IN THE DISPUTE RESOLUTION PANEL AT MELBOURNE

(Constituted for a determination as to compensation under rule 226 of the National Gas Rules)

BETWEEN:

AGL Sales Pty Limited (ABN 88 090 538 337) (AGL)

Origin Energy Ltd (ABN 73 000 000 331) (Origin)

and

Australian Energy Market Operator Limited (ABN 94 072 010 327) (AEMO)

DETERMINATION
(National Gas Rules, rules 135H1 and 226)

The Dispute Resolution Panel determines that:

1. It is confirmed that an unintended scheduling result occurred on 15 March 2010, produced by scheduling instructions issued to AGL and to Origin as part of the operating schedules for that gas day, for injection of natural gas at the Longford injection point of the Victorian Declared Transmission System (the unintended scheduling result).

2. AGL is to receive compensation for the unintended scheduling result in the amount of $23,741.61 including GST, to be paid by AEMO in a manner agreed by AEMO and AGL from the Participant compensation fund before 30 June 2010.

3. Origin is to receive compensation for the unintended scheduling result in the amount of $80,858.04 including GST, to be paid by AEMO in a manner agreed by AEMO and Origin from the Participant compensation fund before 30 June 2010.

Date: 10 June 2010

[Signature]

Peter R D Gray

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