Revised Access Arrangement for the Dampier to Bunbury Natural Gas Pipeline



REVISED ACCESS ARRANGEMENT²

PUBLIC VERSION³



Date Submitted: April 1 2010⁴

Date Commenced: [TBA]⁵

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26 June 2008⁷

Reprinted 22 January 2010Incorporates corrigenda of notice dated 22 January 2010⁸

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Appendix 1 – Terms and Conditions for Reference Services⁴⁰





1. 41INTRODUCTION⁴²

1.1. 43This document comprises the revised Access Arrangement ("44 is the applicable access arrangement that is a full access arrangement (45 Access Arrangement

1.2 It comprises:⁵⁷

- (a) revisions to the access arrangement drafted and approved on 15 December 2005 by the Regulator ("First Revised Access Arrangement");⁵⁸
- (b) revisions to the access arrangement submitted by the Service Provider and approved on 21 November 2006 by the Regulator which amend the Reference Tariff Policy to provide for a Speculative Investment Fund in accordance with section 8.19 of the Code; and 59
- (c) revisions to the access arrangement submitted by the Service Provider and approved on 26 June 2008 by the Regulator. This amended the Commencement Date for an Access Request to allow the Service Provider to provide Services earlier than 30 days after the Access Request was submitted.
- 1.2. 61 The DBNGP is an old scheme covered pipeline, a scheme pipeline and a covered pipeline under the NGA, the NGL and the NGR. 62
- 1.3. This document revises the access arrangement for covered pipeline services that was approved by the ERA on 26 June 2008 (including the corrigenda of notice issued by the ERA on 22 January 2010) (Prior Access Arrangement). 64
- 1.4. 1.3 The DBNGP⁶⁵Operator⁶⁶ is operated by⁶⁷ DBNGP (WA) Transmission Pty Ltd ("⁶⁸Limited ACN 081 609 190 (⁶⁹Operator⁷⁰") and is owned by⁷¹). It is a covered pipeline service provider who submitted the revisions to Prior Access Arrangement. Operator is a complying service provider for the purposes of section 10 of the NGL. It submits the revisions on its own behalf and on behalf of DBNGP (WA) Nominees Pty Ltd ("⁷³Limited ACN 081 609 289 (⁷⁴Nominees") as Trustee for the DBNGP WA Pipeline Trust, who is also a covered pipeline service provider".
- 1.5. 1.4—⁷⁸This Access Arrangement sets out the policies and basic—⁷⁹terms and conditions applying to third party⁸⁰about⁸¹ access to services ⁸²Pipeline Services provided or to be provided by Operator in relation to means of the DBNGP.
- 1.5 Operator will negotiate access to services on the pipeline. If, however, prospective shippers are unable to conclude negotiations for access, this Access Arrangement contains the terms and conditions for access to the Reference Services.⁸⁶

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[DELETED]⁸⁷

1.6. 88 It also addresses all the requirements in the NGL and NGR for a full access arrangement (NGR Requirement). The following table outlines each NGL Requirement and identifies where each NGL Requirement is located in the Current Access Arrangement. 90

NGR Reference ⁹¹	NGR Requirement 92	AA Section ⁹³
<u>r. 48(1)(a)</u> ⁹⁴	identify the pipeline to which the access arrangement relates and include a reference to a website at which a description of the pipeline can be inspected: ⁹⁵	2 ⁹⁶
<u>r. 48(1)(b)</u> ⁹⁷	describe the pipeline services the service provider proposes to offer to provide by means of the pipeline; 98	<u>3</u> 99
<u>r. 48(1)(c)</u> ¹⁰⁰	specify the reference services; 101	3.1(a) & 3.2 ¹⁰²
<u>r.</u> 48(1)(d)(i) ¹⁰³	the reference tariff; 104	3.2(b) ¹⁰⁵
<u>r.</u> 48(1)(d)(ii) ¹⁰	the other terms and conditions on which the reference service will be provided; 107	3.2, 4 & <u>Attachment</u> <u>1</u> ¹⁰⁸
<u>r. 48(1)(e)</u> ¹⁰⁹	if the access arrangement is to contain queuing requirements – set out the queuing requirements:	<u>5.4</u> ¹¹¹
<u>r. 48(1)(f)</u> ¹¹²	set out the capacity trading requirements; 113	6 & Attachment 1114
<u>r. 48(1)(g)</u> ¹¹⁵	set out the extension and expansion requirements: 116	<u></u>
<u>r. 48(1)(h)</u> ¹¹⁸	State the terms and conditions for changing receipt and delivery points: 119	<u>8</u> 120
<u>r. 48(1)(i)</u> ¹²¹	if there is to be a review submission date – state the review submission date and the revision commencement date; 122	<u>14</u> ¹²³
<u>r. 48(1)(j)</u> ¹²⁴	if there is to be an expiry date – state the expiry date. 125	<u>N/A</u> ¹²⁶
<u>r. 90</u> ¹²⁷	Provisions governing the calculation of depreciation 128	<u>9</u> 129
<u>r. 84</u> ¹³⁰	Speculative capital expenditure account 131	<u>10</u> ¹³²
<u>r. 85</u> 133	Capital redundancy mechanism 134	<u>N/A</u> ¹³⁵
<u>r. 82</u> 136	Capital contributions included in the capital base 137	<u>12</u> 138
<u>r. 92(1) &</u> <u>97(1)</u> ¹³⁹	Reference Tariff Variation Mechanism 140	<u>11</u> 141
<u>r. 98</u> ¹⁴²	Incentive Mechanism ¹⁴³	<u>N/A</u> ¹⁴⁴
<u>r. 99</u> 145	Fixed Principles 146	<u>13</u> 147

2. 3. 148



 149 THE DBNGP (150 PIPELINE 151 DESCRIPTION 152 OF THE PIPELINE SYSTEM) 153 [R.48(1)(a)] 154

- 2.1. 155 The DBNGP is made up of the assets that are: 156
 - (a) 3.1 The DBNGP is 157 as described in the following pipeline licences: 158 issued under the Petroleum Pipelines Act 1969 (WA): 159
 - (i) (a) 160 PL 40 (as amended or varied before the date the <u>revisions to the</u> 161 Access Arrangement for the DBNGP <u>commences</u> 162 <u>commence</u> 163 to have effect); 164 <u>under clause 14.1 of this current Access Arrangement)</u>; 165
 - (ii) (b) 166PL 41 (as amended or varied before the date the revisions to the 167Access Arrangement for the DBNGP commences commence to have effect under clause 14.1 of this current Access Arrangement 170); and 171
 - (iii) (c) 172PL 47 (as amended or varied before the date the revisions to the 173Access Arrangement for the DBNGP commences 174 commence 175 to have effect). 176 under clause 14.1 of this current Access Arrangement); and 177
- 3.2 178
- (iv) 179PL 69 (as amended or varied before the date the revisions to the Access Arrangement for the DBNGP commence to have effect under clause 14.1 of this current Access Arrangement); and 180
- (b) 181 if, at the commencement of this Access Arrangement, the BEP Agreement has commenced to have effect, the BEP Capacity. 182
- 2.2. ¹⁸³A detailed description of the DBGNP and maps showing the pipeline system are annexed to the Access Arrangement Information. ¹⁸⁴description of the DBNGP to which this Access Arrangement relates can be found at http://www.dbp.net.au. ¹⁸⁵
- **3.** 186



DESCRIPTION OF PIPELINE SERVICES [R.48(1)(b)¹⁸⁷ & (c)]¹⁸⁸

3.1. ¹⁸⁹Pipeline Services ¹⁹⁰

Operator, on its behalf and on behalf of Nominees, proposes to offer the following pipeline services on the DBNGP: ¹⁹¹

- (a) ¹⁹²Reference Service ¹⁹³
 - (i) One Reference Service is proposed to be offered the Full Haul R1 Service (R1 Service). (R1 Service).
- (b) 196 Non-Reference Services 197
 - (i) Operator proposes 199, subject to availability of Capacity (as determined by Operator as a reasonable and prudent 200 service provider), to offer to Prospective Shippers the following pipeline services: 201
 - (A) ²⁰²Firm Full Haul T1 Service (**T1 Service**); ²⁰³
 - (B) ²⁰⁴Part Haul T1 Service (**P1 Service**); ²⁰⁵
 - (C) ²⁰⁶Back Haul T1 Service (**B1 Service**); ²⁰⁷
 - (D) ²⁰⁸Spot Capacity Service; ²⁰⁹
 - (E) ²¹⁰Park and Loan Service; and ²¹¹
 - (F) ²¹²Seasonal Service: ²¹³
 - (ii) 214 Operator proposes 215, subject to Operational Availability (as determined by Operator as a reasonable and prudent pipeline operator), 216 to offer to Prospective Shippers the following pipeline services: 217
 - (A) ²¹⁸Peaking Service; ²¹⁹
 - (B) 220 metering information service; 221
 - (C) ²²²pressure and temperature control service; ²²³
 - (D) ²²⁴odorisation service; ²²⁵
 - (E) ²²⁶co-mingling service; ²²⁷
 - (F) ²²⁸pipeline impact agreement service; and ²²⁹
 - (G) ²³⁰interconnection service. ²³¹
 - (iii) 232 Non-Reference Services also include pipeline services provided by Operator under 233 Access Contracts entered into prior to 234 commencement of the Current Access Arrangement Period which are not for a Reference Service; 235
 - (iv) 236 Operator is prepared to negotiate to provide a Prospective Shipper with any other pipeline service; and 237
 - (v) ²³⁸a description of each of the above pipeline services follows. ²³⁹



3.2. ²⁴⁰R1 Service²⁴¹

- (a) 242 R1 Service is a Full Haul Service in which Operator (subject to availability of Capacity): 243
 - (i) 244 takes receipt, at one or more Inlet Points on a Gas Day, of a quantity of the Shipper's Gas not exceeding: 245
 - (A) 246 the sum of the Shipper's Contracted Capacity at the Inlet Points: 247
 - (B) 248 plus or minus the quantity of Gas required to correct any Accumulated Imbalance on the preceding Gas Day; 249
 - (ii) 250 delivers to the Shipper at one or more Outlet Points on that Gas Day a quantity of Gas not exceeding the Shipper's Contracted Capacity at Outlet Points, without interruption or curtailment except as permitted by the Access Contract Terms and Conditions; and 251
 - (iii) 252 otherwise provides R1 Service on terms and conditions set out in the Access Contract Terms and Conditions. 253
- (b) 254 The reference tariff for R1 Service (R1 Tariff) is: 255
 - (i) 256 made up of the following components: 257
 - (A) 258 the R1 Capacity Reservation Tariff; and 259
 - (B) 260the R1 Commodity Tariff; and 261
 - (ii) ²⁶²varied in accordance with section 11 of this Current Access Arrangement. ²⁶³
- (c) ²⁶⁴As at 1 January 2010:²⁶⁵
 - (i) 266the R1 Capacity Reservation Tariff is \$1.605/GJ (\$2010); and 267
 - (ii) 268the R1 Commodity Tariff is \$0.078/GJ (\$2010); and 269
 - (iii) 270 making an R1 Tariff of \$1.683/GJ.271
- (d) Prospective Shippers seeking access to Spare Capacity on the DBNGP must nominate a minimum term of 5 years when lodging an Access Request for R1 Service, unless Operator in its absolute discretion agrees otherwise. 273
- (e) ²⁷⁴Prospective Shippers seeking access for Developable Capacity must nominate a minimum term of 15 years when lodging an Access Request for R1 Service, unless Operator in its absolute discretion agrees otherwise. ²⁷⁵

3.3. ²⁷⁶T1 Service²⁷⁷

(a) 278 T1 Service is a firm Full Haul Service which Operator (subject to availability of Capacity) will provide on the terms and conditions outlined in the T1 SSC Access Contract available on its website at http://www.dbp.net.au/CustomerInformation/documents/PrecedentT1ShipperContract.pdf²⁷⁹



(b) Prospective Shippers seeking access to a T1 Service must nominate a minimum term of 15 years when lodging an Access Request for T1 Service, unless Operator in its absolute discretion agrees otherwise. 281

3.4. ²⁸²P1 Service²⁸³

- (a) 284P1 Service is a forward haul Part Haul Service which Operator (subject to availability of Capacity) will provide on the terms and conditions outlined in the P1 SSC Access Contract available on its website at http://www.dbp.net.au/CustomerInformation/documents/PrecedentP1ShipperContract.pdf²⁸⁵
- (b) ²⁸⁶Prospective Shippers seeking access to a P1 Service must nominate a minimum term of 15 years when lodging an Access Request for P1 Service, unless Operator in its absolute discretion agrees otherwise. ²⁸⁷

3.5. ²⁸⁸B1 Service²⁸⁹

- (a) 290B1 Service is a Back Haul Service which Operator (subject to availability of Capacity) will provide on the terms and conditions outlined in the B1 SSC Access Contract available on its website at http://www.dbp.net.au/CustomerInformation/documents/PrecedentB1ShipperContract.pdf²⁹¹
- (b) Prospective Shippers seeking access to a B1 Service must nominate a minimum term of 15 years when lodging an Access Request for B1 Service, unless Operator in its absolute discretion agrees otherwise. 293

