

In the matter of the decision of the Honourable Eric Stephen Ripper MLA Minister for Energy, made on 2 July 2003 that Coverage of the Goldfields Gas Pipeline System under the *Gas Pipelines Access Law* is not revoked

And in the matter of an application under section 38(1) of Schedule 1 to the *Gas Pipelines Access (Western Australia) Act 1998* for review of that decision.

Application by:

**SOUTHERN CROSS PIPELINES AUSTRALIA PTY LTD
(ACN 084 521 997)**

**SOUTHERN CROSS PIPELINES (NPL) AUSTRALIA PTY LTD
(ACN 085 991 948)**

ALINTA DEWAP PTY LTD (ACN 058 070 689)

Applicants

and

WMC RESOURCES LTD

First Respondent

and

NEWMONT AUSTRALIA LTD

Second Respondent

and

NATIONAL COMPETITION COUNCIL

Third Respondent

**ORDER REGARDING PAYMENT OF THE
GAS REVIEW BOARD'S OWN COSTS**

Member: **MR CP STEVENSON, PRESIDING MEMBER**

Date of Order:

Where Made: **PERTH**

Having read and considered the parties' submissions regarding its own costs **THE WESTERN AUSTRALIAN GAS REVIEW BOARD ORDERS THAT:**

1. There be no orders requiring all or any of the parties to this application to pay or contribute towards the Gas Review Board's own costs.

Dated the day of 2006.

Mr C P Stevenson
Presiding Member
Western Australian Gas Review Board
Appeal No. 5 of 2004