

IN THE DISPUTE RESOLUTION PANEL AT MELBOURNE

**(Constituted for a determination as to compensation under clause 3.16.2 of the
National Electricity Rules)**

BETWEEN

Woodlawn Wind Pty Limited (ABN 38 139 165 610)

Lake Bonney Wind Power Pty Limited (ABN 48 104 654 837) **(Infigen)**

and

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

DETERMINATION

(National Electricity Rules, clause 3.16.2)

The Dispute Resolution Panel determines that:

1. Compensation is not payable to Woodlawn Wind Pty Limited (**Woodlawn Wind**) and Lake Bonney Wind Power Pty Limited (**Lake Bonney**) for the lost opportunity to create certificates pursuant to the *Renewable Energy (Electricity) Act 2000* (Cth) in respect of the *scheduling error* declared by AEMO on 7 June 2012 in its Scheduling Error Report entitled "Incorrect Unconstrained Intermittent Generation Forecasts for Semi-Scheduled Generators".
2. The costs of the dispute resolution process are allocated as follows:
 - (a) half of the costs of the dispute resolution process are to be paid by Woodlawn Wind and Lake Bonney; and
 - (b) half of the costs of the dispute resolution process are to be paid by AEMO.

Date: 12 December 2012

The Hon Michael E J Black AC QC

Geoffrey Swier

Peter R D Gray SC
Liability limited by a scheme approved
under professional standards legislation