



ENEABBA GAS LIMITED

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Ms Dora Guzeleva
Manager Market Administration
Independent Market Operator
P. O. Box 7096
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10 July 2007

Dear Ms Guzeleva

Rule Change 2007 – 11 : IRCR Meters

We refer to your letter delivered to the Company on 5 July 2007 and the above Fast Track item.

Eneabba Gas Limited ("EGL") supports this Rule change as proposed, since we are convinced that the change will increase the openness of the market, plus make it possible in a market (where churn is always likely to occur) that the end customer has some control over its own energy use, despite having a possible change of energy provider.

The Market currently assumes that a customer's individual peaks reflect that of the market. This assumption may potentially fail in providing an accurate demand position, particularly with the impact that the domestic air-conditioning load has impacted the peaks in the market in the past few years.

EGL would further suggest that as is the case with the telecommunications market, that "full portability" of such peak data be available to all potential energy suppliers of the customer. Should the change in Market Rules not create a position where ALL information is portable, then the meter change on its own is futile. This is important, so that all the energy providers in future compete on "a level playing field" when bidding for the specific customer and in full knowledge of that customer's energy history.

While EGL is keen to support the proposed Alinta change, we would seek that the above "portability" enhancement should be implemented simultaneously.

Yours sincerely

Mark Babidge
Managing Director