	Signature of director	Name THE COMMON SEAL of DBNGP Holdings Pty Ltd, the fixing of which was witnessed by:	Signature of director	Name THE COMMON SEAL of Epic Energy (WA) Nominees Pty Ltd, the fixing of which was witnessed by:	Signature of director	THE COMMON SEAL of Epic Energy (WA) Transmission Pty Ltd, the fixing of which was witnessed by:
Name	Signature of director/secretary	Name	Signature of director/secretary	Name	Signature of director/secretary	Name	Signature of director/secretary	

Executed as an agreement.

The common seal of the MINISTER FOR STATE DEVELOPMENT

Minister 6.

State Co.

was hereunto affixed in the presence

Signature of witness Conoro less WEAVER

Full name of witness

Como COCKART

Address of witness

VBLIC SERV

Occupation of witness

Executed by

DBNGP HOLDINGS PTY LIMITED

(ACN 110 721 081)

in the presence of:

Director

Full name of Director

Director 8

DATRICIA

Full name of Director/Secretary

Director Tagger Teauving Full name of Director	Executed by EPIC ENERGY (WA) TRANSMISSION PTY LTD (IN RECEIVERSHIP) (ACN 081 609 190) in the presence of:	Director Constant Seawing Full name of Director	Executed by EPIC ENERGY (WA) NOMINEES PTY LTD (IN RECEIVERSHIP) (ACN 081 609 289) in the presence of:
Director/Secretary UESUEY TEFFELIES Full name of Director/Secretary		Director/Secretary Director/Secretary Full name of Director/Secretary	TD)