

17 November 2010

Mr John Pierce
Chairman
Australian Energy Market Commission
PO Box A2449
Sydney South NSW 1235

FROM THE OFFICE OF THE
CHIEF EXECUTIVE OFFICER

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Submitted online

Dear Mr Pierce

Supplementary submission to Draft Rule Determination – National Gas Amendment (Dandenong Liquefied Natural Gas Storage Facility) Rule

We refer to our submission of 4 November 2010 in relation to AEMC's Draft Rule Determination – National Gas Amendment (Dandenong Liquefied Gas Storage Facility) Rule 2010. In that submission, AEMO noted that it was the intention of the rule change proposal that the declared LNG storage provider was obliged to provide to AEMO a reserve amount as agreed with us, up to 3000 tonnes. We requested that the AEMC reconsider the removal of rule 281(2) as proposed in our initial rule change request.

We have reviewed our position on this issue and due to the presence of other Rules and legislative provisions that enable AEMO (among others) to maintain the security of the gas system, we no longer request the AEMC to reconsider the removal of proposed rule 281(2).

If you have any questions, please call Terry Grimwade, Executive General Manager Market Performance on (03) 9609 8520.

Yours sincerely



 **Matt Zema**
Managing Director and Chief Executive Officer