



GAS PIPELINES ACT 2000

NOTICE OF AMENDMENT No 10

PIPELINE LICENCE (Operations)

Issued to

Tasmanian Gas Pipeline Pty Ltd

ACN 083 052 019

under the former name of
DEI TASMANIA HOLDINGS PTY LTD

Pursuant to clause 7.1 of the pipeline licence (operations) and section 23 of the *Gas Pipelines Act 2000*, the pipeline licence (operations) granted on 14 August 2002 to Tasmanian Gas Pipeline Pty Ltd under the former name of DEI Holdings Tasmania Pty Ltd is amended as follows:

Clause 3.1 is amended to read:

3.1 The **pipeline** to which this licence applies, hereinafter referred to as "the **Pipeline**", comprises the totality of the **pipelines** for which licences to construct were issued to the **Licensee** on:

3.1.1. 9 November 2001, 20 December 2001 and 25 January 2002, as amended; and

3.1.2. 15 July 2008 as amended from time to time, and in respect of which the **Licensee** has complied, to the satisfaction of the **Director of Gas Safety**, with all requirements of the **Director of Gas Safety** in relation to the construction of, and flow of **gas** through, that **Pipeline**.

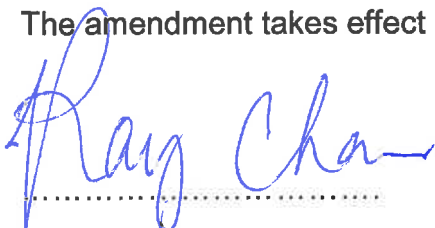
Clause 4.6 of Schedule 2 is amended to read:

4.6 The **Licensee** must consider any comments made by the **Regulator** and the **Director of Gas Safety** on the **management plans** and, if required by the **relevant Regulator/Director**, amend provisions of a **management plan** related to reporting to the **relevant Regulator/Director**, including processes for capturing and analysing data that is to be reported.

Clause 4.9 of Schedule 2 is amended to read:

4.9 If required by the **relevant Regulator/Director**, reports prepared in accordance with clause 4.7 of this schedule 2 are to be submitted to the **relevant Regulator/Director** accompanied by a report prepared by a **reporter**.

The amendment takes effect on the date of this notice.



Raymond Chan

DELEGATE OF THE REGULATOR

23 July 2012