

National Gas Amendment (Contingency Gas Evidentiary Changes) Rule 2015 No. 2

under the National Gas Law to the extent applied by:

- (a) the National Gas (South Australia) Act 2008 of South Australia;
- (b) the National Gas (ACT) Act 2008 of the Australian Capital Territory;
- (c) the National Gas (New South Wales) Act 2000 of New South Wales;
- (d) the National Gas (Queensland) Act 2008 of Queensland;
- (e) the National Gas (Tasmania) Act 2008 of Tasmania;
- (f) the National Gas (Victoria) Act 2008 of Victoria; and
- (g) the National Gas (Northern Territory) Act 2008 of Northern Territory;
- (h) the Australian Energy Market Act 2004 of the Commonwealth.

The Australian Energy Market Commission makes the following Rule under the National Gas Law.

John Pierce Chairman Australian Energy Market Commission

National Gas Amendment (Contingency Gas Evidentiary Changes) Rule 2015 No. 2

1 Title of Rule

This Rule is the *National Gas Amendment (Contingency Gas Evidentiary Changes) Rule 2015 No. 2.*

2 Commencement

This Rule commences operation on 5 November 2015.

3 Amendment of the National Gas Rules

The National Gas Rules are amended as set out in Schedule 1.

Schedule 1 Amendments of the National Gas Rules

(Clause 3)

[1] Rule 435 Contingency gas offers

In rule 435(2), after "STTM distribution system", omit "or an STTM storage facility".

[2] Rule 436 Contingency gas bids

In rule 436(2), after "STTM distribution system" omit "or an STTM storage facility".

[3] Rule 445 Confirmation of contingency gas offers or contingency gas bids

Omit rule 445(2)(a), and substitute:

(a) confirm or revise the quantity of contingency gas specified in its contingency gas offer or contingency gas bid, or price steps within that offer or bid; and

[4] Rule 449 Information about scheduled contingency gas

Omit rule 449(2), and substitute "[Deleted]".

[5] Rule 449 Information about scheduled contingency gas

After rule 449(2), insert:

- (3) AEMO may request a Trading Participant whose contingency gas offer or contingency gas bid was scheduled for a gas day to provide AEMO with evidence it reasonably requires in order to:
 - (a) determine whether the Trading Participant provided contingency gas as scheduled; and
 - (b) assist AEMO to prepare a report under rule 497.
- (4) The STTM Procedures must specify the type of evidence AEMO will request under subrule (3).
- (5) A Trading Participant must provide evidence requested under subrule (3) in the form and manner, and by the time, specified in the STTM Procedures.

[6] Rule 461 Amounts for gas days

After rule 461(2), insert:

(2A) For the purposes of subrule (2)(h), AEMO must determine the quantity of contingency gas provided by a Trading Participant on a gas day having regard to any evidence provided under rule 449(5).

[7] Rule 497 AEMO to report on reviewable events

After rule 497(1), insert:

(1A) AEMO may, by notice published on its website, extend the period for publication of a report on a reviewable event described in subrule (2)(b) by up to a further 30 business days if necessary to allow AEMO to receive and consider evidence provided under rule 449.

[END OF RULE AS MADE]