3.6. 294



Other Non-Reference Services²⁹⁵

- (a) ²⁹⁶Spot Capacity Service ²⁹⁷
 A Spot Capacity Service is a pipeline service available on an interruptible basis subject to availability of Capacity in accordance with the following principles. ²⁹⁸
- (b) ²⁹⁹<u>Until otherwise advised by Operator</u>³⁰⁰, the following principles³⁰¹ apply to Spot Capacity and Spot Transactions (as the case may be) (which principles form the basis of the Spot Market Rules):³⁰²
 - (i) ³⁰³If the Shipper seeks to bid for Spot Capacity for a ³⁰⁴ Gas ³⁰⁵ Day it must, by notice to Operator at any time no later than 15:00 hours on the ³⁰⁶Gas Day before that Gas ³⁰⁷ Day, notify Operator of the amount of Spot Capacity it requires for that ³⁰⁸Gas Day (Daily Bid ³⁰⁹) and the price it offers to pay for that Spot Capacity for that ³¹⁰Gas Day (Daily Spot Bid Price). ³¹¹

 - (iii) 327 Subject to clause 3.6(a³²⁸)(v), if the Shipper is allocated Spot Capacity for a³²⁹ Gas³³⁰ Day in response to a Daily Bid the Shipper must pay the Daily Spot Bid Price bid by it for that Spot Capacity for that 331 Gas 332 Day whether or not it uses the Spot Capacity. 333
 - (iv) 334 Operator may set a minimum bid price (335 Minimum Bid Price 336) for Daily Bids and is not obliged to allocate Spot Capacity to any shipper bidding a Daily Spot Bid Price which is less than the Minimum Bid Price. 337 The Minimum Bid Price for Daily Bids may not be set by Operator at a price greater than 115% of the Base T1 Tariff as defined in the 338 standard shipper contract 339 published by Operator on its nominated website from time to time applying on the relevant 340 Gas Day. 341
 - (v) 342 The Shipper is relieved from paying the Daily Spot Bid Price in relation to Spot Capacity allocated to it for a 343 Gas Day only where 344 Operator interrupts or curtails the Spot Capacity which has been allocated to the Shipper, and then only to the extent of that interruption or curtailment 345 346
 - (vi) 347 Operator must provide the following information to the Shipper in respect of each Gas 348 Day as soon as practicable after that 349 Gas Day: 350
 - (A) $\frac{351}{353}$ the quantities the subject of Daily Bids which relate to that $\frac{352}{353}$ Gas Day;
 - (B) 354the quantities of Spot Capacity allocated for that 355Gas Day; and 356



- (C) 357 the Daily Spot Bid Prices for all bids allocated Spot Capacity for that Gas Day. 359
- (vii) 360 Operator will not bid for Spot Capacity and if an Operator Entity, Alcoa, 361 WestNet or a Related Body Corporate of either Alcoa or WestNet bids and is allocated Spot Capacity, Operator must indicate on its electronic customer reporting system that the relevant Spot Capacity has been allocated to an Operator Entity without disclosing the identity of the Operator Entity. 363
- (viii) ³⁶⁴Operator may unilaterally determine (and, if applicable, vary) over time rules governing the market for Spot Capacity in addition to the principles in this clause ³⁶⁵3.6(a³⁶⁶), provided that those rules are designed with a view to achieving ³⁶⁷the following objectives: ³⁶⁸
 - (A) ³⁶⁹there is no discrimination among shippers (other than in respect of price) ³⁷⁰ in respect of the terms and conditions upon which, and the circumstances in which, Spot Capacity is granted ³⁷¹: ³⁷²
 - (B) ³⁷³hindering market manipulation and gaming by Operator or ³⁷⁴shippers; and ³⁷⁵
 - (C) ³⁷⁶consistent with this clause 3.6(a). ³⁷⁷
- Shippers or Prospective³⁷⁹ Shippers serving end users with ³⁸⁰Gas³⁸¹ demands that are difficult to predict from day to day, or ³⁸²who face the prospect of outages of their Gas suppliers³⁸³, may find the maintenance of their ³⁸⁴Accumulated ³⁸⁵Imbalances within the tolerance specified in the Access ³⁸⁶Contract for the Reference Service (or any other Haulage Service as the case may be) difficult. ³⁸⁷ To assist these Shippers and ³⁸⁸Prospective ³⁸⁹ Shippers, Operator will offer a Park and Loan Service, permitting limited ³⁹⁰Gas ³⁹¹ storage in the DBNGP, and/or taking of additional ³⁹²Gas ³⁹³ from the DBNGP when required. ³⁹⁴Operator's ability to offer a Park and Loan Service is restricted by the operating characteristics of the DBNGP. ³⁹⁵ A Shipper must also contract for a Haulage Service when contracting for a Park and Loan Service. ³⁹⁶
- (d)

 398 Capacity in the DBNGP varies inversely with ambient temperature.

 998 A higher pipeline Capacity is available during winter months when ambient temperatures are low.

 400 A lower Capacity

 1 is available during summer months, with the lowest Capacity usually available in January.

 402 Operator may, in these circumstances, have unused Capacity when ambient temperatures are low, and this Capacity can be made available to shippers for use as Seasonal Service.

 403 Seasonal Service will only be made available subject to Operational Availability (as determined by Operator as a reasonable and prudent pipeline operator) and Operator meeting its obligations under 404 Gas transportation contracts entered into prior to the commencement of the Access Arrangement Period.

 405
- $\underbrace{ \frac{\text{406} \text{Peaking Service}}{\text{This service}}}_{\text{408}} \underbrace{ \frac{\text{407}}{\text{will enable an increase in the MHQ at a Delivery Point for a specified period.}}_{\text{408}}$
- (f) 409 Metering information service 110 This service 411 will entail the provision of metering and operational data directly to a



- <u>Shipper in addition to the data the Operator agrees to provide under an Access Contract for the Reference Service.</u>
- (g) Pressure and temperature control service 114 This service 115 will entail the provision of a 116 service 117 by the Operator to vary the temperature and/or pressure at which the Operator shall deliver 118 Gas at a Delivery Point. 119
- (h) 420 Odorisation service
 This service 421 will entail the provision of a 422 service 423 by the Operator to odorise the 424 Gas 425 being delivered at a Delivery Point.
- (i) 427 Co-mingling service

 428 This Service entails the agreement by the Operator with a Shipper to blend Out-ofSpecification 429 Gas with the main Gas stream such that the aggregate of the main Gas stream is within specification. 430
- (j) 431 Pipeline impact agreement service
 This service encompasses any service DBP may agree to provide to facilitate the receipt into the DBNGP of Gas as a result of the application of the Gas Supply (Gas Quality Specifications) Act 2009 (WA). 432
- (k) 433 Interconnection service
 This service will entail the construction of facilities to connect the DBNGP with another pipeline system and the terms and conditions for the ongoing operation and management of the interconnection facilities. 434



- 4. 435 COMMENCEMENT 436 TERMS AND CONDITIONS [R.48(1)(d)(ii)] 437
- 4.1 The revisions referred to in clause 1.2(a) commence on 30 December 2005, and the revisions referred to in clause 1.2(b) commence on 6 December 2006, and the revisions referred to in clause 1.2(c) commence on the date specified by the Regulator in accordance with section 2.48 of the Code (11 July 2008)⁴³⁸
- 4.1. The terms and conditions upon which Operator will grant parties access to the 440R1

 Service, are those terms and conditions for the R1 Service contained in the Access

 Contract Terms and Conditions as amended or varied from time to time in accordance with clause 4.2(a) of the Access Arrangement. 441
- 4.2. 442 At the commencement of the Access Arrangement Period, the Access Contract Terms and Conditions are set out in 443 APPENDIX 1. 444
 - (a) 445 Operator may amend or vary the Access Contract Terms and Conditions in accordance with: 446
 - (b) 447 Part 8, Division 10 of the NGR; 448
 - (c) 449 Part 8, Division 5 of the NGR; and 450
 - (d) 451 in the case of the Reference Tariff, the Reference Tariff Variation Mechanism in this Access Arrangement. 452



- 5. 453 ACCESS REQUESTS AND 454 QUEUING 455 POLICY 456 REQUIREMENTS [R.48(1)(e)] 457
- <u>5.1.</u> <u>5.1.</u> 458 Informal Requests and Reports
 - (a) 459 Shippers and 460 Prospective Shippers are encouraged to consult with Operator on available capacity 461 Capacity 462 and facilities prior to making an Access Request.
 - (b) [Deleted]⁴⁶³
 - (c) [Deleted]⁴⁶⁴
- 5.2. 5.2 465 Submission of Access Requests 466 Request 467
 - (a) (a⁴⁶⁸Subject to clause 5.2(b⁴⁶⁹), a ⁴⁷⁰Prospective Shippers ⁴⁷¹Shipper ⁴⁷² may apply for access to a Service by submitting an Access Request in accordance with this clause 5.2.
 - (b) 473An Access Request must be lodged by a Prospective Shipper if:474
 - (i) 475 the Prospective Shipper requests a feasibility study to be prepared by Operator; 476
 - (ii) 477 the Prospective Shipper requests a terms sheet to be prepared or considered by Operator; or 478
 - (iii) 479 Operator advises in the course of consultation under clause 5.1 that investigations are required under rule 112 (3) (b) of the NGR. 480
 - (c) (b) 481An Access Request must specify: 482 be made in writing and must state: 483
 - (i)—⁴⁸⁴whether the Service requested is a Reference Service or a Non-Reference Service;
 - (ii) 485 in the case of an Access Request for a Non Reference Service, the type of Non Reference Service that is requested; 486
 - (iii) 487a Commencement Date for the Service, which must be a date at least 30 days 488 Gas Days 489 after the date the Access Request is submitted or such earlier that the 490 date as the Service Provider agrees;
 - (iii) ⁴⁹¹a Capacity End Date for the Service, which must, in the case of an Access Request for a Reference Service, be a date no earlier than the date ²⁴⁹²5 years after the Commencement Date;
 - (v) ⁴⁹⁴relevant technical details (including the proposed Gas specification) for the connection to the pipeline and for ensuring safety and reliability of the supply of Gas to, or from, the pipeline, as outlined in the customer requirements form available on Operator's website; ⁴⁹⁵
 - (vi) (iv) 496 in the case of a Reference Service and any other capacity related Non-Reference Service:
 - (A) (A) 497 each Receipt 498 Inlet 499 Point and Delivery 500 Outlet 501 Point for the Service; and
 - (B) (B) 502the amount of the requested Service (in TJ/d) for each Receipt Point 503 Inlet 504 and Delivery Point; 505 Outlet point; 506



- (vii) (v) 507the terms and conditions on which the Service is requested, by:
 - (A) ⁵⁰⁸in the case of a Reference Service, stating that the Prospective Shipper accepts the Access Contract Terms and Conditions or identifying any variations the Prospective Shipper proposes to the Access Contract Terms and Conditions ⁵⁰⁹:
 - (B) ⁵¹⁰in the case of a Non-Reference Service (other than a Spot Capacity Service), specifying ⁵¹¹either: ⁵¹²
 - (C) ⁵¹³that it accepts the terms and conditions of any Access Contract for the relevant Non-Reference Service that the Operator has posted on its website; or ⁵¹⁴
 - (D) (B) 515 in the case of a Non-Reference Service (other than a Spot Capacity Service), specifying 516 the terms and conditions the Prospective Shipper proposes should apply to the Service or requesting Operator to propose the terms and conditions for provision of the Service; or
 - (C) 517in the case of a Spot Capacity Service, stating that the Prospective Shipper accepts the Spot Transaction Terms and Conditions and agrees to comply with the Spot Market Rules; and
- (viii) (vi)⁵¹⁸ any conditions that apply to the Access Request.
- (d) (e) 519 An Access Request must:
 - (i) contain or be accompanied by any other information or documents identified in the Information Package; 520
 - (ii) ⁵²¹be in the form for the particular Service requested as ⁵²² specified from time to time by Operator on its nominated website (Access Request Forms) ⁵²³. As at the date ⁵²⁴commencement ⁵²⁵ of this ⁵²⁶the Current ⁵²⁷ Access Arrangement Period ⁵²⁸, the Access Request forms ⁵²⁹Forms are available at http://www.dbp.net.au/CustomerInformation/default.aspx and ⁵³⁰ comprise:
 - (A) (A) 531 the Reference Service Access Request Form, for use for an Access Request for a Reference Service:
 - (B) (B) 532 the Non-Reference Service (other than Spot Capacity Service and Non-Transportation Services 533) Access Request Form, for use for an Access Request for a Non-Reference Service (other than Spot Capacity Service) or an Access Request for a Reference Service in circumstances where the Prospective Shipper proposes variations to the Access Contract Terms and Conditions; and 534, 535

 - (D) 538 the Non-Transportation Services Access Request Form (used for such services as data, blending and park and loan services). 539



- (ii) (iii) 540 be executed by or on behalf of the Prospective Shipper in accordance with sections 127(1), (2) or (3) of the Corporations Act 2001 or in such other manner as Operator, acting reasonably, may approve; and
- (iii) (iv) 542 be submitted in duplicate to the address from time to time specified by Operator for this purpose on its nominated website. 543 the Access Request Form.
- (d) [Deleted]⁵⁴⁵
- (e) 546A Prospective Shipper may withdraw an Access Request at any time before Operator accepts the Access Request by giving notice in writing of the withdrawal to Operator.
- (f) 547A Prospective Shipper may amend an Access Request at any time prior to its acceptance by Operator by submitting a further Access Request which states expressly that it amends the previous Access Request (*** Original Access Request**) and where the Access Request Form is marked up to show the changes from the Original Access Request. The amended Access Request supersedes the Prospective Shipper's Original Access Request.
- <u>5.3.</u> <u>5.3.</u> 551 Assessment of Access Requests
 - (a) 552 Operator will assess and respond to an Access Request in accordance with section 5.4 553 rule 112 554 of the Code 555 NGR 556 based on the information provided to it with the Access Request.
 - - (i) 561 request further information from a Prospective Shipper (including any evidence reasonably required by Operator that the Access Contract that would be formed by Operator's acceptance of the Access Request would be a valid and binding obligation of the Prospective Shipper); er⁵⁶²
 - (ii) 563 advise the Prospective Shipper that investigations are required to be undertaken prior to responding to the Access Request. If so 564, as contemplated by section 5.4(c) of the Code, 565 the Operator must, in the advice to the Shipper, outline a proposal to the Prospective Shipper for carrying out the further investigations (FEED Proposal). The FEED Proposal must include: 566

if it reasonably considers that such information or investigations are necessary to assess⁵⁶⁷

