Review into the scope of economic regulation applied to covered pipelines

- **Parts 8 to 12 of the NGR:**
  - **Part 8** sets out the requirements for full regulation pipelines to provide **full access arrangements**, and light regulation pipelines to provide **limited access arrangements**
  - **Part 9** sets out how **prices and revenue** are determined for full access arrangements
  - **Part 10** includes other access arrangement provisions, such as **extension and expansion requirements**
  - **Part 11** provides that the applicable access arrangement and other **information** must be made available to prospective pipeline users, and sets out the process for parties to seek access to pipeline services
  - **Part 12** sets out access **dispute resolution** requirements

- **COAG Energy Council** requested the AEMC to:
  - Make recommendations on any amendments to **Parts 8-12 of the NGR** to address concerns that **pipelines subject to full regulation are able to exercise market power to the detriment of economic efficiency and the long term interests of consumers**
  - Consider whether the **access dispute resolution mechanism** that is set out in the NGL and NGR should be amended to more effectively constrain the exercise of market power by pipeline service providers, and become more accessible to shippers
  - Examine the issues in Parts 8-12 that the ACCC inquiry report identified, and consult with stakeholders on additional issues
  - Work closely with Gas Market Reform Group on **relationship with access regime for non-scheme pipelines (Part 23)**

5 May 2017  Receive TOR  27 June 2017  Publish issues paper  October 2017  Publish interim report  February 2018  Publish draft report  June 2018  Publish final report