## **Statement of clarification**

In light of a request for clarification from Stanwell Corporation Limited following publication, on 11 March 2021, of the AEMC's final determination for the *National Electricity Amendment (Semi-Scheduled Generator Dispatch Obligations) Rule 2021* (Final Determination), the AEMC would like to clarify the following statements made in the Final Determination:

- "Stanwell considered the scope of the rule change should include changing the rules framework to remove the semi-scheduled generator registration category..." (at p.20 of the Final Determination); and
- "The Commission's final determination is not to include Stanwell's suggestion to remove the semi-scheduled generator registration category..." (at p.21 of the Final Determination).

The AEMC acknowledges that Stanwell did not recommend the removal of the semi-scheduled generator registration category in its submission and that the paraphrasing of Stanwell's submission in the Final Determination does not properly reflect Stanwell's position that there be a "clear path to transition capable semi-scheduled generators to schedule generator classification". Stanwell's submission is available <u>here</u>.

The AEMC notes, however, that the entirety of Stanwell's submission was carefully considered by the AEMC in making the Final Determination.

Benn Barr Chief Executive Officer