- (A) 568 a statement of the nature of the investigation; 569
- (B) ⁵⁷⁰a plan (including a time schedule) for carrying out and completing the investigation; ⁵⁷¹
- (C) ⁵⁷²a statement of the reasonable costs of the investigation ⁵⁷³ the Prospective Shipper's Access Request ⁵⁷⁴ would be required to meet; and ⁵⁷⁵



- (D) ⁵⁷⁶any other information reasonably required by the Operator for the purposes of the investigation ⁵⁷⁷.
- - (i) for a Non-Reference Service; or 586
 - (ii) for a Reference Service but the Prospective Shipper has not indicated its acceptance of the Access Contract Terms and Conditions, ⁵⁸⁷ for the relevant Non-Reference Service as posted on the Operator's website, ⁵⁸⁸ the Prospective Shipper must promptly, ⁵⁸⁹ on request by Operator, ⁵⁹⁰ proceed to negotiate in good faith with Operator the terms and conditions on which the Service is to be provided.
- (d) (d) 591Operator may accept an Access Request:
 - (i) 592 where the Access Request is for a Reference Service and is made on the basis of the Access Contract Terms and Conditions or is for a Spot Capacity Service, by executing the 2 copies of the Access Request Form executed by the Prospective Shipper and returning one executed copy to the Prospective Shipper; or
 - (ii) ⁵⁹³where the Access Request is for a Non-Reference Service (other than a Spot Capacity Service), or is for a Reference Service otherwise than on the Access Contract Terms and Conditions ⁵⁹⁴, and Operator and the Prospective Shipper have agreed the terms and conditions for the Service, by submitting an Access Contract in the form agreed to the Prospective Shipper for execution. If the Access Contract is not executed by the Prospective Shipper and returned to Operator (together with any evidence reasonably required by Operator that the Access Contract is a valid and binding obligation of the Prospective Shipper) within 10 Business Days ⁵⁹⁵business days ⁵⁹⁶, the Access Request will be deemed to have been withdrawn by the Prospective Shipper.
- (e) (e⁵⁹⁷Subject to clause 5.3(f⁵⁹⁸) _ 599Operator may reject an Access Request at any time prior to its acceptance if 100 in any of the following circumstances 101:
 - (i) 602 the Access Request is incomplete or otherwise does not comply with the requirements specified in clause 5.2;
 - (ii) 603the Prospective Shipper fails to comply with a reasonable request by Operator for further information 604within 20 Business Days (or such longer period as Operator may agree in a particular case) after receipt of such request or proposed plan and cost allocation; 605
 - (iii) 606Operator considers, acting as a reasonable and prudent pipeline operator, that the Prospective Shipper is not capable of meeting its obligations under the Access Contract;
 - (iii) 607 the Prospective Shipper fails to comply with a reasonable request by Operator for further information 608 under clause 5.3(b)(i) within 20 business days after the date of such request;
 - (iv) 610 where the Access Request requires the terms and conditions of the Access Contract to be negotiated between Operator and the Prospective Shipper.



- and 612 the Prospective Shipper fails to negotiate in good faith when required to do so under clause 5.3(c) 613 : 614
- (v) (iv) 615 acceptance of the Access Request would require an expansion of or extension to the DBNGP and the expansion or extension is inconsistent with the extensions and expansions policy set out in clause 11;616 Extensions and Expansions Requirements of this Access Arrangement.
- (vi) (v) 618the requested Service cannot be provided having regard to the load characteristics set out in the Access Request and the load characteristics of Other Shippers;
 - (vii) (vi)⁶¹⁹where the Access Request requires the terms and conditions of the Access Contract to be negotiated between Operator and the Prospective Shipper, ⁶²⁰the Prospective Shipper fails to negotiate in good faith when required to do so under clause 5.3(c)⁶²¹;622
- (viii) (vii) ——⁶²³the Access Request is for substantially the same Service as another current Access Request submitted by the Prospective Shipper; or
- (viii) 624 Operator considers, acting as a reasonable and prudent pipeline operator, that the Access Request is not a bona fide request for access.
- (f) 625 The Operator must reject an Access Request if 626 the Operator and the Prospective Shipper are unable to agree on the FEED Proposal issued by the Operator under clause 5.3(b)(ii), or on some modification to it, within 20 business days of the date of the FEED Proposal. 627
- (g) 628 If the Operator rejects an Access Request, it must notify the Prospective Shipper in writing and include reasons for rejecting it. 629
- <u>5.4.</u> <u>5.4.</u> 630 Queuing Policy 631 Requirements 632
 - (a) 633 If Operator notifies a Prospective Shipper in accordance with section 5.4 634 Rule 112 635 of the Code 636 NGR 637 that Spare Capacity does not exist to satisfy an Access Request, Operator will create a queue for determining the priority of access to Spare Capacity and Developable Capacity that will apply as between that Access Request and any other Access Request.
 - (b) (b) 638 Operator will maintain a single queue for access to Reference Services and Non-Reference Services that are Haulage Services (Queue) 639.
 - (c) 640 Access Requests are to have priority of access to Spare Capacity and Developable Capacity in the order in which they are entered in the queue 641 Queue 642 by Operator in accordance with this clause 5.4. Subject to sub 643 clauses 5.4(d) to 5.4(k), Operator will enter Access Requests in the queue 644 Queue 645 with a priority date being the date on which they are received (or, as appropriate, deemed to be received) by Operator. Access Requests entered in the queue with the same priority date will have equal priority in the queue as between each other.
 - (d) (d)
 - (e) (e) 648 If an Access Request is incomplete or otherwise does not comply with the requirements of clause 5.2 and, in Operator's reasonable opinion, the Prospective Shipper remedies the deficiencies within 10 Business Days business days after being given notice of the deficiencies by Operator (which notice must be given



promptly), the Access Request may be entered in the queue (all priority date being the date on which the original Access Request was received by Operator. This clause only applies once. Otherwise, the Access Request will be entered in the queue (all priority date being the date on which, in Operator's reasonable opinion, the deficiencies are remedied.

- (f) 655 If an Access Request requires the terms and conditions of the Access Contract to be negotiated between Operator and the Prospective Shipper or is subject to conditions, the Access Request will be entered in the queue 656 Queue 657 with a priority date being the date of receipt of the Access Request by Operator. However, unless:
 - (i)—⁶⁵⁸where Operator notifies Shipper in accordance with section 5.4⁶⁵⁹Rule 112⁶⁶⁰ of the Code 112⁶⁶¹NGR 112⁶⁶² that there is Spare Capacity sufficient to satisfy the Access Request, within 40 Business Days 112⁶⁶³business days 112⁶⁶⁴ after the date Operator responds to the Prospective Shipper in accordance with section 5.4⁶⁶⁵rule 112⁶⁶⁶ of the Code 112⁶⁶⁸ in respect of the Access Request; or
 - (ii) 669 where Operator notifies Shipper in accordance with section 5.4 670 rule 112 671 of the Code 112 673 that there is not Spare Capacity sufficient to satisfy the Access Request and the parties agree to a FEED Proposal 674, within 60 Business Days 675 business days 676 after the date the 677 Shipper consents to a plan and allocation of costs for investigations proposed by Operator and referred to in section 5.4 of the Code in respect of the Access Request, 678 receives the report on the investigations to be provided to the Shipper under the FEED Proposal, 679
 - (iii) either:
 - (iv) (iii) 680 the negotiations are completed and/or the conditions are satisfied; or
 - (v) (iv) 681 the Prospective Shipper has agreed to amend the Access Request such that it becomes an Access Request for a Reference Service made on the basis of the Access Contract Terms and Conditions,

the Access Request will be removed from the queue 682 Queue 683 and will subsequently be re-entered in the queue 684 Queue 685 with a priority date being the date that negotiations are completed and/or the conditions are, in Operator's opinion, satisfied. However, where a dispute between Operator and the Prospective Shipper arises in respect of the terms and conditions of access and that dispute is referred to arbitration under section 6^{686} 181 of the Code 688 NGA of the period of time remaining pursuant to paragraphs (i) and (ii) (as applicable) will be suspended from the date the dispute is referred to arbitration (690 Referral Date 691 2692) until 4 months after the Referral Date.

- (g) (g) 693 Operator may deal with Access Requests out of order provided that:
 - (i) 694the Access Request that is being dealt with out of order is materially different to the Access Requests which have the same or earlier priority dates; and
 - (ii) 695 Prospective Shippers with the Access Requests which have the same or earlier priority dates do not suffer any material prejudice as a result.
- (h) (h) 696 Access Requests received by mail are deemed to be received on the day they are delivered to Operator. Access Requests delivered by hand are received on the date actually received.



- (i) 697 Any Access Request for a Service that was made prior to the revisions to this Access Arrangement coming into effect ("prior 698 Prior 699 AA Access Requests 700 701) will have priority over Access Requests made after the revisions to this Access Arrangement come into effect. The priority amongst prior 702 Prior 703 AA Access Requests is to be determined in accordance with the order in which they were received by Operator.
- (j) 704 If an Access Request is rejected, that Access Request's priority in the queue 705 Queue 706 is lost.
- (k) (k) 707 If a Prospective Shipper amends an Access Request in accordance with clause 5.2(f), the following shall apply: 708 applies: 709
 - (i) ⁷¹⁰the amended Access Request will have the same priority date as the Original Access Request if the amendment complies with clause 5.2(f) and if: ⁷¹²
 - (A) (i) if ⁷¹³the amendment is made in accordance with clause 5.4(f), ⁷¹⁴ is limited to a reduction in the amount of the Service requested or a change in the requested Commencement Date, or ⁷¹⁵ is not in Operator's reasonable opinion a material change to the Original Access Request ⁷¹⁶, ⁷¹⁷the amended Access Request will have the same priority date as the Original Access Request ⁷¹⁸; and ⁷¹⁹: or ⁷²⁰
 - (B) ⁷²¹the amendment ⁷²² is not in Operator's reasonable opinion a material change to the Original Access Request ⁷²³; and ⁷²⁴
 - (ii) ⁷²⁵in all other cases, the amended Access Request will be removed from the queue ⁷²⁶Queue ⁷²⁷ and will subsequently be re-entered in the queue ⁷²⁸Queue ⁷²⁹ with a priority date being the date the amended Access Request is received by Operator.
- (I) This 730 These 731 Queuing Policy is 732 Requirements are 733 subject to any Capacity Expansion Options which may be granted by Operator from time to time under clause 11. 734 the Extensions and Expansions Requirements of the Access Arrangement. 735 Nothing in this 736 the 737 Queuing Policy 738 Requirements 739 prevents Operator offering a Capacity Expansion Option in accordance with clause 11 740 the Extensions and Expansions Requirements of this Access Arrangement 741 at any time or complying with its obligation to provide Capacity to a Prospective Shipper in accordance with a Capacity Expansion Option.
- (m) ⁷⁴²Where a Prospective Shipper has lodged an Access Request and Operator has agreed to undertake an expansion to satisfy the Access Request (including by the creation of a Capacity Expansion Option in accordance with clause 11), ⁷⁴³the Extension and Expansion Requirements of this Access Arrangement) ⁷⁴⁴ the Prospective Shipper's Access Request will remain in the queue ⁷⁴⁵Queue ⁷⁴⁶ until the expansion capacity has become available to satisfy it. If Spare Capacity becomes available to satisfy the Access Request prior to completion of the expansion and Operator and the Prospective Shipper agree, that Spare Capacity may be made available to satisfy the Access Request (in accordance with its priority in the queue at that time) in place of the proposed expansion capacity.
- (n) This ⁷⁴⁷Queuing Policy does ⁷⁴⁸Requirements do ⁷⁴⁹ not apply to access to a service secured pursuant to a Spot Capacity Service. ⁷⁵⁰ or to a Pipeline Service that is not a Haulage Service. ⁷⁵¹



(o) (o) This is a reasonable time of Operator becoming aware of any material change (in the context a Prospective Shipper's Access Request) in the expected timing of when the Prospective Shipper's Access Request in the queue Total will be satisfied, Operator will notify the Prospective Shipper of the change.



