

12 November 2015

Ben Noone
Australian Energy Market Commission
PO Box A2449
Sydney South NSW 1235

Lodged electronically

Dear Mr Noone,

**National Gas Amendment
(Enhanced Information for Gas Transmission Pipeline Capacity Trading) Rule 2015**

Hydro Tasmania welcomes the opportunity to provide comments on the above draft rule determination.

Hydro Tasmania is broadly supportive of the Commission's decision on the proposed draft rule determination with the exception of the proposed provision relating to additional information required to be reported by a Production Facility operator.

Hydro Tasmania believes the use of words "more detailed facility data" is too generic and does not provide clear and specific obligations as to what information is required to be disclosed by a Production Facility operator. We believe that the requirement for additional information from Production Facility should be spelled out in a similar way to that for transmission pipeline operators and storage facility operators to ensure that the principle of transparency is consistently applied across the facilities operating in the gas market.

We believe that the proposed changes will enhance the transparency and efficiency of the gas market.

Please contact Sanjay Verma on 0419947641 if you require any additional information.

Regards,



David Bowker
Manager Regulation