

National Gas Amendment (Reference service and rebateable service definitions) Rule 2012 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;
- (g) the National Gas (Northern Territory) Act 2008 of Northern Territory;
- (h) the National Gas Access (WA) Act 2009 of Western Australia; and
- (i) 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 (Reference service and rebateable service definitions) Rule 2012 No. 2

1 Title of Rule

This Rule is the *National Gas Amendment (Reference service and rebateable service definitions) Rule 2012 No. 2.*

2 Commencement

This Rule commences operation on 2 May 2013.

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 59 Access arrangement draft decision

In Example 2, under rule 59(2), omit "are sought, or likely to be sought, by a significant part of the market" and substitute "it considers should be specified as reference services under rule 101".

[2] Rule 101 Full access arrangement to contain statement of reference services

Omit rule 101, excluding the heading, and substitute:

- (1) A full access arrangement must specify as a reference service:
 - (a) at least one pipeline service that is likely to be sought by a significant part of the market; and
 - (b) any other pipeline service that is likely to be sought by a significant part of the market and which the AER considers should be specified as a reference service.
- (2) In deciding whether to specify a pipeline service as a reference service, the AER must take into account the revenue and pricing principles.

[END OF RULE AS MADE]