6. 755 SERVICES POLICY 756 CAPACITY TRADING REQUIREMENTS [R.48(1)(f)] 757

6.1 Services⁷⁵⁸

Operator offers the following Services on the DBNGP:759

- (a) Reference Services 760
- The Reference Services offered by Operator are: 761
 - (i) Full Haul T1 Service (T1 Service)⁷⁶²
 - (ii) Part Haul T1 Service (P1 Service)⁷⁶³
 - (iii) Back Haul T1 Service (B1 Service)⁷⁶⁴
- (b) Non-Reference Services⁷⁶⁵
 - (i) The Services referred to in this sub-clause are Non-Reference Services. 766
 - (ii) Operator will⁷⁶⁷, subject to availability of Capacity (as determined by Operator as a reasonable and prudent ⁷⁶⁸pipeline operator), make available to a Prospective Shipper the following Service or Services: ⁷⁶⁹
 - (A) [Deleted];⁷⁷⁰
 - (B) [Deleted];⁷⁷¹
 - (A) Spot Capacity Service: 772
 - (B) 773 Park and Loan Service: and 774
 - (C) Seasonal Service;⁷⁷⁵
 - (iii) Operator will⁷⁷⁶, subject to Operational Availability (as determined by Operator as a reasonable and prudent pipeline operator), ⁷⁷⁷make available to a Prospective Shipper the following Service or Services:
 - (A) Peaking Service: 779
 - (B) 780 metering information service; 781
 - (C) 782 pressure and temperature control service: 783
 - (D) odorisation service: and 784
 - (E) co-mingling service. 785
 - (iv) Non-Reference Services also include services provided by Operator under contracts entered into prior to commencement of the Access Arrangement Period. 786
 - (v) Operator is prepared to negotiate to provide a Prospective Shipper with any other service that is not a Reference Service.⁷⁸⁷

6.2 T1 Service⁷⁸⁸

- (a) T1 Service is a Full Haul Service in which Operator (subject to availability of Capacity): 789
 - (i) takes receipt, at one or more Receipt Points on a Day, of a quantity of the Shipper's gas not exceeding: 790
 - (A) the sum of the Shipper's MDQ; ⁷⁹¹
 - (B) plus or minus the quantity of gas required to correct any Imbalance on the preceding Day; and 792



- (ii) delivers to the Shipper at one or more Delivery Points on that Day a quantity of gas not exceeding the Shipper's MDQ, without interruption or curtailment except as permitted by the Access Contract.⁷⁹³
- (b) Prospective Shippers seeking access to Spare Capacity of the DBNGP as it is configured at the time of approval of this Access Arrangement must nominate a minimum term of 2 years when lodging an Access Request for T1 Service, unless Operator in its absolute discretion agrees otherwise.
- (c) Prospective Shippers seeking access for Developable Capacity must nominate a minimum term of 15 years when lodging an Access Request for T1 Service, unless Operator in its absolute discretion agrees otherwise. 795

6.3 6.2A P1 Service⁷⁹⁶

- (a) P1 Service is a Part Haul Service in which Operator (subject to availability of Capacity): 197
 - (i) takes receipt, at one or more Receipt Points on a Day, of a quantity of the Shipper's gas not exceeding: 798
 - (A) the sum of the Shipper's MDQ; 799
 - (B) plus or minus the quantity of gas required to correct any Imbalance on the preceding Day; and 800
 - (ii) delivers to the Shipper at one or more Delivery Points on that Day a quantity of gas not exceeding the Shipper's MDQ, without interruption or curtailment except as permitted by the Access Contract.⁸⁰¹
- (b) Prospective Shippers seeking access to Spare Capacity of the DBNGP as it is configured at the time of approval of this Access Arrangement must nominate a minimum term of 2 years when lodging an Access Request for P1 Service, unless Operator in its absolute discretion agrees otherwise.
- (c) Prospective Shippers seeking access for Developable Capacity must nominate a minimum term of 15 years when lodging an Access Request for P1 Service, unless Operator in its absolute discretion agrees otherwise.

6.4 6.2B B1 Service 804

- (a) B1 Service is a Back Haul Service in which Operator (subject to availability of Capacity): 805
 - (i) takes receipt, at one or more Receipt Points on a Day, of a quantity of the Shipper's gas not exceeding: 806
 - (A) the sum of the Shipper's MDQ; 807
 - $_{\rm (B)}$ plus or minus the quantity of gas required to correct any Imbalance on the preceding Day; and 808
 - (ii) delivers to the Shipper at one or more Delivery Points on that Day a quantity of gas not exceeding the Shipper's MDQ, without interruption or curtailment except as permitted by the Access Contract.⁸⁰⁹
- (b) Prospective Shippers seeking access to Spare Capacity of the DBNGP as it is configured at the time of approval of this Access Arrangement must nominate a minimum term of 2 years when lodging an Access Request for B1 Service, unless Operator in its absolute discretion agrees otherwise.
- (c) Prospective Shippers seeking access for Developable Capacity must nominate a minimum term of 15 years when lodging an Access Request for B1 Service, unless Operator in its absolute discretion agrees otherwise.⁸¹¹



- Non-Reference Services⁸¹²
 - $\begin{array}{ll} \text{(a)} & \text{[Deleted]}^{813} \\ \text{(b)} & \text{[Deleted]}^{814} \end{array}$

 - (c) Spot Capacity Service 815
 - Spot Capacity Service means a Service for Spot Capacity by way of one or more Spot Transactions. Until otherwise agreed 816, the following principles 817 shall 818 apply to Spot Capacity and Spot Transactions (as the case may be) (which principles form the basis of the Spot Market Rules):819
 - ⁸²⁰If the Shipper seeks to bid for Spot Capacity for a ⁸²¹ Day it must, by notice to Operator at any time no later than 15:00 hours on the 822 Day before that 823 Day, notify Operator of the amount of Spot Capacity it requires for that 824 Day ("Daily Bid" 825) and the price it offers to pay for that Spot Capacity for that 826 Day (the "Daily Spot Bid Price"). 827
 - -828Operator must by no later than 16:00 hours on each 829Day before the relevant 830 Day allocate Spot Capacity for 831a 832 Day between Daily Bids on the basis (subject to clause 8336.3834(c)(iv)) of the Shipper bidding the highest Daily Spot Bid Price for that 835 Day being allocated the Spot Capacity it bid for, the shipper bidding the second highest Daily Spot Bid Price for that 836 Day being allocated the Spot Capacity it bid for, and so on until all Daily Bids are satisfied or until all available Spot Capacity is allocated to Daily Bids. 837 If two or more shippers 838 bid the same Daily Spot Bid Price and there is not sufficient available Capacity to allocate to each of them the amount of Spot Capacity bid for by each of them, the Spot Capacity available to be allocated between them shall be allocated in proportion to the amount of Spot Capacity bid for by each of them respectively at the said Daily Spot Bid Price for that 839 Day. 840
 - Subject to clause 6.3(c⁸⁴¹)(v), if the Shipper is allocated Spot Capacity for (iii) a⁸⁴² Day in response to a Daily Bid the Shipper must pay the Daily Spot Bid Price bid by it for that Spot Capacity for that 843 Day whether or not it uses the Spot Capacity. 844
 - -845 Operator may set a minimum bid price (846 "Minimum Bid Price" 847) for Daily Bids and is not obliged to allocate Spot Capacity to any shipper bidding a Daily Spot Bid Price which is less than the Minimum Bid Price. 848 The Minimum Bid Price for Daily Bids may not be set by Operator at a price greater than 115% of the Base T1 Tariff as defined in the 849 Standard Shipper Contract⁸⁵⁰ published by Operator on its nominated website from time to time applying on the relevant 851 Day. 852
 - -853 The Shipper is relieved from paying the Daily Spot Bid Price in relation to Spot Capacity allocated to it for a-854 Day only where:
 - ⁸⁵⁶Operator interrupts or curtails the Spot Capacity which has been allocated to the Shipper, and then only to the extent of that interruption or curtailment 857; or 858
 - The Shipper does not use the Spot Capacity which has been allocated to it in circumstances where there were no other shippers bidding for Spot Capacity for that Day to which the Spot Capacity allocated to the Shipper could otherwise have been allocated. 859
 - Operator must provide the following information to the Shipper in respect of each 860 Day as soon as practicable after that 861 Day: 862



- (A) 863 the quantities the subject of Daily Bids which relate to that Bed Day; 865
- (B) 866the quantities of Spot Capacity allocated for that 867 Day; and 868
- (C) ⁸⁶⁹the Daily Spot Bid Prices for all bids allocated Spot Capacity for that ⁸⁷⁰Day. ⁸⁷¹
- (vii)

 872 Operator will not bid for Spot Capacity and if an Operator Entity, Alcoa,
 873 Alinta Limited (ABN 40 087 857 001) or a Related Body Corporate of
 either Alcoa or Alinta Limited
 874 bids and is allocated Spot Capacity,
 Operator must indicate on its electronic customer reporting system that the
 relevant Spot Capacity has been allocated to an Operator Entity without
 disclosing the identity of the Operator Entity.
 875
- 6.1. 876 A Shipper of any Haulage Service may:
 - (a) 878 without the Operator's consent transfer by way of subcontract, all or any of the Shipper's contracted capacity to another Shipper in accordance with clause 24.2 of the Access Contract Terms and Conditions. 879
 - (b) with the Operator's consent transfer all or any of the Shipper's contracted capacity to another (Third Party) in accordance with clauses 24.3 and 24.4 of the Access Contract Terms and Conditions and clause 6.3. 881
- 6.2. 882 Operator must not withhold its consent under clause 6.1(b) unless it has reasonable grounds, based on technical or commercial grounds for doing so. 883
- 6.3. (viii) See Operator may unilaterally determine (and, if applicable, vary) over time rules governing the market for Spot Capacity in addition to the principles in this clause see 6.3(c see 6.3
 - (A) non-discriminatory⁸⁹¹-in respect of the terms and conditions upon which, and the circumstances in which, Spot Capacity is granted⁸⁹²-to shippers;⁸⁹³
 - (B) 894hindering market manipulation and gaming by Operator or 895 other shippers: and 896
 - (C) consistent with this clause 6.3.897
 - (d) Park and Loan Service 898
 - Shippers or prospective ⁸⁹⁹ Shippers serving end users with ⁹⁰⁰gas ⁹⁰¹ demands that are difficult to predict from day to day, or ⁹⁰²when faced with an outage from their gas supplier ⁹⁰³, may find the maintenance of their ⁹⁰⁴Imbalances within the tolerance specified in the Access ⁹⁰⁵Arrangement difficult. ⁹⁰⁶ To assist these Shippers and ⁹⁰⁷prospective ⁹⁰⁸Shippers, Operator will offer a Park and Loan Service, permitting limited ⁹⁰⁹gas ⁹¹⁰-storage in the DBNGP, and/or taking of additional ⁹¹¹gas ⁹¹²-from the DBNGP when required. ⁹¹³ Operator's ability to offer a Park and Loan Service is restricted by the operating characteristics of the DBNGP. ⁹¹⁴
 - (e) Seasonal Service 915



Capacity in the DBNGP varies inversely with ambient temperature. A higher pipeline Capacity is available during winter months when ambient temperatures are low. A lower capacity is available during summer months, with the lowest Capacity usually available in January. Seasonal Service will only be made available subject to Operational Availability (as determined by Operator as a reasonable and prudent pipeline operator) and Operator meeting its obligations under gas transportation contracts entered into prior to the commencement of the Access Arrangement Period.

- (f) Peaking Service 922
 - This Service 923 will enable an increase in the MHQ at a Delivery Point for a specified period. 924
- (g) 925 Metering information service 926

This Service 927 will entail the provision of metering and operational data directly to a Shipper in addition to the data the Operator agrees to provide under an Access Contract for the Reference Service. 928

- (h) 929 Pressure and temperature control service 930
 - This Service 931 will entail the provision of a 932 Service 933 by the Operator to vary the temperature and/or pressure at which the Operator shall deliver 934 gas at a Delivery Point. 935
- (i) Odorisation service 936
- This Service⁹³⁷ will entail the provision of a ⁹³⁸Service⁹³⁹ by the Operator to odorise the ⁹⁴⁰gas⁹⁴¹ being delivered at a Delivery Point. ⁹⁴²
- (j) Co-mingling service 943

This Service entails the agreement by the Operator with a Shipper to blend Out-of-Specification. 944 gas with the main gas stream such that the aggregate of the main gas stream is within specification. 945

Z



REFERENCE TARIFF POLICY946

7.1 General Principles 947

- (a) Operator's Reference Tariff has been designed to recover from Shippers using the Reference Service, that portion of the Total Revenue that reflects: 948
 - (i) those costs (including capital costs) which are directly attributable to the provision of the Reference Service; and 949
 - (ii) a share of those costs (including capital costs) which are attributable to provision of the Reference Service jointly with Services provided to other shippers with contractual rights existing prior to the commencement of this Access Arrangement Period and other Services which Operator considers are reasonably foreseeable to be offered during the Access Arrangement Period. 950
- (b) [Deleted]⁹⁵¹

7.2 Calculation of Total Revenue 952

- (a) The Total Revenue has been calculated using the 'cost of service' ("COS") method described in section 8.4 of the Code. The application of this method for calculation of the Total Revenue is outlined in clauses 7.3 to 7.8 of the Access Arrangement. 953
- (b) The Total Revenue has been calculated as the sum over the Access Arrangement Period of the costs in each year of the Access Arrangement Period that comprise the sum in each year of: 954
 - (i) return on the Capital Base; 955
 - (ii) depreciation: and 956
 - (iii) non capital costs. 957
- (c) The COS method has been applied in accordance with section 8.5A(b) of the Code, in accordance with which a pre-tax real rate of return is applied to a real Capital Base. 958

7.3 Calculation of Capital Base 959

- (a) The Initial Capital Base at 1 January 2000 was \$1,550.00 million. 960
- (b) For each year after 2000, and until 1 January 2005, the Capital Base for the DBNGP at the beginning of the year was: 961
 - (i) the Capital Base at the beginning of the immediately preceding year; plus 962
 - (ii) actual New Facilities Investment during the preceding year that meets the requirements of section 8.16 of the Code; less 963
 - (iii) the value of depreciation for the preceding year made for the purpose of determining the Reference Tariff for that year. 964
- (c) The calculation of the Capital Base was undertaken in real terms with all values expressed at 31 December 2004 prices. 965
- (d) Consistent with the Cost of Service methodology of section 8.4 of the Code, the Reference Tariff for the Access Arrangement Period is determined on the basis of New Facilities Investment that is forecast to occur within the Access Arrangement Period, and which is expected to pass the requirements of section 8.16(a) when the investment is forecast to occur. 966
- (e) The Capital Base at the commencement of the next Access Arrangement Period is to be determined as: 967



- (i) the capital base at the start of the Access Arrangement Period; plus 968
- (ii) the amount of New Facilities Investment which was forecast to occur within the Access Arrangement Period determined in accordance with sections 8.20 and 8.21, and subject to adjustment in accordance with section 8.22; less 969
- (iii) the sum of the values of depreciation determined for the purpose of determining the Reference Tariff for the Access Arrangement Period, 970
- subject to adjustment for inflation so that the Cost of Service methodology can be applied on a real basis (under which the Capital Base, Depreciation and all costs and revenues are expressed in constant prices and a real Rate of Return is allowed).

