



*GAS PIPELINES ACT 2000*

## **NOTICE OF AMENDMENT No 9**

### **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:

I. Clause 3 is amended to read:

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### 3. Pipeline Operation and Maintenance

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 on 12 August 2010<sup>1</sup> and 15 October 2010<sup>2</sup>.

3.1A Notwithstanding Clause 3.1, the ***Pipeline*** does not include the abandoned section of pipeline which is described in schedule 7.<sup>3</sup>

3.2. The ***Licensee*** must operate and maintain the ***Pipeline*** in accordance with, and otherwise comply with, **AS 2885** and any other standards required by the ***Director of Gas Safety***.

II. Further, schedule 7 is created and attached to the pipeline licence and reads:

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<sup>1</sup> Amended 17 December 2010, Notice of Variation No 7

<sup>2</sup> Amended 12 July 2011, Notice of Amendment No 8

<sup>3</sup> Amended 9 March 2012, Notice of Amendment No 9



The amendment takes effect on the date of this notice.

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Glenn Appleyard

**CHAIRMAN**

**TASMANIA ECONOMIC REGULATOR**

9 March 2012