7.4 Forecast New Facilities Investment 972

- (a) New Facilities Investment forecast to occur during the Access Arrangement Period is reasonably expected to pass the requirements of section 8.16 of the Code when that New Facilities Investment is forecast to occur. 973
- (b) For the purposes of calculating the Capital Base at the commencement of the next Access Arrangement Period in accordance with section 8.9 of the Code, the New Facilities Investment will consist only of actual New Facilities Investment that has occurred during this Access Arrangement Period. 974

7.5 Return on the Capital Base 975

The return on the Capital Base has been determined by multiplying the Capital Base at the beginning of each year of this Access Arrangement Period by the Rate of Return. 976

7.6 Calculation of Rate of Return 977

- (a) The Rate of Return has been set as a pre-tax real weighted average of the returns applicable to debt and equity. 978
- (b) The return on equity referred to in sub-clause 7.6(a) has been determined using the capital asset pricing model.⁹⁷⁹
- (c) The return on debt referred to in sub-clause 7.6(a) has been determined as the sum of a risk free rate of return, an estimate of the corporate debt margin, and an estimate of the costs of raising debt. 980
- (d) [Deleted]⁹⁸¹

7.7 Depreciation Schedule 982

- (a) 983 A separate depreciation schedule has been determined for each of the 4 groups of physical assets that form the DBNGP, these 4 groups are: 984
 - (i) pipeline assets; 985
 - (ii) 986 compressor station assets; 987
 - (iii) metering assets: and 988
 - (iv) other assets. 989
- (b) 990 For the assets in each of the 4 groups, depreciation has been determined using the straight-line method. 991
- (c) The Depreciation Schedule 992 has been designed so that: 993
 - (i) 994 each group of assets is depreciated over the economic life of that group; and 995



(ii)

996
each group of assets is depreciated only once (that is, so that the sum of the 997
Depreciation 998
that is attributable to each group over the life of the assets is equivalent to the value of that group of assets at the time at which that value was first included in the Capital Base, subject to such adjustment for inflation as is appropriate given the approach to inflation adopted 999
pursuant to section 8.5A(c) of the Code).

7.8 Non-Capital Costs 1001

The Reference Tariff provides for the recovery of all forecast non-capital costs to the extent permitted under section 8.37 of the Code. 1002

7.9 Allocation of Costs Between Services 1003

In determining the Reference Tariff for the T1 Service, the P1 Service and the BT1 Service, costs have been allocated to the Services provided to Shippers with Access Contracts entered into prior to 1005 the commencement of this Access Arrangement Period, as if those Shippers had been provided with the respective Reference Services. 1006

- 7.10 Allocation of Costs Between Shippers 1007
 - (a) The portion of Total Revenue attributable to provision of each of the Reference Services is recovered through the respective Reference Tariff. 1008
 - (b) For the purpose of recovery of costs from Shippers, each of the Reference Tariffs is divided into: 1009
 - (i) Capacity Reservation Tariff; and 1010
 - (ii) Commodity Tariff. 1011
 - (a) 1012 The Third Party must comply with the Queuing Requirements in clause 5.4. 1013
 - (b) The Capacity Reservation Tariff for each Reference Service recovers from each Reference Service Shipper a proportion of the return and depreciation on, and a proportion of the non capital costs incurred in operating and maintaining the DBNGP The Shipper must reimburse Operator for all reasonable costs incurred by Operator in processing and determining the Shipper's consent request, subject to Operator providing, if requested by the Shipper, an estimate for the costs that Operator expects to incur (which estimate will not limit the costs which must be reimbursed under clause 6.3(b)) 1015.
 - (d) The Commodity Tariff for each Reference Service recovers from each Reference Service Shipper a proportion of the cost of the fuel gas used on the DBNGP. 1016
- 7.11 Form of Regulation 1017
 - (a) The Reference Tariffs will vary within the Access Arrangement Period in accordance with a 'price path' approach as described in section 8.3 of the Code. 1018
 - (b) 1019 This variation of the Reference Tariff will be effected by adjustment on 1 January in each of the years 1020 2006, 2007, 2008, 2009 and 2010 in accordance with CPI on the following basis: 1021

where: 1022



Tariff _n -1023	= 1024	Capacity Reservation Tariff or Commodity Tariff (as the case may be) in year n, where year n is each of the years 2006, 2007, 2008, 2009 and 2010; 1025
Tariff _b - ¹⁰²⁶	= 1027	Capacity Reservation Tariff or Commodity Tariff (as the case may be) set out in Schedule 2 to the Access Contract Terms and Conditions; ¹⁰²⁸
CPI _n -1029	= 1030	CPI for the quarter ending on 30 September of the year before the year for which the Reference Tariff is being adjusted; and 1031
CPI _b . 1032	= 1033	CPI for the quarter ending on 30 September 2004. 1034

7.12 Use of Incentive Mechanism 1035

- (a) The adoption of the 'price path' approach is intended to provide an incentive to develop the market and reduce costs. 1036
- (b) For the Access Arrangement Period commencing on 1 January 2011, the Total Revenue from which the Reference Tariff is to be determined is to include, in addition to the costs listed in clause 7.2(b) of this Access Arrangement, a share of any returns to Operator from the sale of Full Haul, Part Haul and Back Haul Services in the previous Access Arrangement Period that exceeded the level of returns that were expected during that previous Access Arrangement Period from the sale of such Services. 1037
- (c) The share of returns to Operator referred to in clause 7.12(b) of this Access Arrangement is to be calculated, for each year, as shown below: 1038

Year ¹⁰³⁹	Share of returns 1040
2011 ¹⁰⁴¹	$S_{2011} = E_{2006} + E_{2007} + E_{2008} + E_{2009}^{1042}$
2012 ¹⁰⁴³	$S_{2012} = E_{2007} + E_{2008} + E_{2009}^{1044}$
2013 ¹⁰⁴⁵	$S_{2013} = E_{2008} + E_{2009}^{1046}$
2014 ¹⁰⁴⁷	$S_{2014} = E_{2009}^{1048}$
2015 ¹⁰⁴⁹	$S_{2015} = 0^{1050}$

t ¹⁰⁵⁸		2006 ¹⁰⁵⁹	2007 ¹⁰⁶⁰	2008 ¹⁰⁶¹	2009 ¹⁰⁶²
R _t 1063	3	1.0044 ¹⁰⁶	1.0039 ¹⁰⁶	1.0041 ¹⁰⁶	1.0042 ¹⁰⁶



2015, wl	factor for year s, where s = 2011, 2012, 2013, 2014, nich adjusts $[D_{t-}D_{t-1})$ x (CPI_{t}/CPI_{t-1}) x R_{t} for inflation			
•	rtto years; ¹⁰⁶⁸			
F _t = the forec	ast of non-capital costs for year t made for the			
Access A	of determining the Reference Tariff for the current Arrangement Period; 1069			
A _t = actual no	on-capital costs for year t; ¹⁰⁷⁰			
purpose	ast of non-capital costs for year t - 1 made for the of determining the Reference Tariff for the current Arrangement Period; 1071			
A _{t—1} = actual no	on-capital costs for year t - 1; 1072			
CPI _t = CPI for t	ne quarter ending on 30 September of year t; and 1073			
CPI _{t_1} = CPI for t	ne quarter ending on 30 September of year t – 1. 1074			
(d) A _t and A _{t 1} must be det to determine, respective	ermined using the same cost categories and methods used by, F_t and F_{t-1} , 1075			
(e) For the purposes of this Arrangement Period do	(e) For the purposes of this clause 7.12, non-capital costs for any year of the Access Arrangement Period do not include the costs associated with: 1076			
(i) Gas used as co	npressor fuel during the year; 1077			
(ii) Gas used as fue	l in gas engine alternators and heaters; 1078			
	nted during maintenance activities; 1079			
	t from the DBNGP; or 1080			
(v) Charges levied	on Operator pursuant to the Economic Regulation s Pipelines Access Funding) Regulations 2003.			
7.13 Reference Tariff Principles Not	Subject to Review ¹⁰⁸⁴			

- (a) The following are Fixed Principles in accordance with section 8.47 of the Code: 1085
 - (i) 1086 the method of determination of the Capital Base at the commencement of each year of 1087 the Access Arrangement Period as set out in clause 7.3 of the Access Arrangement; 1088
 - (ii) 1089 the revenue earned by Operator during the period commencing on 1 July 2005 and ending on 31 December 2015 from the sale of any Services which is in excess of the amount (in net present value terms) equal to the sum of: 1090
 - (A) 1091 the revenue that would have been earned had any of those Services which were Full Haul Services been sold at the Reference Tariff; and 1094
 - (B) 1095 the revenue actually earned from the sale of those Services which were Services other than Full Haul Services, 1098 must not: 1099
 - (C) 1100 be taken into account directly or indirectly for the purposes of setting a Reference Tariff or determining or applying 1101 the Reference Tariff Policy 1102 which applies on or after 1 January 2011; or 1103



- (D) 1104 otherwise be taken into account directly or indirectly by the 1105 Relevant 1106 Regulator in performing any of its functions under the 1107 Code.
- (iii) [Deleted]¹¹⁰⁹
- (b) 1110 For the purposes of the Fixed Principles referred to in clause 1111 7.13 1112 of this Access Arrangement, the 1113 Fixed Period 1114 is until 31 December 2031. 1115

7.14 Rebate of Charges 1116

Operator will only rebate Charges in relation to the use of certain delivery points and then only in accordance with clause 3 of the Access Contract Terms and Conditions. 1117

8.___



REFERENCE TARIFF STRUCTURE AND CHARGES¹¹¹⁸

8.1 Structure 1119

Each Shipper with an Access Contract for the T1 Service, P1 Service or B1 Service is to pay: 1120

- (a) a Capacity Charge; 1121
- (b) a Commodity Charge; and 1122
- (c) other Charges as required by the Access Contract. 1123
- 8.2 The Capacity Charge is the aggregate of the Shipper's Delivery Point MDQs multiplied by the Capacity Reservation Tariff for the relevant Reference Service. 1124
- 8.3 The Commodity Charge is the aggregate of the quantity of Gas delivered to the Shipper at a Delivery Point or Delivery Points multiplied by the Commodity Tariff for the relevant Reference Service. 1125
- 8.4 Other Charges are set out in the Access Contract Terms and Conditions. 1126
- 8.5 Goods and Services Tax ("GST")¹¹²⁷
 - (a) The Capacity Charge, the Commodity Charge and all Other Charges, as determined in accordance with this clause 8, are exclusive of GST. 1128
 - (b) The manner in which GST is applicable and payable is set out in the Access Contract Terms and Conditions. 1129

9.____



TERMS AND CONDITIONS¹¹³⁰

- 9.1 ¹¹³¹The terms and conditions upon which Operator will grant parties access to the ¹¹³²T1
 Service, P1 Service or B1 Service in the DBNGP are those terms and conditions contained in the Access Contract Terms and Conditions as amended or varied from time to time in accordance with clause 9.3 of the Access Arrangement. ¹¹³³
- 9.2 At the date of this Access Arrangement, the Access Contract Terms and Conditions are set out in Appendix 1. 1134
- 9.3 Operator may vary the Access Contract Terms and Conditions in accordance with section 2 of the Code. 1135
- 10.___



TRADING POLICY¹¹³⁶

10.1 Application of Trading Policy¹¹³⁷

The application of this clause 10 is not limited to the Reference Services and extends to all Services provided by Operator on the DBNGP. 1138

10.2 Bare Transfer 1139

Operator will permit a Bare Transfer of all or any part of a Shipper's Contracted Capacity the subject of an Access Contract in accordance with section 3.10 of the Code and clause 27.1 of the Access Contract Terms and Conditions for the T1 Service. 1140

10.3 Conditional Transfer¹¹⁴¹

Operator will permit a conditional transfer of an Access Contract in accordance with clause 27 of the Access Contract Terms and Conditions for the T1 Service. 1142

10.4 Trading Imbalances 1143

A Shipper may exchange all or part of its accumulated Imbalances in accordance with clause 9.9 of the Access Contract Terms and Conditions for the T1 Service. 1144

10.5 Relocation of Contracted Capacity¹¹⁴⁵

A Shipper may ¹¹⁴⁶relocate all or any part of its Contracted Capacity from an existing ¹¹⁴⁷Delivery Point to a new delivery point or from an existing Receipt Point to a new receipt point in accordance with clause 14 of the Access Contract Terms and Conditions for the T1 Service. ¹¹⁴⁸

- 6.4. 1149 If Operator consents to the transfer of all or any of the Shipper's contracted capacity to a Third Party under clause 6.1(b), the following consequences arise: 1150
 - (a) 1151 the Shipper's rights and obligations are terminated except that any rights or liabilities that accrued under, or in relation to, the Access Contract before the date on which Operator grants consent are not affected; and 1152
 - (b) 1153 an Access Contract arises between the Operator, DBNGP (WA) Nominees Pty Ltd (in its capacity as Trustee for the DBNGP WA Pipeline Trust) and the Third Party on terms and conditions determined by or in accordance with this section 6. 1154

<u>7.</u> 11.



EXTENSIONS 1156 **L** 1157 **&** 1158 **EXPANSIONS** 1159 **POLICY** 1160 **REQUIREMENTS [R.48(1)(g)]** 1161

- 7.1. 11.1 1162 The 1163 Operator will expand the Capacity of the DBNGP to meet the gas 1164 Gas 1165 transportation needs of Prospective Shippers where Operator believes the following 1166 tests in section 6.22 of the Code 1167 have been satisfied, and Operator may otherwise expand the Capacity of the DBNGP to meet the needs of Prospective Shippers. 1168,1169
 - (a) the Operator is not being required to extend the geographical range of the DBNGP: 1171
 - (b) 1172 the expansion is technically and economically feasible and consistent with the safe and reliable provision of the Service to which the expansion relates: 1173
 - (c) 1174the Operator's legitimate business interests are protected; 1175
 - (d) 1176 the Prospective Shipper does not become the owner of any part of the DBNGP without the agreement of the Operator; and 1177
 - (e) Operator is not required to fund part or all of the expansion (except in relation to a Capacity Expansion Option, where the provisions of the Capacity Expansion Option require the expansion to be funded by the Operator or an Operator Entity). 1179
- 7.2. 11.2 Unless the 1181 Operator states otherwise in a Capacity Expansion Option, an expansion of the DBNGP pursuant to the exercise of a Capacity Expansion Option by the holder is to be treated as part of the Covered Pipeline.
- 7.3. 11.3_1182 If the 1183 Operator proposes to extend, expand or enhance the DBNGP for a purpose other than meeting its obligations to the holder of a Capacity Expansion Option, the extension, expansion or enhancement is to become part of the Covered Pipeline unless Operator elects otherwise. Operator will give the Regulator notice of an extension, expansion or enhancement which Operator elects will not become part of the Covered Pipeline.
- <u>7.4.</u> 11.4 ln considering whether to treat an extension, expansion or enhancement as part of the Covered Pipeline, Operator may have regard to the following factors:
 - (a) (a) 1185 the application of the matters set out in section 1.9 1186 rule 104 1187 of the Code 1188 NGR 1189 in respect of the facilities comprising the extension, expansion or enhancement;
 - (b) (b) ——1190 the extent to which the Capacity resulting from the extension, expansion or enhancement is Contracted Capacity;
 - (c) (e) 1191 the legitimate business interests of Operator;
 - $\frac{\text{(d)}}{\text{(d)}}$ the application of any voluntary right of access to the Capacity resulting from the extension, expansion or enhancement; $\frac{\text{(d)}}{\text{and}}$
 - (e) (e) 1194 the extent to which any Access Contract under which the extension, expansion or enhancement capacity is contracted relies upon a determination of the Reference Tariff. 1195 and 1196



- (f) the extent to which the Capacity is as a result of an expansion to be undertaken through the application of the provisions of the Gas Supply (Gas Quality Specifications) Act 2009 (WA). 1198
- 7.5. 11.5 1199 If an extension, expansion or enhancement of the DBNGP becomes part of the Covered Pipeline, the extension, expansion or enhancement will not affect the Reference Tariff before the next Revisions Commencement Date. Although, if an extension, expansion or enhancement of the DBNGP becomes part of the Covered Pipeline:
 - (a) \(\frac{(a)}{\text{LSers}}^{1200}\text{Operator may seek a Capital Contribution from Prospective Users}^{1201}\frac{\text{Shippers}}{\text{Shippers}}^{1202}\text{ or levy a Surcharge on Incremental Users}^{1203}\frac{\text{Shippers}}{\text{Shippers}}^{1204}\text{ in accordance with sections 8.23 to 8.26}^{1205}\frac{\text{Rules 82 and 83}}{\text{Rules 82 and 83}}^{1206}\text{ of the Code}^{1207}\frac{\text{NGR}}{\text{NGR}}^{1208}; and
 - (b) (b) ——1209 Operator may submit proposed revisions to this Access Arrangement under section 2.28 1210 rule 50 1211 of the Gode 1212 NGR 1213.
- 7.6. 11.6-1214 Operator may (as determined by Operator in its sole discretion) from time to time seek Surcharges or Capital Contributions from Prospective Shippers in respect of New Facilities Investment 1215 capital expenditure for assets 1216 in accordance with sections 8.23 to 8.26 1217 rules 82 and 83 1218 of the Code 1219 NGR 1220. If Operator intends to levy a Surcharge on Shippers, it will provide written notice, including to the Regulator, of its intention to do so.
- <u>7.7.</u> 11.7 1221 Except where Operator imposes a Surcharge or seeks a Capital Contribution, Shipper's 1222 Shippers 1223 using Incremental Capacity will pay the Reference Tariff.
- 7.8. 11.8 1224 To assist Prospective Shippers with their future gas 1225 Gas 1226 transportation needs, the 1227 Operator may from time to time offer Capacity Expansion Options. The 1228 Operator acknowledges that at the commencement of this Access Arrangement Period, Capacity Expansion Options have already been granted to certain Shippers on the DBNGP.
- 7.9. 11.9 1229 A Capacity Expansion Option gives a Prospective Shipper a right to a specified quantity of Capacity on the terms and conditions specified in the Capacity Expansion Option. A Capacity Expansion Option will have a purchase price to be determined by Operator and is able to be traded by the Prospective Shipper to another Prospective Shipper. 1230 on the terms outlined in the Capacity Expansion Option. 1231
- **8.** 1232



CHANGING INLET AND OUTLET POINTS [R.48(1)(h)] 1233

- 8.1. 1234 In accordance with rule 106 of the NGR the Shipper under a haulage service Access Contract may: 1235
 - (a) 1236 change inlet and outlet points; and 1237
 - (b) 1238 relocate all or any part of its Contracted Capacity from an existing 1239 inlet point or an existing outlet point to which the Access Contract relates. 1240

(Change Request)¹²⁴¹

in accordance with the following principles: 1242

- (c) 1243 a Shipper must make a Change Request to the Operator in writing; 1244
- (d) 1245 the Operator must consent to a Change Request from the Shipper before any change or relocation that is the subject of the Change Request becomes effective; and 1246
- (e) 1247 the Operator must not withhold its consent to a Change Request unless it has reasonable grounds, based on technical or commercial considerations, for doing so. 1248
- 8.2. Without limitation, the considerations which the Operator will take into account in deciding whether to consent to a request under clause 8.1 include: 1250
 - (a) 1251 technical considerations; 1252
 - (b) 1253 commercial considerations: 1254
 - (c) 1255 in the case of a Change Request for a Reference Service, the considerations outlined in section 13 of the Access Contract Terms and Conditions. 1256
- **9.** 1257



DEPRECIATION [R.90] 1258

- 9.1. 1259 In accordance with rule 90 of the NGR, this section 9:1260
 - (a) 1261 governs the calculation of depreciation for establishing the Opening Capital Base for the Next Access Arrangement Period after the Current Access Arrangement Period (that is, the Opening Capital Base for the access arrangement period that is due to commence on 1 January 2016). 1262
 - (b) 1263 provides that depreciation of the Capital Base during the Current Access Arrangement Period is to be based on forecast conforming capital expenditure. 1264
- 9.2. As part of the formula for establishing the Opening Capital Base for the Next Access Arrangement Period, the Operator will use the sum of the values of depreciation determined for the purpose of determining the Total Revenue for the Current Access Arrangement Period. 1266
- 9.3. The values of depreciation determined for the purpose of determining the Total Revenue for the Current Access Arrangement Period are determined using the following principles: 1268
 - (a) A separate depreciation schedule has been determined for each of the 4 groups of physical assets that form the DBNGP, these 4 groups are: 1270
 - (i) 1271 pipeline assets: 1272
 - (ii) 1273 compressor station assets: 1274
 - (iii) 1275 metering assets; and 1276
 - (iv) 1277 other assets. 1278
 - (b) For the assets in each of the 4 groups, depreciation has been determined using the straight-line method. 1280
 - (c) ¹²⁸¹Each depreciation schedule ¹²⁸² has been designed so that: ¹²⁸³
 - (i) ¹²⁸⁴each group of assets is depreciated over the economic life of that group; and ¹²⁸⁵
 - (ii)

 1286 each group of assets is depreciated only once (that is, so that the sum of the depreciation 1288 that is attributable to each group over the life of the assets is equivalent to the value of that group of assets at the time at which that value was first included in the Capital Base, subject to such adjustment for inflation as is appropriate given the approach to inflation adopted 1289 1290
- **10.** 1291



SPECULATIVE CAPITAL EXPENDITURE [R.84] 1292

10.1. Expenditure is, to the extent that expenditure is not to be recovered through a Surcharge on Shippers or a Capital Contribution, to be added to a notional fund (Speculative Capital Expenditure Account) and dealt with in accordance with rule 84(2) and rule 84(3) of the NGR. 1294

11. 1295



REFERENCE TARIFF VARIATION MECHANISM [R.92(1)] 1296

- 11.1. The Reference Tariff Variation Mechanism for the Current Access Arrangement provides for the variation of the Reference Tariff by the Operator by way of: 1298
 - (a) 1299 CPI Formula Variation 1300
 - (b) 1301 Tax Changes Variation 1302
 - (c) 1303 New Costs Pass Through Variation 1304
 - (d) 1305 the mechanism contained in clause 20.5 of the Reference Service Access Contract Terms and Conditions. 1306
- 11.2. ¹³⁰⁷The CPI Formula Variation means the following mechanism: ¹³⁰⁸
 - (a) The Reference Tariff in clause 3.2(b) of this Access Arrangement will be periodically varied for the effects of inflation during the Current Access Arrangement Period. 1310
 - (b) ¹³¹¹The Reference Tariff will be varied annually on 1 January of each year of the Current Access Arrangement Period for the effects of inflation. ¹³¹²
 - (c) This variation of the Reference Tariff will be effected by adjustment on 1 January in each of the years 1314 2011, 2012, 2013, 2014 and 2015 in accordance with CPI on the following basis: 1315

$$\underline{Tariff_{\underline{n}} = Tariff_{\underline{b}} \times 1316} \left(\frac{CPI_n}{CPI_b} \right)$$

where: 1317

Tariff _n	<u>=</u> 1319	R1 Capacity Reservation Tariff or R1 Commodity Tariff (as the case may be) in year n, where year n is each of the
Tariff _b	<u>≡</u> 1322	years 2011, 2012, 2013, 2014 and 2015; 1320 R1 Capacity Reservation Tariff or R1 Commodity Tariff (as the case may be) set out in clause 3.2(b)of the Current
<u>CPI</u> 1324	<u>≡</u> <u>13</u> 25	Access Arrangement: 1323 CPI for the quarter ending on 30 September of the year before the year for which the Reference Tariff is being
<u>CPI</u> 1327	<u>=</u> <u>13</u> 28	adjusted; and 1326 CPI for the quarter ending on 30 September 2009. 1329

- (d) 1330 CPI means the Consumer Price Index, All Groups, Perth. 1331
- (e) 1332 Within 10 Business Days of effecting the CPI Formula Variation, the Operator must provide the ERA with a written notice advising of this fact and include the application of the mechanism and the resultant varied Reference Tariff. 1333
- 11.3. ¹³³⁴Tax Changes Variation means the following mechanism: ¹³³⁵
 - (a) 1336 The Operator has established the Reference Tariff for the Reference Service on the basis of forecast expenses for certain Taxes and Carbon Costs for the Current



- Access Arrangement Period being included in the Operator's forecast operating expenditure (Included Taxes and Carbon Costs) 1337
- (b) 1338 If a Tax Change occurs in relation to the Included Taxes and Carbon Costs during the Current Access Arrangement Period, to the extent that the Tax Change changes any expenditure incurred or to be incurred by the Operator or any of its Related Bodies Corporate in providing pipeline services (including any Carbon Costs attributable to the operation of the DBNGP whether incurred by the Operator directly, by payment to any third party or by reimbursement to any of its Related Bodies Corporate where any of those persons are liable for the payment of such Carbon Costs), then:
 - (i) 1340 if Tax Change is such that the amount of the relevant Included Tax and Carbon Cost is lower than the amount for that relevant Included Tax and Carbon Cost that was included in the forecast operating expenditure for the Current Access Arrangement Period the Operator must vary the Reference Tariff to deal with the financial impact of the Tax Change; and 1341
 - (ii) 1342 if the Tax Change is such that the amount of the relevant Included Tax and Carbon Cost is higher than the amount for that relevant Included Tax and Carbon Cost that was included in the forecast operating expenditure for the Current Access Arrangement Period the Operator may vary the Reference Tariff to recover the financial impact of the Tax Change. 1343
- (c) Before the Operator varies the Reference Tariff under clause 11.3(b), the Operator must provide a written notice to the Regulator (**Tax Change Notice**) which: 1345
 - (i) 1346 in the case of a Tax Change where the changed amount of the relevant Included Tax and Carbon Cost is lower than the amount for that relevant Included Tax and Carbon Cost that was included in the forecast operating expenditure for the Current Access Arrangement Period is submitted within 30 Business Days of the date when the Operator became aware of the relevant Tax Change; 1347
 - (ii) 1348 outlines the amount of the relevant Included Tax and Carbon Cost that was included in the forecast operating expenditure in the Current Access Arrangement Period: 1349
 - (iii) 1350 provides evidence of the amount of the Tax Change; 1351
 - (iv) 1352 specifies the scope of the financial impact of the Tax Change; 1353
 - (v) 1354 outlines the calculation of the proposed variation to the Reference Tariff as a result of the Tax Change; and 1355
 - (vi) 1356 states the effective date for the variation to the Reference Tariff to take effect. 1357
- (d) The Operator may submit one or more Tax Change Notices each Year. Each Tax Change Notice may incorporate a number of claims relating to different Tax Changes.
- (e) The minimum notice period for a Tax Change Notice to be issued before a variation to the Reference Tariff commences to have effect is 15 Business Days. 1361



- (f) 1362 If the Tax Change Notice results in a reduction in the Reference Tariff, the Operator must, within 50 Business Days of the date of the Tax Change Notice pay each Shipper for a Reference Service an amount equal to the difference between: 1363
 - (i) 1364 the Charges actually paid by the Shipper between the date of the Tax Change and the date of the variation to the Reference Tariff commenced to have effect; and 1365
 - (ii) 1366 the Charges that the Shipper would have paid for that period if the variation to the Reference Tariff had taken effect on the Date of the Tax Change. 1367

11.4. ¹³⁶⁸



New Costs Pass Through Variation means the following mechanism: 1369

- (a) The Operator may recover certain expenses it or its Related Bodies Corporate incur or are to incur which are beyond its control, and which:
 - (i) 1372 could not be predicted prior to the time at the revisions to the Access Arrangement were approved; and 1373
 - (ii) 1374 were not included in the Total Revenue for one or more years of the Current Access Arrangement (Cost Pass Through Event). 1375
- (b) 1376 Without limitation, examples of Cost Pass Through Events which can be recovered through the operation of the mechanism are: 1377
 - (i) 1378 A Change in Law 1379
 - (ii) 1380 unanticipated Tax Change that is not the subject of a variation to the Reference Tariff pursuant to the mechanism in clause 11.3(b) including the direct and indirect costs of action by agencies of government or other statutory agencies; and 1381
 - (iii) 1382 the additional costs not included in the forecast operating expenditure and which arise from unanticipated increases in the price of System Use Gas purchased to meet the Operator's obligations under any Access Contract for the Reference Service 1383
- (c) 1384 Before the Operator varies the Reference Tariff under this clause 11.4, the Operator must provide a written notice to the Regulator (Cost Pass Through Event Notice) which: 1385
 - (i) 1386 must include the substantiation for the Cost Pass Through Event justifying an increase to the operating expenditure that is used to calculate the Total Revenue for each year of the Current Access Arrangement Period; 1387
 - (ii) 1388 provides evidence as to how the Cost Pass Through Event has increased the operating expenditure of the Operator or its Related Bodies Corporate in their roles as service providers on the DBNGP: 1389
 - (iii) ¹³⁹⁰specifies the scope of the financial impact of the Cost Pass Through Event. ¹³⁹¹
 - (iv) 1392 outlines the calculation of the proposed variation to the Reference Tariff as a result of the Cost Pass Through Event; and 1393
 - (v) states the effective date for the variation to the Reference Tariff to take effect. 1395
- (d) 1396 The Operator may submit one or more Cost Pass Through Notices each Year.

 Each Cost Pass Through Notice may incorporate a number of claims relating to different Cost Pass Through Events. 1397
- (e) The minimum notice period for a Cost Pass Through Notice to be issued before a variation to the Reference Tariff commences to have effect is 15 Business Days. 1399



12. 1400 CAPACITY MANAGEMENT POLICY 1401 CAPITAL CONTRIBUTIONS BY SHIPPERS [R.82(3)] 1402

The DBNGP is to be managed as a Contract Carriage Pipeline as defined in section 10.8 of the Code. 1403

12.1. 1404 Capital Contributions made or to be made 1405

Shippers have made capital contributions to Operator's capital expenditure during the earlier access arrangement period and may, in the Current Access Arrangement Period, make capital contributions to Operator's capital expenditure (For the purposes of this clause, each such Shipper is defined as a **Funding Shipper**). 1406

12.2. 1407 Third party use of Funded Capital Expenditure 1408

Capital expenditures to which Funding Shippers have made (or will make as the case may be) capital contributions (Funded Capital Expenditure) have created (or will create) pipeline assets (Contributed Assets) which are used (or will be used) in the provision of pipeline services, and which may be used in provision of a pipeline service. 1409

12.3. 1410 Capital Contributions included in the capital base 1411

Funded Capital Expenditure has been rolled in to the capital base of the DBNGP. 1412

12.4. ¹⁴¹³No benefit by Operator from Funded Capital Expenditure ¹⁴¹⁴

The Operator and Nominees will not benefit, through increased revenue, from each amount of Funded Capital Expenditure that has been rolled into the capital base through the following mechanism: 1415

- (a) 1416 Subject to clause 12.4(b), Funded Capital Expenditure is included in the Total Revenue determined for each year of the Current Access Arrangement Period on the basis that. 1417 the portion of the Total Revenue for each year of the Current Access Arrangement that equals the sum of the return on the Funded Capital Expenditure and the depreciation of the Funded Capital Expenditure will not be allocated to any pipeline service. 1418
- (b) 1419 Operator may levy a charge on any Shipper other than a Funding Shipper (Shipper Specific Facilities Charge) if: 1420
 - (i) Shipper requests a pipeline service and, to provide that service, Operator must use contributed assets; 1422
 - (ii) 1423 Operator's contract with a Funding Shipper (Contributing Agreement) requires payment to the Funding Shipper for use by other Shippers of those contributed assets: 1424
 - (iii) 1425 the Shipper Specific Facilities Charge is equal to the amount the Operator is required to pay to the Funding Shipper to which the contributed assets relate; and 1426
 - (iv) 1427 Operator pays the proceeds from the levy of the Shipper Specific Facilities
 Charge to the relevant Funding Shipper in accordance with the terms of the
 Contributing Agreement. 1428



- 13. ¹⁴²⁹REVIEW DATE 1430</sup>FIXED PRINCIPLES [R.99] 1431
- 13.1 The Revisions Submission Date is 1 April 2010. 1432
- 13.2 The Revisions Commencement Date is 1 January 2011. 1433
 - (a) 1434 The following are Fixed Principles in accordance with rule 99 of the NGR: 1435
 - (i) 1436 the method of determination of the Capital Base at the commencement of each year of 1437 each access arrangement period as set out in section 7 of the Current Access Arrangement Information; 1438
 - (ii) 1439 the revenue earned by Operator during the period commencing on 1 July 2005 and ending on 31 December 2015 from the sale of any Services which is in excess of the amount (in net present value terms) equal to the sum of: 1440
 - (A) 1441 the revenue that would have been earned had any of those 1442 services 1443 which were Full Haul Services been sold at the Reference Tariff; and 1444
 - (B) the revenue actually earned from the sale of those were services of the full Haul Services. (B) were services of the full Haul Services. (B) were services of the full Haul Services.

must not: 1449

- (C) 1450 be taken into account directly or indirectly for the purposes of setting a Reference Tariff or determining or applying 1451 any aspect of the price and revenue elements of the Access Arrangement which applies on or after 1 January 2011; or 1453
- (D) 1454 otherwise be taken into account directly or indirectly by the 1455 relevant 1456 Regulator in performing any of its functions under the 1457 NGA, NGL or NGR. 1458
- (b) For the purposes of the Fixed Principles referred to in clause 1460 13(a) 1461 of this Access Arrangement, the 1462 fixed period 1463 is until 31 December 2031. 1464
- **14.** 1465



REVISION & COMMENCEMENT DATES (R.48(1)(i)) 1466

- 14.1. 1467 The Current Access Arrangement Period commences on [1 January 2011] 1468 1:1470
- 14.2. The review submission date for the Current Access Arrangement is 4 years after the commencement of the Current Access Arrangement under clause 14.1. 1472
- 14.3. 1473 The revision commencement date for the Next Access Arrangement is the later of: 1474
 - (a) 1475 1 January 2016; 1476
 - (b) 1477 the date the ERA stipulates in a Final Decision to approve an Access Arrangement Revision Proposal as to which the dates have effect or if no date is so fixed, 10 business days after the Final Decision as under rule 62 of the NGR. 1478
 - (c) 1479 if the ERA decides, under rule 64 of the NGR, to refuse approval of an Access Arrangement Revision Proposal, the date on which the ERA makes a Final Decision under rule 64 of the NGR that stipulates the date the revisions are to have effect or if no date is fixed, 10 business days. 1480

15. 14. 1481

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^{■ 1} This date will be determined in accordance with either rule 62(6) or 64(6) of the NGR



DEFINITIONS¹⁴⁸²

Access Arrangement means Operator's access arrangement for the DBNGP as approved, varied or substituted by the Regulator; 1483 1484

Access Arrangement Period means the date the Regulator approves the Access Arrangement until the start of the Revisions Commencement Date; 1485

Access Contract means a contract between Operator and a Shipper for Reference Services or Non-Reference Services; 1486 a Pipeline Service. 1487

Access Contract Period means the term of the Access Contract specified in the Access Request; 1488

Access Contract Terms and Conditions means the terms and conditions for the Reference Service contained in Annexure A^{1489} as may be altered or varied by Operator from time to time; A^{1491} as A^{1492} as A^{1489} and A^{1489} and A^{1489} as A^{1489} as A^{1489} as A^{1489} and A^{1489} as A^{1489

Access Request means a request for access to a service provided by means of the DBNGP as described in clause 5.2^{1493}_{7} of this Current Access Arrangement. 1494

Access Request Form means the Access Request forms for lodging Access Requests for Reference Service and Non-Reference Service in accordance with the Access Arrangement as specified from time to time by Operator and made available on Operator's nominated website—as part of the Information Package 1495, or as the context requires, the Access Request Form forming part of an Access Contract; 1496 Terms and Conditions. 1497

Alcoa means Alcoa of Australia Limited ABN 93 004 879 298. 1498

Annexure means an annexure to this Current 1499 Access Arrangement; 1500 1501

Base T1 Tariff has the meaning given in the terms and conditions referred to in clause 3.5(a) of this Current Access Arrangement. 1502

B1 Service means the Service described in clause 6.2B; 1503 3.5 of this Current Access Arrangement. 1504

Back Haul means a <u>Gas transportation service in the DBNGP where the Receipt Point 1505 the haulage of Gas from inlet point which 1506 is downstream of the Delivery Point; 1507 outlet point. 1508</u>

Back Haul Service means a service to provide Back Haul on the DBNGP. 1509

BEP Agreement means an agreement between Operator and Nominees and the owner of the BEP pursuant to which Operator is granted a lease of the BEP Capacity. ¹⁵¹⁰

BEP Capacity means the capacity on the BEP with respect to which the Operator and Nominees are granted a lease of the capacity, pursuant to the BEP Agreement. ¹⁵¹¹

Capacity means the capacity in the DBNGP, as it is configured at the commencement of the Access Arrangement, to transport quantities of $\frac{\text{gas}^{1512}\text{Gas}^{1513}}{\text{lnlet}^{1515}}$ from $\frac{\text{a} \cdot \text{Receipt}^{1514}\text{an}}{\text{an} \cdot \text{Outlet}^{1517}}$ Point to $\frac{\text{a} \cdot \text{Delivery}^{1516}\text{an} \cdot \text{Outlet}^{1517}}{\text{cont}^{1518} \cdot \text{configured}}$



Capacity Expansion Option means an option for Capacity on the DBNGP which requires an expansion; $\frac{1520}{2}$

Carbon Cost means any costs arising in relation to the management of and complying with any obligations or liabilities that may arise under any Law in relation to greenhouse gas emissions in so far as the obligation or liability is connected to the DBNGP. For the avoidance of doubt, such costs may include the costs reasonably incurred by the Operator of actions taken by it to reduce greenhouse gas emissions or mitigate their effect and the costs incurred in acquiring and disposing of or otherwise trading emissions permits. ¹⁵²²

<u>Change in Law means the enactment or promulgation of any new Act of Parliament or regulation, the amendment of any existing Act or regulation, or a material change to the basis or method of calculation of any existing charge relating to:</u>

1523

- (a) 1524 the management or protection of the environment which is specifically directed at industries which consume hydrocarbon fuels; 1525
- (b) 1526 the health and safety of workers; 1527
- (c) 1528 access to the DBNGP Corridor; or 1529
- (d) 1530 the operation and management of gas pipelines. 1531

 $\frac{\text{Code}^{1532}\underline{\text{Change Request}}^{1533}}{\underline{\text{Current Access Arrangement.}}^{1533}} \text{ has the meaning given } \underline{\text{to it}}^{1534} \text{in clause } \underline{\text{4;}}^{1535}\underline{\text{8.1 of this}}$

Commencement Date means 08:00 hours on the date for commencement of the Service set out in the Access Request executed by Operator; $^{1537}_{\pm}$ 1538

Compressor Station(s) means the compressor stations located at various intervals on the DBNGP; $^{1539}_{\pm}$ 1540

<u>Contributed Assets has the meaning given to it in clause 12.2 of this Current Access Arrangement.</u> 1541

<u>Contributing Agreement</u> has the meaning given to it in clause 12.4(b)(ii) of this Current Access Arrangement. 1542

Corporations Act means Corporations Act 2001 (Cth). 1543

<u>Cost Pass Through Event</u> has the meaning given to it in clause 11.4(a)(ii) of this Current Access Arrangement. 1544

<u>Cost Pass Through Event Notice</u> has the meaning given to it in clause 11.4(c) of this Current Access Arrangement. 1545

Covered Pipeline means the Dampier to Bunbury Natural Gas Pipeline which is described in clause $\frac{3}{7}$: $\frac{1546}{2}$.

CS# means Compressor Station 1 to 10 as the case may be on the DBNGP: 1548

<u>CPI Formula Variation</u> has the meaning given to it in clause 11.2 of this Current Access <u>Arrangement.</u> 1549



<u>Current Access Arrangement</u> means the Access Arrangement for the services on the <u>DBNGP</u>, the revisions for which commence in accordance with clause 14.1 of this Current <u>Access Arrangement</u>. 1550

<u>Current Access Arrangement Period means the period for the Current Access Arrangement that commences under clause 14.1.</u>¹⁵⁵¹

<u>Daily Bid has the meaning given to it in clause 3.6(b)(i) of this Current Access Arrangement.</u>

<u>Daily Spot Bid Price</u> has the meaning given to it in clause 3.6(b)(i) of this Current Access Arrangement. 1553

DBNGP means the Covered Pipeline as it is configured at the commencement of this 1554 the 1555 Access Arrangement Period and any extension or expansion of the DBNGP which becomes covered under the Current 1557 Access Arrangement pursuant to clause 11; 1558 of this Current Access Arrangement.

Depreciation Schedule means the schedule described in the Access Arrangement Information, $^{1560}_{-}$ 1561

Developable Capacity means the difference between the Capacity and the Capacity 1562 capacity of the DBNGP which would be available if additions of plant and/or pipeline were made, but does not include any extension of the geographic range of the DBNGP; 1564 1565

<u>ERA means</u> 1566 the Economic Regulation Authority 1567 which is the independent economic regulator for Western Australia. 1568

FEED Proposal has the meaning given to it in Clause 5.3(b)(ii) of this Current Access Arrangement. 1569

Forward Haul means a 1570 the haulage of 1571 Gas transportation service 1572 on the DBNGP where the inlet point is upstream of the outlet point.

Full Haul Service 1573 means a Gas transportation 1574 service to Forward Haul 1575 on the DBNGP where the receipt point is upstream of main line valve 31 on the DBNGP and the delivery point is downstream of Compressor Station 9 on the DBNGP.

<u>Funded Capital Expenditure</u> has the meaning given to it in clause 12.2 of this Current Access Arrangement. 1576

<u>Funding Shipper</u> has the meaning given to it in clause 12.1 of this Current Access Arrangement. 1577

<u>Haulage Service means a Pipeline Service involving the contracting of capacity on the DBNGP¹⁵⁷⁸;</u>

<u>Included Taxes and Carbon Costs</u> has the meaning given to it in clause 11.3(a) of this <u>Current Access Arrangement.</u> 1579

Incremental Capacity means Capacity over and above T1 Service Capacity. 1580



Incremental Shippers means any Shipper utilising Incremental Capacity. 1581

<u>Inlet Point means a flange joint or other point at which any shipper on the DBNGP has Contracted Capacity from time to time for the Delivery of Gas by it to the Operator.</u> ¹⁵⁸²

Minimum Bid Price has the meaning given to it in clause 3.6(b)(iv). 1583

New Costs Pass Through Variation has the meaning given t it in clause 11.4 of this Current Access Arrangement. 1584

Next Access Arrangement means the Access Arrangement for the services on the DBNGP which will incorporate revisions and which will commence in accordance with clause 14.3. 1585

Next Access Arrangement Period means the period for the Next Access Arrangement. 1586

NGA means the National Gas Access (WA) Act 2009 (WA). 1587

NGL means the National Gas Access (Western Australia) Law being the provisions which apply because of section 7 of the NGA. 1588

Information Package means the package of information a Service Provider is required to 1589 establish and maintain under 1590 section 5.1 of the Code and any other information that Operator considers is required to enable a Prospective Shipper to apply for access to a service on the DBNGP; 1591 NGR means the National Gas Rules which are referred to in section 294 of the NGL.

Nominees means DBNGP (WA) Nominees Pty Limited ACN 081 609 289. 1593

Non-Reference Service means any of the Services 1594 services 1595 referred to in sub-1596 clause 6.1(b); 1597 3.1(b) of this Current Access Arrangement. 1598

Opening Capital Base has the meaning given in rule 77 of the NGR. 1599

Operational Availability means 1600

Operator means DBNGP (WA) Transmission Pty Ltd (1601 Limited 1602 ACN 081 609 190) 1603;

Operator Entity means Operator, all of Operator's Related Bodies Corporate and all entities controlled (as that word is defined in the Corporations Act as at the Commencement Date) by any of the foregoing; $^{1604}_{\underline{}}$ $^{1605}_{\underline{}}$

P1 Service means the Service described in clause 6.2A; 1606 3.4 of this Current Access Arrangement. 1607

Park and Loan Service is a service where Operator agrees that a Shipper may deliver a quantity of $\frac{\text{gas}}{\text{gas}}^{1608} \frac{\text{Gas}}{\text{Gas}}^{1609}$ into the DBNGP at a Receipt Point on a $\frac{\text{Gas}}{\text{Gas}}^{1610} \text{Day}$, without the Shipper taking delivery of that $\frac{\text{gas}}{\text{Gas}}^{1611} \frac{\text{Gas}}{\text{Gas}}^{1612}$ at a Delivery Point on the same $\frac{\text{Gas}}{\text{Gas}}^{1613} \text{Day}$ ($\frac{\text{Cas}}{\text{Cas}}^{1619} \frac{\text{Gas}}{\text{Gas}}^{1620}$) $\frac{\text{OR}}{\text{Cas}}^{1618} \frac{\text{Cas}}{\text{Cas}}^{1621}$ at a Delivery Point without supplying an equivalent quantity of $\frac{\text{Gas}}{\text{Gas}}^{1621} \frac{\text{Gas}}{\text{Gas}}^{1622}$ at a Receipt Point on the same $\frac{\text{Gas}}{\text{Gas}}^{1623} \text{Day}$ and consequently that



 $\frac{\text{gas}^{1624}\underline{\text{Gas}}^{1625}}{\text{Service}^{1629}\underline{\text{"}}^{1630}}; \\ \frac{1631}{\text{s}} \frac{1632}{\text{l}} \\ \text{Service}^{1629}\underline{\text{"}}^{1630}); \\ \frac{1631}{\text{s}} \frac{1632}{\text{l}} \\ \text{Service}^{1629}\underline{\text{"}}^{1631}\underbrace{\text{l}}^{1632}$

Part Haul Service 1633 means a service to provide 1634 Forward Haul Gas transportation service 1635 on the DBNGP which is not $\underline{\mathbf{a}}^{1636}$ Full Haul Service 1637 .

Peaking Service means 1639

Pipeline Service means either a Reference Service or a Non-Reference Service. 1640

<u>Prior AA Access Requests</u> has the meaning given to it in clause 5.4(i) of this Current Access Arrangement. 1641

<u>Prior Access Arrangement means the Access Arrangement as in force before the commencement of the Current Access Arrangement.</u> 1642

Prospective Shipper means a person who seeks or is reasonably likely to seek to enter into a contract for Services and includes a Shipper who seeks or may seek to enter into a contract for an additional Service; ¹⁶⁴³ an entity who wishes to be a Shipper on the DBNGP.

<u>Public Register means the register of spare capacity that a scheme pipeline service provider must establish and maintain under leading Rule 111 of the NGR.</u> 1647

Queue has the meaning given to it in clause 5.4(b) of this Current Access Arrangement. 1648

R1 Capacity Reservation Tariff has the meaning provided for in the Access Contract Terms and Conditions and, as at 1 January 2010 is the amount provided for in clause 3.2(c) of this Current Access Arrangement. 1649

R1 Commodity Tariff has the meaning provided for in the Access Contract Terms and Conditions and, as at 1 January 2010 is the amount provided for in clause 3.2(c) of this Current Access Arrangement. 1650

R1 Service means the service described in clause 3.2(a) of this Current Access Arrangement. [165]

R1 Tariff has the meaning provided for in clause 3.2(b) of this Current Access Arrangement. 1652

Reference Service means either T¹⁶⁵³the R¹⁶⁵⁴1 Service, P1 Service or B1 Service as relevant; 1655_1656

Reference Tariff means Operator's reference tariff for a Reference Service as set out in the Access Contract Terms and Conditions; 1657 1658

Regulator means the regulator appointed under the Gas Pipeline Access (Western Australia) Act 1998: 1659 has the meaning given in the NGA. 1660

¹⁶⁶¹Related Body Corporate has the meaning given in the Corporations Act. ¹⁶⁶²

Seasonal Service means Capacity 1663 the Gas haulage service 1664 made available by Operator in relation to a particular Gas 1665 Month out of incremental capacity



 $\frac{\text{(being}^{1666}\underline{\text{Incremental}}^{1667}}{\underline{\text{Incremental}}^{1669}}\text{Capacity} \xrightarrow{\text{over and above T1 Service Capacity}}^{1668} \text{ available due to seasonal factors}; \\ \frac{1669}{\underline{\text{over and above T1 Service Capacity}}}^{1668}$

Service means either a Reference Service or a Non-Reference Service; 1671

Shipper means the Shipper specified in the Access Request: 1672 1673

<u>Shipper Specific Facilities Charge</u> has the meaning provided in clause 12.4(b) of this Current Access Arrangement. ¹⁶⁷⁴

Spare Capacity means: 1675 has the meaning given to that term in the NGA. 1676

- (a) the difference between the Capacity and the Contracted Capacity; plus 1677
- (b) the difference between the Contracted Capacity and the Contracted Capacity which is being used; 1678

<u>Spot Capacity</u> means any capacity on the DBNGP on a Gas Day (being the capacity available after all Nominations for Reserved Capacity for that Gas Day have been allocated by Operator for that Gas Day), which capacity, is, according to Operator (acting in good faith) available for purchase. 1679

<u>Spot Capacity Service</u> means a service for Spot Capacity by way of one or more Spot Transactions. ¹⁶⁸⁰

Spot Market Rules means the rules published by Operator from time to time to apply to Spot Capacity Service and the market for Spot Capacity, which Operator will make available on its website; 1681 1682

Spot Capacity Service means a Service for Spot Capacity by way of one or more Spot Transactions; 1683

Spot Transaction means a transaction for a Spot Capacity Service between Operator and Shipper in accordance with the Spot Transaction Terms and Conditions; 1684 1685

Spot Transaction Terms and Conditions means the terms and conditions for the Spot Capacity Service as determined by negotiation with Users Users 1688 Prospective Shippers 1689, which terms and conditions are consistent with the principles and objectives in clause 6.3(c);; 1690 3.6(a) of this Current Access Arrangement.

T1 Service means the Service described in clause 6.2; 1692 3.3 of this Current Access Arrangement. 1693

<u>Tax means a tax, levy, charge, impost, fee, deduction, withholding or duty of any nature (other than income tax, capital gains tax, fines or penalties).</u>

<u>Tax Change means</u>:

1695

- (a) 1696 any Tax which was not in force as at the commencement of the Current Access

 Arrangement Period is validly imposed on the Operator or any of its Related Bodies

 Corporate: 1697
- (b) 1698 any Carbon Cost is incurred in relation to the DBNGP by the Operator or any of its Related Bodies Corporate: 1699
- (c) 1700 the rate at which a Tax is levied is validly varied from the rate prevailing as at the commencement of the Current Access Arrangement Period; or 1701
- (d) 1702 the basis on which a Tax is levied or calculated is validly varied from the basis on which it is levied or calculated as at the Execution Date. 1703



<u>Tax Change Notice</u> has the meaning given to it in clause 11.3(c) of this Current Access Arrangement. 1704

<u>Tax Changes Variation</u> has the meaning given to it in clause 11.3 of this Current Access <u>Arrangement.</u> 1705

Third Party has the meaning given to it in clause 6.1(b). 1706

Total Revenue means revenue calculated in the manner described in the Access Arrangement Information.

WestNet means WestNet Infrastructure Group Ltd ACN 087 857 001. 1707

- <u>15.2.</u> Unless the context otherwise requires, terms used in capitals in this <u>Current</u> ¹⁷⁰⁸Access Arrangement have:
 - (e) $\frac{\text{(a)}}{\text{(a)}}$ 1709 the meaning given above in this clause 14 1710 section 15 1711;
 - (b) 1712 if no meaning is given above in this clause 14, 1713 section 15, 1714 the meaning given in the Access Contract Terms and Conditions; and
 - (g) (c) 1715if no meaning is given above in this clause 14¹⁷¹⁶section 15¹⁷¹⁷ or in the Access Contract Terms and Conditions, the meaning given in the Code NGR NGL, or the NGR 1719.
- <u>15.3.</u> Terms used in capitals in the Access Arrangement Information have the same meaning as if they were included in the <u>Current</u> Access Arrangement, unless the context otherwise requires.

Appendix 1¹⁷²¹



APPENDIX 1 1722

<u>Access Contract</u> ¹⁷²³Terms and Conditions ¹⁷²⁴**for Reference Services** ¹⁷²⁵ (Note: Appendix 1 has been released as a separate document) ¹⁷²⁶

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Deletions	642			
Moved from	94			
Moved to	94			
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Format changed	22			
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